

DEPARTMENT OF HEALTH AND HUMAN SERVICES
CENTERS FOR MEDICARE & MEDICAID SERVICES

PRINTED: 08/14/2024

FORM APPROVED

OMB NO. 0938-039

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION		X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER 155390		X2) MULTIPLE CONSTRUCTION A. BUILDING 00 B. WING		X3) DATE SURVEY COMPLETED 07/15/2024	
NAME OF PROVIDER OR SUPPLIER BRICKYARD HEALTHCARE - WOODBRIDGE CARE CENTER				STREET ADDRESS, CITY, STATE, ZIP COD 816 N FIRST AVE EVANSVILLE, IN 47710			
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F 0000 Bldg. 00	<p>This visit was for a Recertification and State Licensure Survey.</p> <p>Survey dates: July 8, 9, 10, 11, 12, and 15, 2024.</p> <p>Facility number: 000438 Provider number: 155309 AIM number: 100274170</p> <p>Census Bed Type: SNF/NF: 48 Total: 48</p> <p>Census Payor Type: Medicare: 4 Medicaid: 40 Other: 4 Total: 48</p> <p>These deficiencies reflect State Findings cited in accordance with 410 IAC 16.2-3.1.</p> <p>Quality review completed July 24, 2024.</p>			F 0000	<p>PLAN OF CORRECTION FOR WOODBRIDGE CARE CENTER F000 INITIAL COMMENTS</p> <p>. The creation and submission of this Plan of Correction does not constitute an admission by this provider of any conclusion set forth in the statement of deficiencies, or of any violation of regulation. This provider respectfully requests that this 2567 Plan of Correction be considered the Letter of Credible Allegation of Compliance and requests a desk review in lieu of a post survey review on or after August 16, 2024.</p>		
F 0558 SS=D Bldg. 00	<p>483.10(e)(3) Reasonable Accommodations Needs/Preferences §483.10(e)(3) The right to reside and receive services in the facility with reasonable accommodation of resident needs and preferences except when to do so would endanger the health or safety of the resident or other residents. Based on observation, interview, and record review, the facility failed to provide reasonable accommodations of needs by transporting a resident in an improperly fitted wheelchair for 1 of</p>			F 0558	<p>F558 Reasonable Accommodations Needs/Preferences What correction action(s) will be</p>		08/16/2024

LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE

TITLE

(X6) DATE

Lana Ballard

Area Vice President/HFA

08/09/2024

Any deficiency statement ending with an asterisk (*) denotes a deficiency which the institution may be excused from correcting providing it is determined that other safeguards provide sufficient protection to the patients. (see instructions.) Except for nursing homes, the findings stated above are disclosable following the date of survey whether or not a plan of correction is provided. For nursing homes, the above findings and plans of correction are disclosable following the date these documents are made available to the facility. If deficiencies are cited, an approved plan of correction is requisite to continued program participation.

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	<p>1 residents reviewed for mobility. (Resident 8)</p> <p>Findings include:</p> <p>During an observation on 7/9/24 at 9:46 A.M., Resident 8 was observed sitting in a manual wheelchair in the hallway. Resident 8 indicated he was ready to get out of the wheelchair and go to bed.</p> <p>During an interview on 7/10/24 at 9:47 A.M., RN (Registered Nurse) 3 indicated the manual wheelchair was not Resident 8's personal wheelchair and was the one staff used for transportation due to Resident 8's personal electric wheelchair not being able to fit in the facility's mobility van.</p> <p>On 7/10/24 at 10:39 A.M., Resident 8's clinical record was reviewed. Resident 8 was admitted on 2/13/12. Current diagnoses included, but were not limited to, quadriplegia, post traumatic seizures, COPD (chronic obstructive pulmonary disease), stage four (4) pressure ulcers, and contracture of muscle/joint.</p> <p>The most recent Quarterly MDS (Minimum Data Set) Assessment, dated 4/22/24, indicated Resident 8 was cognitively intact, and was fully dependent on staff for eating, toileting, bathing, and transfers.</p> <p>Current orders included, but were not limited to: "OT (Occupational Therapy) screen attempted due to reports of poor positioning in wheelchair however pt (patient) LOA (leave of absence/out of building) at this time" Order date 7/10/24</p> <p>During an interview on 7/12/24 at 9:29 A.M. Occupational Therapist 10 indicated she was not</p>				<p>accomplished for those residents found to have been affected by the deficient practice?</p> <p>Therapy evaluated resident #8 for proper fitting manual wheelchair for use during appointments.</p> <p>How will you identify other residents having the potential to be affected by the same deficient practice and what corrective action will be taken?</p> <p>All residents have the potential to be affected by the alleged deficient practice. What measures will be put into place or what systemic changes will you make to ensure that the deficient practice does not recur?</p> <p>DNS/Designee to in-service all nursing staff to ensure proper manual wheelchair is used when resident #8 needs to leave for an appointment on or before August 16, 2024.</p> <p>How will the corrective action(s) be monitored to ensure the deficient practice will not recur, i.e., what quality assurance program will be put into place?</p> <p>DNS/Designees will monitor the nursing staff usage for the correct wheelchair for residents for twice a week for four weeks; One time a month for four months, DNS/designee will report findings to QAPI for 6 months.</p>		

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F 0580 SS=D Bldg. 00	<p>aware until this week Resident 8's trunk was not being supported in the manual wheelchair nursing staff had been using to transport Resident 8 in the mobility van.</p> <p>On 7/15/24 at 3:04 P.M., the Regional Support Consultant provided a document titled Functional Mobility and Wheelchair Assessment, dated 4/24/24, that indicated manual wheelchair use was contraindicated for Resident 8 by diagnoses, the only mobility device that met the needs for safety independent functional ambulation/mobility was a power wheelchair due to quadriplegia and impairment in arms, legs, and trunk, and stage 4 pressure wounds on the sacral region, and inability to achieve repositioning for pressure relief in a standard wheelchair.</p> <p>On 7/15/24 at 12:10 P.M. the Administrator provided a policy titled Therapy Evaluation, dated 2023, that indicated The Licensed Therapist will perform an initial evaluation upon physician referral and any re-evaluation where indicated.</p> <p>3.1-3(v)(1)</p> <p>483.10(g)(14)(i)-(iv)(15) Notify of Changes (Injury/Deterioration/Room, etc.) §483.10(g)(14) Notification of Changes. (i) A facility must immediately inform the resident; consult with the resident's physician; and notify, consistent with his or her authority, the resident representative(s) when there is-</p> <p>(A) An accident involving the resident which results in injury and has the potential for requiring physician intervention; (B) A significant change in the resident's physical, mental, or psychosocial status (that is, a deterioration in health, mental, or</p>				<p>Date of Compliance: August 16, 2024</p> <p>*We are requesting paper compliance for tag F558</p>		

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	<p>psychosocial status in either life-threatening conditions or clinical complications); (C) A need to alter treatment significantly (that is, a need to discontinue an existing form of treatment due to adverse consequences, or to commence a new form of treatment); or (D) A decision to transfer or discharge the resident from the facility as specified in §483.15(c)(1)(ii). (ii) When making notification under paragraph (g)(14)(i) of this section, the facility must ensure that all pertinent information specified in §483.15(c)(2) is available and provided upon request to the physician. (iii) The facility must also promptly notify the resident and the resident representative, if any, when there is- (A) A change in room or roommate assignment as specified in §483.10(e)(6); or (B) A change in resident rights under Federal or State law or regulations as specified in paragraph (e)(10) of this section. (iv) The facility must record and periodically update the address (mailing and email) and phone number of the resident representative(s).</p> <p>§483.10(g)(15) Admission to a composite distinct part. A facility that is a composite distinct part (as defined in §483.5) must disclose in its admission agreement its physical configuration, including the various locations that comprise the composite distinct part, and must specify the policies that apply to room changes between its different locations under §483.15(c)(9). Based on observation, interview, and record review, the facility failed to notify a resident's</p>			F 0580	F580 Notify of Changes		08/16/2024

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	<p>physician of treatments not provided for 1 of 2 residents reviewed for pressure ulcers. (Resident 8)</p> <p>Finding includes:</p> <p>On 7/10/24 at 10:39 A.M., Resident 8's clinical record was reviewed. Resident 8 was admitted on 2/13/12. Current diagnoses included, but were not limited to, quadriplegia, post traumatic seizures, COPD (chronic obstructive pulmonary disease), stage four (4) pressure ulcers, and contracture of muscle/joint.</p> <p>The most recent Quarterly MDS (Minimum Data Set) Assessment, dated 4/22/24, indicated Resident 8 was cognitively intact, and was fully dependent on staff for eating, toileting, bathing, and transfers.</p> <p>Current physician orders included, but were not limited to:</p> <p>Dakins external solution (sodium hypochlorite) Apply to coccyx topically every day and night shift for wounds, start date 7/3/24.</p> <p>Cleanse with Dakins Solution, apply silver alginate to the wound bed and cover with superabsorbent dressing every day and night shift for Stage three pressure area to right dorsal foot.</p> <p>Wound #1 left gluteal pressure treatment recommendations: Cleanse with 0.25% Dakins solution, apply silver alginate to base of the wound, secure with superabsorbent (dressing), change BID (twice a day) every day and night shift for stage three pressure area to left gluteal/buttock.</p> <p>Wound #2 coccyx pressure treatment recommendations: Cleanse with 0.25% Dakins</p>		<p>(Injury/Decline/Room, etc)</p> <p>What correction action(s) will be accomplished for those residents found to have been affected by the deficient practice?</p> <p>Resident #8 wound update was communicated to MD and updated in PCC.</p> <p>How will you identify other residents having the potential to be affected by the same deficient practice and what corrective action will be taken?</p> <p>All residents have the potential to be affected by the alleged deficient practice.</p> <p>Facility audit done on all wounds and orders for wounds. MD updated and notified of all current wounds.</p> <p>What measures will be put into place or what systemic changes will you make to ensure that the deficient practice does not recur?</p> <p>DNS/designee to in-service licensed nursing staff in-service to ensure MD is being notified on all new wounds on or before August 16, 2024.</p> <p>How will the corrective action(s) be monitored to ensure the deficient practice will not recur, i.e., what quality assurance program will be put into place?</p> <p>DNS/designees will conduct an audit tool on new wounds and orders to ensure MD was notified twice a week for four weeks; One</p>				

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	<p>solution. apply silver alginate to base of the wound, secure with superabsorbent (dressing), change BID, every day and night shift for stage four pressure area to coccyx.</p> <p>Wound #3 right gluteal pressure treatment recommendations: Cleanse with 0.25% Dakins solution, apply silver alginate to base of the wound, secure with superabsorbent (dressing), change daily, every day and night shift for stage four pressure area to right gluteal/buttock.</p> <p>Current care plans included, but were not limited to: (Resident) has personal preference to be "changed on his time and not when staff come in to do it." Honor personal preference as safely able. Notify MD (doctor) of resident preference; Date initiated 1/18/24.</p> <p>The following progress notes indicate times and dates during the past month when Resident 8 refused treatment, while sleeping, and further attempts to change dressings during wake hours were not documented.</p> <p>7/11/24 4:37 A.M. (Resident) is currently asleep and does not want this nurse to change dressings on foot or buttocks and coccyx.</p> <p>7/8/24 11:50 P.M. (Resident) states he just got comfortable and doesn't want to move.</p> <p>7/6/24 5:34 A.M. Resident refused this nurse to do treatment stating he was trying to sleep and didn't feel like doing it.</p> <p>6/30/24 12:35 A.M. Resident refused to have treatments done. Wanted to sleep.</p> <p>6/29/24 4:21 A.M. Resident did not want this nurse to complete dressing changes while resident trying to sleep.</p> <p>6/23/24 10:41 P.M. (Not administered) Resident</p>				<p>time a month for four months, DNS/designee will report findings to QAPI for 6 months.</p> <p>*We are requesting paper compliance for tag F580</p> <p>Date of Compliance: August 16, 2024</p>		

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F 0600 SS=D Bldg. 00	<p>sleeping 6/22/24 2:21 A.M. (Resident) refused to have treatments done. Resident was tired and just wanted to go to sleep.</p> <p>During an interview on 7/12/24 at 9:23 A.M. Physician 12 indicated she had not been notified of wound treatment refusals or change in preference time of treatments for Resident 8.</p> <p>During an interview on 7/12/24 at 11:09 A.M., the Regional Support Consultant read results, from the MRI performed on Resident 8 on 7/9/24, and indicated Resident 8 was positive for osteomyelitis (bone infection) and the results had not yet been sent to Resident 8's physician, but she would send them at this time.</p> <p>On 7/15/24 at 12:10 P.M., the Administrator provided a policy titled Promoting/Maintaining Resident Self-Determination, dated 2024, that indicated The facility will accommodate the resident preferences to the extent possible and as agreed upon by the resident sponsor and physician.</p> <p>A policy relating to physician notification was requested but was not provided.</p> <p>3.1-5(a)(3)</p> <p>483.12(a)(1) Free from Abuse and Neglect §483.12 Freedom from Abuse, Neglect, and Exploitation The resident has the right to be free from abuse, neglect, misappropriation of resident property, and exploitation as defined in this subpart. This includes but is not limited to freedom from corporal punishment, involuntary seclusion and any physical or</p>						

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	<p>chemical restraint not required to treat the resident's medical symptoms.</p> <p>§483.12(a) The facility must-</p> <p>§483.12(a)(1) Not use verbal, mental, sexual, or physical abuse, corporal punishment, or involuntary seclusion;</p> <p>Based on record review and interviews, the facility failed to protect the resident's right to be free from physical abuse by staff for 1 of 1 resident's reviewed for facility reported incidents of staff to resident physical contact. (Resident 8)</p> <p>Finding includes:</p> <p>On 7/9/24 at 8:45 A.M., a facility reported incident, dated 3/13/24 at 3:01 A.M., was reviewed. The incident form indicated Resident 8 reported that during PM (evening) care, Employee 13 made contact to Resident's head. Employee 13 was immediately suspended pending investigation. A follow up added 3/21/24 indicated Resident 8 showed no signs of distress and Employee 13 chose not to participate in the investigation and resigned from employment.</p> <p>On 7/10/24 at 10:39 A.M., Resident 8's clinical record was reviewed. Resident 8 was admitted on 2/13/12. Current diagnoses included, but were not limited to, quadriplegia and contracture of muscle/joint.</p> <p>The most recent Quarterly MDS (Minimum Data Set) Assessment, dated 4/22/24, indicated Resident 8 was cognitively intact, and was fully dependent on staff for eating, toileting, bathing, and transfers.</p> <p>During an interview on 7/9/24 at 8:55 A.M., the</p>		F 0600	<p>F600</p> <p>Free from Abuse and Neglect</p> <p>What correction action(s) will be accomplished for those residents found to have been affected by the deficient practice?</p> <p>Resident #8 did not have any deficient outcomes for the alleged deficient practice.</p> <p>Employee #901594905 no longer works for the facility.</p> <p>How will you identify other residents having the potential to be affected by the same deficient practice and what corrective action will be taken?</p> <p>All residents have the potential to be affected by the alleged deficient practice.</p> <p>What measures will be put into place or what systemic changes will you make to ensure that the deficient practice does not recur?</p> <p>ED/Designee will conduct an in-service with all staff related to Abuse Prohibition/policy on or before August 16, 2024, along with continued ongoing education provided to all staff.</p> <p>All staff will be in-serviced monthly and more often as needed</p>		08/16/2024	

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	<p>Administrator provided clarification that the verbiage "made contact" was intended to mean Resident 8's head bent forward and touched Employee 13's chest when Employee 13 was assisting Resident 8 with changing Resident 8's shirt. The investigation file was provided and the following was included:</p> <p>A screenshot of a text message from QMA 15 reads "I was passing meds (medications) with my back to (employee 13) and (Resident 8). (Resident 8) all of a sudden says why did you slap me? So I turned around and said what? (Employee 13) instantly started to apologize saying I thought you bit me."</p> <p>An email from the Social Service Director dated 3/15/24 at 4:00 P.M. indicated on 3/12/24, while Resident 8 was being provided care, Employee 13 was attempting to remove Resident 8's shirt when Resident 8 involuntarily moved forward and his head touched Employee 13's nametag, and Employee 13 immediately took her hand and hit Resident 8's face.</p> <p>A statement dated 3/13/24, signed by Employee 13, indicated she was helping Resident 8 change his shirt when Resident 8 acted like he was going to bite Employee 13 so she put her hand up to his face and pushed him back and he stated wow I just got slapped.</p> <p>During an anonymous interview on 7/10/24 at 8:31 A.M., the anonymous person indicated an incident that happened on 3/12/24 between Employee 13 and Resident 8, where Employee 13 slapped Resident 8 in the face. The anonymous person indicated since Employee 13 was fired, she and her spouse had harassed Resident 8 about reporting the the incident while Resident 8 was</p>				<p>regarding prevention, Abuse Policy, Abuse identification, investigation, and reporting of abuse and the Elder Justice Act and Resident Rights.</p> <p>How will the corrective action(s) be monitored to ensure the deficient practice will not recur, i.e., what quality assurance program will be put into place?</p> <p>ED/designee will conduct abuse QA tool weekly times 4 weeks, monthly times 4 months and all findings will be reviewing during QAPI.</p> <p>*We are requesting paper compliance for tag F600</p> <p>Date of Compliance: August 16, 2024</p>		

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F 0622 SS=D Bldg. 00	<p>out in the community with family.</p> <p>During an interview on 7/15/24 at 8:59 A.M., the Administrator indicated she didn't recall the timeline of the incident that happened, that she was gone from the building for training at that time because administration was switching and there wasn't great communication between the old administrator about incidents going on in the building. The Regional Support Consultant states she is the one who made the report and even though employee 13 had given a written statement, she reported on the State Incident Form that Employee 13 had not given a statement because Employee 13 would not come to the building to talk to administration in person.</p> <p>On 7/9/24 at 9:45 A.M., the Administrator provided a policy titled Abuse, Neglect, and Exploitation, dated 2022, that indicated The facility will implement policies and procedures to prevent and prohibit all types of abuse, neglect, misappropriation of residents property, and exploitation. The facility will have written procedures that include reporting of alleged violations to the Administrator, state agency, adult protective services and all other required agencies (law enforcement when applicable) Immediately, but not later that 2 (two) hours after the allegation is made, even if the events that cause the allegation involve abuse or result in serious bodily injury. Assuring that reporters are free from retaliation or reprisal.</p> <p>3.1-27(a)(1)</p> <p>483.15(c)(1)(i)(ii)(2)(i)-(iii) Transfer and Discharge Requirements §483.15(c) Transfer and discharge- §483.15(c)(1) Facility requirements-</p>						

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CENTERS FOR MEDICARE & MEDICAID SERVICES

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NAME OF PROVIDER OR SUPPLIER BRICKYARD HEALTHCARE - WOODBRIDGE CARE CENTER				STREET ADDRESS, CITY, STATE, ZIP COD 816 N FIRST AVE EVANSVILLE, IN 47710			
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	<p>(i) The facility must permit each resident to remain in the facility, and not transfer or discharge the resident from the facility unless-</p> <p>(A) The transfer or discharge is necessary for the resident's welfare and the resident's needs cannot be met in the facility;</p> <p>(B) The transfer or discharge is appropriate because the resident's health has improved sufficiently so the resident no longer needs the services provided by the facility;</p> <p>(C) The safety of individuals in the facility is endangered due to the clinical or behavioral status of the resident;</p> <p>(D) The health of individuals in the facility would otherwise be endangered;</p> <p>(E) The resident has failed, after reasonable and appropriate notice, to pay for (or to have paid under Medicare or Medicaid) a stay at the facility. Nonpayment applies if the resident does not submit the necessary paperwork for third party payment or after the third party, including Medicare or Medicaid, denies the claim and the resident refuses to pay for his or her stay. For a resident who becomes eligible for Medicaid after admission to a facility, the facility may charge a resident only allowable charges under Medicaid; or</p> <p>(F) The facility ceases to operate.</p> <p>(ii) The facility may not transfer or discharge the resident while the appeal is pending, pursuant to § 431.230 of this chapter, when a resident exercises his or her right to appeal a transfer or discharge notice from the facility pursuant to § 431.220(a)(3) of this chapter, unless the failure to discharge or transfer would endanger the health or safety of the resident or other individuals in the facility. The facility must document the danger that failure to transfer or discharge would pose.</p>						

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	<p>§483.15(c)(2) Documentation.</p> <p>When the facility transfers or discharges a resident under any of the circumstances specified in paragraphs (c)(1)(i)(A) through (F) of this section, the facility must ensure that the transfer or discharge is documented in the resident's medical record and appropriate information is communicated to the receiving health care institution or provider.</p> <p>(i) Documentation in the resident's medical record must include:</p> <p>(A) The basis for the transfer per paragraph (c)(1)(i) of this section.</p> <p>(B) In the case of paragraph (c)(1)(i)(A) of this section, the specific resident need(s) that cannot be met, facility attempts to meet the resident needs, and the service available at the receiving facility to meet the need(s).</p> <p>(ii) The documentation required by paragraph (c)(2)(i) of this section must be made by-</p> <p>(A) The resident's physician when transfer or discharge is necessary under paragraph (c)(1)(A) or (B) of this section; and</p> <p>(B) A physician when transfer or discharge is necessary under paragraph (c)(1)(i)(C) or (D) of this section.</p> <p>(iii) Information provided to the receiving provider must include a minimum of the following:</p> <p>(A) Contact information of the practitioner responsible for the care of the resident.</p> <p>(B) Resident representative information including contact information</p> <p>(C) Advance Directive information</p> <p>(D) All special instructions or precautions for ongoing care, as appropriate.</p> <p>(E) Comprehensive care plan goals;</p> <p>(F) All other necessary information, including a copy of the resident's discharge summary,</p>						

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	<p>consistent with §483.21(c)(2) as applicable, and any other documentation, as applicable, to ensure a safe and effective transition of care.</p> <p>Based on interview and record review, the facility failed to transport residents with proper documents, or transfers residents with legible documents for 2 of 3 residents reviewed for hospitalizations. (Resident 8 and Resident 54)</p> <p>Findings include:</p> <p>1. On 7/10/24 at 10:39 A.M., Resident 8's clinical record was reviewed. Resident 8 was admitted on 2/13/12. Current diagnoses included, but were not limited to, quadriplegia, post traumatic seizures, COPD (chronic obstructive pulmonary disease), stage four (4) pressure ulcers, and contracture of muscle/joint.</p> <p>The most recent Quarterly MDS (Minimum Data Set) Assessment, dated 4/22/24, indicated Resident 8 was cognitively intact, and was fully dependent on staff for eating, toileting, bathing, and transfers.</p> <p>The clinical record indicated during the past year, Resident 8 was discharged from the facility and admitted to the hospital on 9/4/23 and 5/10/24.</p> <p>A progress note dated 5/10/24 at 9:39 A.M., indicated Resident (was) sent to ER (emergency room). Transfer log, order summary, post form, and bed hold policy sent with resident.</p> <p>During an interview on the Regional Support Consultant indicated there were no documents sent with Resident 8 during the hospital visit on 9/4/23. The transfer/discharge forms sent with Resident 8 on the 5/10/24 hospital visit were</p>		F 0622	<p>F622 Transfer and Discharge Requirements</p> <p>What correction action(s) will be accomplished for those residents found to have been affected by the deficient practice?</p> <p>Resident #8 and resident #54 had no negative outcome d/t this alleged deficient practice.</p> <p>Resident #8 and resident #54 were provided with proper transfer/discharge papers. How will you identify other residents having the potential to be affected by the same deficient practice and what corrective action will be taken?</p> <p>All residents have the potential to be affected by the alleged deficient practice. What measures will be put into place or what systemic changes will you make to ensure that the deficient practice does not recur?</p> <p>Director of Nursing/Designee will in-service nursing staff on or before August 16, 2024, to send the proper transfer, discharge paperwork with all residents when being transferred or discharged from the facility.</p> <p>How will the corrective action(s) be</p>		08/16/2024	

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	<p>provided, however, the Administrator and Regional Support Consultant were unable to read the documents and indicated the paperwork sent with Resident 8 was not legible, and new forms would have to be printed to be able read them.</p> <p>2. On 7/11/24 at 2:49 P.M., Resident 54's clinical record was reviewed. Diagnoses included, but were not limited to, end stage renal disease and essential (primary) hypertension,</p> <p>The current Admission MDS (Minimum Data Set) Assessment, dated 5/1/24, indicated Resident 54 was cognitively intact and needed supervision for eating, dressing, and mobility.</p> <p>A Significant Change Nurse's Progress Note, dated 5/27/24 at 2:26 P.M., indicated the resident was having chest pain and shortness of breath. Vital signs indicated Blood Pressure 224/125, Pulse 86, Respirations 18, and Oxygen Saturation of 92%. Nurse Practitioner was called, and the new orders were received to transfer the resident to the Emergency Room.</p> <p>The record lacked an order to transfer and paperwork for transfer, discharge, and bed hold.</p> <p>During an interview on 7/15/24 at 8:53 A.M., the Regional Support Person indicated that the facility could not locate any transfer/discharge/ bed hold information requested for 5/27/24.</p> <p>On 7/15/24 at 8:53 A.M. the Administrator provided a policy titled Transfer and Discharge, dated 2024, that indicated the facility's transfer/discharge notice will be provided to the resident and the resident's representative in a language and manner in which they can understand. For transfer to another provider, for any reason, the following information must be</p>		<p>monitored to ensure the deficient practice will not recur, i.e., what quality assurance program will be put into place?</p> <p>Director of Nursing/Designees will audit resident transfers and discharges to ensure the proper paperwork is being sent twice a week for four weeks; one time a month for four months, DNS/designee will report findings to QAPI for 6 months.</p> <p>*We are requesting paper compliance for tag F622 Date of Compliance: August 16, 2024</p>				

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F 0641 SS=D Bldg. 00	<p>provided to the receiving provider: Contact information of the practitioner who is responsible for the care of the resident; Resident representative information, including contact information; all advanced directive information; all other information necessary to meet the residents needs... The original copies of the transfer form and Advance Directive accompany the resident. Provide a notice of transfer and the facility's bed hold policy to the resident and representative. The Social Services Director will provide copies of notices for emergency transfers to the Ombudsman.</p> <p>3.1-12(a)(16)</p> <p>483.20(g) Accuracy of Assessments §483.20(g) Accuracy of Assessments. The assessment must accurately reflect the resident's status.</p> <p>Based on record and interview the facility failed to ensure the MDS (Minimum Data Set) Assessment was completed accurately for 1 of 2 residents reviewed for unnecessary medications and bladder.(Resident 4)</p> <p>Findings include:</p> <p>On 7/10/24 at 8:31 A.M., Resident 4's clinical record was reviewed. Diagnoses included, but were not limited to, cerebral palsy and flaccid neuropathic bladder, not elsewhere specified.</p> <p>The current Quarterly MDS (Minimum Data Set) Assessment dated 6/13/24. The MDS indicated Resident 4 was cognitively intact and was dependent on transfer, eating, and mobility. The Bowel and Bladder section indicated Resident 4 had an indwelling, suprapubic and external</p>		F 0641	<p>F641 Accuracy of Assessments</p> <p>What correction action(s) will be accomplished for those residents found to have been affected by the deficient practice? MDS coordinator corrected Resident 4's MDS. How will you identify other residents having the potential to be affected by the same deficient practice and what corrective action will be taken? All residents have the potential to be affected by the alleged deficient practice. What measures will be put into place or what systemic changes</p>		08/16/2024	

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F 0656 SS=D Bldg. 00	<p>catheters with a colostomy.</p> <p>A Significant Change MDS dated 3/5/24 indicated that Resident 4 had an indwelling, suprapubic catheter and no external catheter or colostomy.</p> <p>Physician orders included but were not limited to: Change suprapubic catheter drainage bag weekly and PRN (As Needed) dated 3/27/2024. Change catheter as needed (occlusion, dislodgement, possible infection, etc.) as needed for catheter use dated 10/10/2023.</p> <p>During an interview on 7/10/24 at 9:47 A.M., the MDS nurse indicated the MDS was wrong for Resident 4 and needed to be corrected.</p> <p>During an interview on 7/15/24 at 11:40 A.M., the Regional Support Person indicated the facility would follow the RAI (Resident Assessment Instrument) and may have a policy for the accuracy of MDS.</p> <p>A current, nondated policy "Conducting an Accurate Resident Assessment." The policy indicated "...an assurance that all residents receive and accurate assessment, reflective of the resident's status at the time of the assessment...qualified staff who knowledgeable about the resident will conduct and accurate assessment addressing each resident's status, needs, strengths, and areas of decline...information provided by the initial comprehensive assessment establishes baseline data the ongoing assessment of resident progress."</p> <p>483.21(b)(1)(3) Develop/Implement Comprehensive Care Plan §483.21(b) Comprehensive Care Plans §483.21(b)(1) The facility must develop and</p>			<p>will you make to ensure that the deficient practice does not recur? MDS/designee will provide in-service appropriate to staff to ensure the MDS assessments accurately reflect the resident's diagnosis on or before August 16, 2024.</p> <p>MDS coordinator will be re-educated on indicating residents indwelling, suprapubic, external catheters, and colostomy's and on accuracy of assessments.</p> <p>How will the corrective action(s) be monitored to ensure the deficient practice will not recur, i.e., what quality assurance program will be put into place? DNS/Designees will monitor the MDS's assessment for accuracy of assessments for twice a week for four weeks; one time a month for four months, DNS/designee will report findings to QAPI for 6 months.</p> <p>*We are requesting paper compliance for tag F641</p> <p>Date of Compliance: August 16, 2024</p>			

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	<p>implement a comprehensive person-centered care plan for each resident, consistent with the resident rights set forth at §483.10(c)(2) and §483.10(c)(3), that includes measurable objectives and timeframes to meet a resident's medical, nursing, and mental and psychosocial needs that are identified in the comprehensive assessment. The comprehensive care plan must describe the following -</p> <p>(i) The services that are to be furnished to attain or maintain the resident's highest practicable physical, mental, and psychosocial well-being as required under §483.24, §483.25 or §483.40; and</p> <p>(ii) Any services that would otherwise be required under §483.24, §483.25 or §483.40 but are not provided due to the resident's exercise of rights under §483.10, including the right to refuse treatment under §483.10(c)(6).</p> <p>(iii) Any specialized services or specialized rehabilitative services the nursing facility will provide as a result of PASARR recommendations. If a facility disagrees with the findings of the PASARR, it must indicate its rationale in the resident's medical record.</p> <p>(iv) In consultation with the resident and the resident's representative(s)-</p> <p>(A) The resident's goals for admission and desired outcomes.</p> <p>(B) The resident's preference and potential for future discharge. Facilities must document whether the resident's desire to return to the community was assessed and any referrals to local contact agencies and/or other appropriate entities, for this purpose.</p> <p>(C) Discharge plans in the comprehensive care plan, as appropriate, in accordance with the requirements set forth in paragraph (c) of</p>						

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	<p>this section.</p> <p>§483.21(b)(3) The services provided or arranged by the facility, as outlined by the comprehensive care plan, must-</p> <p>(iii) Be culturally-competent and trauma-informed.</p> <p>Based on observation, record review, and interview, the facility failed to implement physician orders or develop care plans for 3 of 5 resident's reviewed for unnecessary medications. (Resident 4, Resident 9, Resident 15)</p> <p>Findings include:</p> <p>1. On 7/10/24 at 8:31 A.M., Resident 4's clinical record was reviewed. Diagnoses included, but were not limited to, major depressive disorder, anxiety state, unspecified, chronic pain, essential primary hypertension and osteoarthritis.</p> <p>The current Quarterly MDS (Minimum Data Set) Assessment dated 6/13/24 indicated Resident 4 was cognitively intact and was dependent on transfer, eating, and mobility. During the 7 days look back period the resident was noted to be on the following types of medications: Antidepressant, Antianxiety, Antipsychotic, Opioid, and Diuretic.</p> <p>Current physician orders included: Norco Oral Tablet 7.5-325 MG (Milligrams) (Hydrocodone-Acetaminophen)(pain medication).Give 1 tablet by mouth every 6 hours as needed for Pain related to PRIMARY GENERALIZED (OSTEO)ARTHRITIS dated 4/8/24.</p> <p>Pain monitoring q(every) shift, record any interventions (Pharmacological and Non-pharmacological every shift related to</p>	F 0656	<p>F656 Development/Implement Comprehensive Care Plan</p> <p>What correction action(s) will be accomplished for those residents found to have been affected by the deficient practice? Resident 4, 9, and 15: missing care plans were added to affected resident by MDS Coordinator. How will you identify other residents having the potential to be affected by the same deficient practice and what corrective action will be taken? All residents have the potential to be affected by the alleged deficient practice. What measures will be put into place or what systemic changes will you make to ensure that the deficient practice does not recur? Baseline audit of care plans for residents on antiplatelets will be completed biweekly x 2 months and then monthly for 4 months. MDS/designee will complete training will all nursing staff regarding compliance with documentation on MAR/TAR on or before August 16, 2024. Educated nursing of</p>		08/16/2024		

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	<p>OTHER CHRONIC PAIN dated 1/1/24.</p> <p>Clonazepam Tablet 0.5 MG (Anti-Anxiety Medication). Give 1 tablet by mouth two times a day related to ANXIETY DISORDER, UNSPECIFIED dated 10/10/2023.</p> <p>Monitor for side effects and report to physician: Anti-anxiety/Hypnotic medications-drowsiness, morning, hang over, ataxia, dry mouth, constipation, blurred vision, urinary retention, headache, vertigo, nausea, hypotension, tachycardia, weakness, sedation, lethargy, confusion, memory loss and dependence every shift related to ANXIETY DISORDER, UNSPECIFIED dated 10/11/23</p> <p>Dyazide Oral Capsule 37.5-25 MG (Triamterene and Hydrochlorothiazide)(Diuretic). Give 1 capsule by mouth one time a day related to ESSENTIAL (PRIMARY) HYPERTENSION dated 5/27/24.</p> <p>Monitor for S/S (Signs and Symptoms) of electrolyte imbalance related to diuretic use Q shift. Document and notify MD of Irregular Heartbeat, increased heart rate, fatigue, lethargy, convulsions/seizures, N/V/D(Nausea/Vomiting/Diarrhea), Constipation, muscle/abdominal cramping, confusion, headache every shift for Dyazide medication therapy related to ESSENTIAL (PRIMARY) HYPERTENSION dated 1/2/2024.</p> <p>Sertraline HCl Tablet 100 MG (Antidepressant). Give 200 mg by mouth one time a day for depression related to MAJOR DEPRESSIVE DISORDER, RECURRENT, MODERATE dated 10/11/23.</p>				<p>importance of care planning for antiplatelet medications.</p> <p>Missing documentation on MAR/TAR will be reviewed daily with the IDT team and areas with missing information will warrant follow-up investigation with the staff that was scheduled who failed to complete the documentation requirements.</p> <p>How will the corrective action(s) be monitored to ensure the deficient practice will not recur, i.e., what quality assurance program will be put into place?</p> <p>DNS/Designees will complete audit tool to include care plans and orders based off of MDS schedule twice a week for four weeks; once a month for four months, DNS/designee will report findings to QAPI for 6 months.</p> <p>*We are requesting paper compliance for tag F656 Date of Compliance: August 16, 2024</p>		

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	<p>Trazodone HCL Oral Tablet 200 MG (Antidepressant). Give 1 tablet at bedtime related to MAJOR DEPRESSIVE , RECURRENT, MODERATE dated 10/10/23.</p> <p>Monitor for side effects and report to physician: Antidepressant-Sedation, drowsiness, dry mouth, blurred vision, urinary retention, tachycardia, muscle tremor, agitation, headache, skin rash, photo sensitivity and excess weight gain every shift related to MAJOR DEPRESSIVE DISORDER, RECURRENT, MODERATE dated 10/11/23.</p> <p>Risperidone Tablet 1 MG (Antipsychotic).Give 2 tablets by mouth two times a day related to MAJOR DEPRESSIVE DISORDER; RECURRENT, MODERATE,UNSPECIFIED MOOD [AFFECTIVE] DISORDER dated 10/10/23.</p> <p>Monitor for side effects and report to physician: Antipsychotic medication-sedation, drowsiness, dry mouth, constipation, blurred vision, EPS (Extrapyramidal Symptoms), weight gain, edema, postural hypotension, sweating, loss of appetite, urinary retention every shift related to MAJOR DEPRESSIVE DISORDER, RECURRENT, MODERATE dated 10/11/23.</p> <p>The current care plan indicated that the resident has a potential for drug related complications associated with the use of antidepressant, antianxiety, and antipsychotic medications. Interventions included, but were not related to, Monitor for side effects and report to physician: Antipsychotic medication-sedation, drowsiness, dry mouth, constipation, blurred vision, EPS (Extrapyramidal Symptoms), weight gain, edema, postural hypotension, sweating, loss of appetite, urinary retention, Monitor for side effects and</p>						

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	<p>report to physician: Antidepressant-Sedation, drowsiness, dry mouth, blurred vision, urinary retention, tachycardia, muscle tremor, agitation, headache, skin rash, photo sensitivity and excess weight gain, Monitor for side effects and report to physician: Anti-anxiety/Hypnotic medications-drowsiness, morning, hang over, ataxia, dry mouth, constipation, blurred vision, urinary retention, headache, vertigo, nausea, hypotension, tachycardia, weakness, sedation, lethargy, confusion, memory loss dated 10/12/23</p> <p>The resident takes hypertension medication and will remain free of complications. Interventions include</p> <p>Monitor for S/S (Signs and Symptoms) of electrolyte imbalance related to diuretic use Q shift. Document and notify MD of Irregular Heartbeat, increased heart rate, fatigue, lethargy, convulsions/seizures, N/V/D(Nausea/Vomiting/Diarrhea), Constipation, muscle/abdominal cramping, confusion, headache dated 10/20/23.</p> <p>The resident is at risk for pain related to osteoarthritis and adequate pain level will be maintained date 10/20/23. Interventions included but were not limited to administering pain medications as ordered and utilize pain monitoring tool to evaluate effectiveness of interventions dated 10/20/23.</p> <p>On 7/11/24 at 2:10 P.M ., the June MAR (Medication Administration Record) and TAR (Treatment Administration Record) was reviewed, and the following dates and shifts lacked documentation:</p> <p>MAR AND TAR reviewed for June 2024 indicated:</p>						

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	Lacked documentation for antianxiety interventions evenings 6/8/24				
	Lacked documentation for electrolyte imbalance interventions evenings-6/8/24				
	Lacked documentation for antipsychotic interventions evenings-6/8/24				
	Lacked documentation for antidepressant interventions evenings 6/8/24				
	Lacked documentation of pain monitoring interventions evenings 6/8/24 and 6/9/24				
	TAR and MAR for April 2024 Lacked pain monitoring q shift interventions days 4/5/24 and 4/19/24 evenings 4/6 4/10 days 4/8 4/18				
	Lacked monitoring for electrolyte monitoring interventions even 4/6 night 4/5 4/19 days 4/8, 4/10 4/15				
	Lacked monitoring documentation for antianxiety interventions evenings 4/6/24 nights 4/6/24 and 4/19/24 days 4/8/24, 4/10/24 and 4/15/24				
	Lacked monitoring documentation for antidepressant interventions				

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	<p>nights- 4/5/24 and 4/19/24 evening- 4/6/24 days- 4/8/24, 4/10/24, and 4/15 /24</p> <p>Lacked monitoring documentation for antipsychotic interventions nights- 4/5/24 and 4/19/24 evening -4/624 days- 4/8/24, 4/10/24, and 4/15/24</p> <p>MAY MAR AND TAR Lacked documentation of monitoring for electrolytes interventions days 5/2/24 nights 5/1024</p> <p>Lacked documentation of antianxiety interventions days 5/2/24 nights 5/10/24</p> <p>Lacked documentation of antidepressant interventions days- 5/2/24 nights- 5/10/24</p> <p>Lacked documentation of antipsychotic interventions days 5/2 nights 5/10</p> <p>Duplicate pain monitoring days 5/2/10 nights 5/10/24</p> <p>During an interview on 7/11/24 at 2:05 P.M., the DON (Director of Nursing) indicated if there is a refusal or reason the medication was not given should be documented in the progress notes.</p>						

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	<p>2. On 7/11/24 at 9:27 A.M., Resident 9's clinical record was reviewed. Diagnoses included, but were not limited to non-specified dementia, unspecified severity, with other behavioral disturbance, generalized anxiety order, bipolar disorder, and major depressive disorder, recurrent.</p> <p>The current Quarterly MDS assessment dated 6/6/24 indicated Resident 9 was cognitively impaired and needed supervision with eating, dressing, toileting, and transferring. During the 7 days look back period the resident was on the following types of medication antipsychotic, antianxiety, antidepressant, and opioid. No behaviors were exhibited during this time.</p> <p>Current physician orders included but not limited to:</p> <p>Diazepam Oral Tablet 5 MG (Milligrams) (Diazepam) (antianxiety).Give 1 tablet by mouth three times a day related to GENERALIZED ANXIETY DISORDER,BIPOLAR DISORDER, UNSPECIFIED dated 4/22/2024.</p> <p>Monitor for side effects and report to physician: Anti-anxiety/Hypnotic medications-drowsiness, morning, hang over, ataxia, dry mouth, constipation, blurred vision, urinary retention, headache, vertigo, nausea, hypotension, tachycardia, weakness, sedation, lethargy, confusion, memory loss and dependence every shift for Diazepam related to GENERALIZED ANXIETY DISORDER dated 3/9/2024.</p> <p>Risperdal Oral Tablet 3 MG (Risperidone) (Antipsychotic).Give 1 tablet by mouth in the morning related to UNSPECIFIED DEMENTIA, UNSPECIFIED SEVERITY, WITH OTHER BEHAVIORAL DISTURBANCE dated 4/15/2024</p>						

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	<p>Risperdal Oral Tablet 2 MG (Risperidone) (Antipsychotic). Give 1 tablet by mouth in the evening related to UNSPECIFIED DEMENTIA, UNSPECIFIED SEVERITY, WITH OTHER BEHAVIORAL DISTURBANCE dated 4/15/2024.</p> <p>Monitor for side effects and report to physician: Antipsychotic medication-sedation, drowsiness, dry mouth, constipation, blurred vision, EPS, weight gain, edema, postural hypotension, sweating, loss of appetite, urinary retention every shift for side effect monitoring for antipsychotic dated 7/31/23.</p> <p>Zoloft Oral Tablet 100 MG (Sertraline HCl) (Antidepressant).Give 200 mg by mouth one time a day related to BIPOLAR DISORDER, UNSPECIFIED.MAJOR DEPRESSIVE DISORDER, RECURRENT, MILD dated 2/4/2024.</p> <p>Monitor for side effects and report to physician: Antidepressant-Sedation, drowsiness, dry mouth, blurred vision, urinary retention, tachycardia, muscle tremor, agitation, headache, skin rash, photo sensitivity and excess weight gain every shift related to MAJOR DEPRESSIVE DISORDER, RECURRENT, MILD dated 3/9/24.</p> <p>Norco Oral Tablet 5-325 MG (Hydrocodone-Acetaminophen)(Pain medication).Give 1 tablet by mouth two times a day for Pain dated 7/27/2023.</p> <p>Rivastigmine Transdermal Patch 24 Hour 13.3 MG/24HR (Rivastigmine).Apply 1 patch transdermal in the morning related to UNSPECIFIED DEMENTIA, UNSPECIFIED SEVERITY, WITH OTHER BEHAVIORAL DISTURBANCE and remove per schedule dated</p>						

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	<p>7/3/24.</p> <p>Namenda Oral Tablet 10 MG (Memantine HCl) (Dementia).Give 1 tablet by mouth two times a day related to DEMENTIA IN OTHER DISEASES CLASSIFIED ELSEWHERE, MILD, WITHOUT BEHAVIORAL DISTURBANCE, PSYCHOTIC DISTURBANCE, MOOD DISTURBANCE, AND ANXIETY dated 2/8/2024.</p> <p>Behavior monitoring for: UNSPECIFIED DEMENTIA, UNSPECIFIED SEVERITY, WITH OTHER BEHAVIORAL DISTURBANCE Interventions: 1-1 on 1, 2-Activity, 3-Adjust room temperature, 4-Backrub, 5-Change position, 6-Give fluids, 7-Give food, 8-Redirect, 9-Refer to nurse's notes, 10-Remove resident from environment, 11-Return to room, 12-Toilet, 13-Other: Outcomes: I(Improved), S(Same), W(Worsened) every day and night shift dated 7/6/24.</p> <p>The current care plan indicated the resident take any psychotropic, antianxiety, and antidepressant medications and is at risk for side effects. Interventions included, but not limited to, observe for side effects and report to physician: Anti-anxiety/Hypnotic medications drowsiness, morning, hang over, ataxia, dry mouth, constipation, blurred vision, urinary retention, headache, vertigo, nausea, hypotension, tachycardia, weakness, sedation, lethargy, confusion, memory loss and dependence dated 12/13/2022. Observe for side effects and report to physician: Antidepressant-Sedation, drowsiness, dry mouth, blurred vision, urinary retention, tachycardia, muscle tremor, agitation, headache, skin rash, photo sensitivity and excess weight gain dated 12/13/22. Observe for side effects and report to physician: Antipsychotic medication-sedation, drowsiness, dry mouth,</p>						

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	<p>constipation, blurred vision, EPS, weight gain, edema, postural hypotension, sweating, loss of appetite, urinary retention dated 12/13/22.</p> <p>There is a current care plan indicated the resident has impaired cognitive function, dementia or impaired thought process related to dementia. Interventions include but not limited to administer medications as ordered dated 12/13/22.</p> <p>On 7/11/24 at 2:00 P.M., the MAR (Medication Administration Record) and TAR (Treatment Administration Record) was reviewed Rivastigmine Transdermal Patch used for Dementia was not administered on 6/3/24, 6/4/24, 6/5/24, 6/9/24, and 6/22/23 for administration and removal was administered on 6/28/24 but not removed at 6:30 P.M. on 6/29/24 there was no reason for not administration noted in progress notes.</p> <p>Diazepam 5 mg not given on 6/7/24 at 2:30 P.M ,6/22/24 at 6:00 A.M. and 6/29/24 at 2:30 P.M. there was no reason for not giving in the progress notes.</p> <p>Lack documentation to monitor for side effects 6/8/24 evening shift- antianxiety, antidepressant, antipsychotic and mood stabilizer.</p> <p>Lacked documentation to monitor for side effects of mood stabilizer for 6/9/24 evening shift.</p> <p>During an interview on 7/11/24 a 11:27 P.M., RN (Registered Nurse) indicated there has to be some indication why the medication was not given.</p> <p>During an interview on 7/15/24 at 12:10 P.M., the Regional Support Person indicated the facility did not have policy for following physician order but</p>						

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	<p>would follow the physician written orders.</p> <p>3. On 7/11/24 at 10:13 A.M., Resident 15's clinical record was reviewed. Diagnosis included, but was not limited to, nonrheumatic aortic valve stenosis.</p> <p>The most current Annual Minimum Data Set (MDS) Assessment, dated 6/3/24, indicated Resident 15 was cognitively intact, required supervision for eating, and received an antiplatelet medication during the 7-day look back period.</p> <p>Current physician orders included, but were not limited to: Aspirin (an antiplatelet medication) 81 mg (milligrams) Oral Tablet Delayed Release - Give 81 mg by mouth one time a day, dated 2/8/24</p> <p>The clinical record lacked an order to monitor for side effects for an antiplatelet medication including bleeding.</p> <p>The clinical record lacked a care plan for an antiplatelet medication or bleeding.</p> <p>On 7/12/24 at 2:30 P.M., the Director of Nursing (DON) indicated monitoring for side effects of an antiplatelet medication would be in the orders.</p> <p>On 7/15/24 at 8:44 A.M., the MDS Coordinator indicated care plans would include a care plan for antiplatelets or to monitor for bleeding if the resident received an antiplatelet.</p> <p>On 7/15/24 at 10:50 A.M., the Administrator provided a "Comprehensive Care Plans" policy, dated 2023, that indicated "The comprehensive care plan will describe, at a minimum, the following: The services that are to be furnished to attain or maintain the resident's highest</p>						

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F 0658 SS=D Bldg. 00	<p>practicable physical, mental, and psychosocial well-being".</p> <p>3.1-35(a) 3.1-35(b)(1)</p> <p>483.21(b)(3)(i) Services Provided Meet Professional Standards §483.21(b)(3) Comprehensive Care Plans The services provided or arranged by the facility, as outlined by the comprehensive care plan, must-</p> <p>(i) Meet professional standards of quality. Based on observation, interview, and record review, the facility failed to ensure medication was being properly administered for 1 of 1 random observations of insulin administration. (Resident 25)</p> <p>Finding includes:</p> <p>On 7/10/24 at 12:06 P.M., Registered Nurse (RN) 3 was observed preparing a Humalog Insulin Kwikpen for insulin administration for Resident 25. An AccuCheck (blood glucose test) indicated the resident had a blood sugar of 200. RN 3 indicated the resident received sliding scale insulin and was to receive 4 units of insulin lispro (a fast acting insulin) for a blood glucose reading of 200. RN 3 set the insulin pen to 6 units and indicated the resident got 4 units of insulin plus 2 units of insulin to prime the pen. She cleaned the tip of the pen, attached the needle, and administered 6 units of insulin to Resident 25 in her left arm.</p> <p>On 7/12/24 at 11:51 A.M., Licensed Practical Nurse (LPN) 6 indicated insulin pens do not have to be primed and she had never primed an insulin pen</p>		F 0658	<p>F658 Services Provided Meet Professional Standards</p> <p>What correction action(s) will be accomplished for those residents found to have been affected by the deficient practice? Resident #25 had no negative outcome d/t this alleged deficient practice. How will you identify other residents having the potential to be affected by the same deficient practice and what corrective action will be taken? All residents have the potential to be affected by the alleged deficient practice. What measures will be put into place or what systemic changes will you make to ensure that the deficient practice does not recur? DNS/Designees will conduct an in-service with all nurses and all insulin certified QMA's related</p>		08/16/2024	

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F 0677 SS=E	<p>before.</p> <p>On 7/12/24 at 1:46 P.M., the Humalog Kwikpen user manual was reviewed. It indicated "Prime before each injection. Priming your pen means removing the air from the needle and cartridge that may collect during normal use and ensures that the pen is working correctly. If you do not prime before each injection, you may get too much or too little insulin. To prime your pen, turn the dose knob to select 2 units. Hold your pen with the needle pointing up. Tap the cartridge holder gently to collect air bubbles at the top. Continue holding your pen with needle pointing up. Push the dose knob in until it stops, and "0" is seen in the dose window. Hold the dose knob in and count to 5 slowly. You should see insulin at the tip of the needle. If you do not see insulin, repeat priming steps 6 to 8, no more than 8 times. If you still do not see insulin, change the needle and repeat priming steps 6 to 8".</p> <p>On 7/12/24 at 2:30 P.M. the Director of Nursing (DON) indicated that an insulin pen should be primed with 2 units before administration of the required insulin dose.</p> <p>On 7/12/24 at 12:46 P.M., the Administrator provided an "Insulin Pen" policy, dated 2024, that indicated "Prime the insulin pen: Dial 2 units by turning the dose selector clockwise. With the needle pointing up, push the plunger, and watch to see that at least one drop of insulin appears on the tip of the needle. If not, repeat until at least one drop appears".</p> <p>3.1-35(g)(1)</p> <p>483.24(a)(2)</p> <p>ADL Care Provided for Dependent Residents</p>				<p>to insulin pen priming on or before August 16, 2024.</p> <p>Insulin skills validations will be completed on all nurses and insulin certified QMA's on or before August 16, 2024.</p> <p>DNS/Designee will round daily to ensure insulins pens are being primed properly.</p> <p>How will the corrective action(s) be monitored to ensure the deficient practice will not recur, i.e., what quality assurance program will be put into place?</p> <p>DNS/Designee will monitor insulin administration audit tool with licensed staff twice a week for four weeks; one time a month for four months, DNS/designee will report findings to QAPI for 6 months.</p> <p>*We are requesting paper compliance for tag F658</p> <p>Date of Compliance: August 16, 2024</p>		

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Bldg. 00	<p>§483.24(a)(2) A resident who is unable to carry out activities of daily living receives the necessary services to maintain good nutrition, grooming, and personal and oral hygiene;</p> <p>Based on observation, record review, and interview, the facility failed to provide timely showers for 4 of 4 dependent residents reviewed for ADL (Activities of Daily Living (Resident 4, Resident 2, Resident 13, and Resident 7)</p> <p>Findings include:</p> <p>1. On 7/10/24 at 8:31 A.M., Resident 4's clinical record was reviewed. Diagnoses included, but were not limited to, cerebral palsy and flaccid neuropathic bladder, not elsewhere specified.</p> <p>The current Quarterly MDS (Minimum Data Set) Assessment dated 6/13/24. The MDS indicated Resident 4 was cognitively intact and was dependent on transfer, mobility, eating, and hygiene.</p> <p>Physician orders included but not limited Weekly skin review on Saturdays on Day Shift dated 10/11/23</p> <p>Showers are scheduled for Wednesday and Saturday and the day shift is 7-3 P.M.</p> <p>The current care plan indicated that Resident 4 has a self-care deficit related to primary diagnosis of cerebral palsy. Interventions included bathing assistance of dependent dated 10/20/23. The current care plan also indicated Resident 4 has incidents of being uncooperative/refusal of showers dated 5/6/24. Interventions included but are not limited to explaining all risks of not cooperating with care in simple terms and offer</p>	F 0677	<p>F677</p> <p>ADL Care Provided for Dependent Residents</p> <p>What correction action(s) will be accomplished for those residents found to have been affected by the deficient practice?</p> <p>Resident 2, resident 13, and resident 7 had no negative outcome d/t this alleged deficient practice.</p> <p>Resident 2, resident 13, and resident 7 have all received showers on their scheduled shower days and as needed. How will you identify other residents having the potential to be affected by the same deficient practice and what corrective action will be taken?</p> <p>All residents have the potential to be affected by the alleged deficient practice. What measures will be put into place or what systemic changes will you make to ensure that the deficient practice does not recur?</p> <p>DNS/designee will in-service all nursing staff on following shower schedules, correct procedures on notification documentation and refusals of showers on or before August 16, 2024.</p>	08/16/2024			

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CENTERS FOR MEDICARE & MEDICAID SERVICES

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STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION		X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER 155390		X2) MULTIPLE CONSTRUCTION A. BUILDING 00 B. WING		X3) DATE SURVEY COMPLETED 07/15/2024	
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	<p>bed bath when showers refused dated 5/6/24.</p> <p>During an interview on 7/9/24 at 10:22 A.M., Resident 4 indicated that showers were not given on shower days of Wednesday and Saturday.</p> <p>On 7/12/24 at 9:00 A.M., the Administrator provided showers recorded from the Task Charting in the facility charting program that the CNA(Certified Nurse Aide) do when care is provided from January 2024 until July 2024</p> <p>Showers dates missed: 2/7/24- Wednesday no shower 3/6/24 Wednesday no shower 3/27/24 Wednesday no shower 4/24/24 Wednesday no shower 6/12/24 Wednesday no shower 6/22/24 Saturday no shower</p> <p>During an interview on 7/11/24 at 9:19 A.M., CNA 7 indicated Resident 7 will refuse a lot but should be encouraged to take and will offer alternative. 2. On 7/11/24 at 10:13 A.M., Resident 13's clinical record was reviewed. Diagnoses included, but were not limited to, end stage renal disease, hypertension, and dementia.</p> <p>The most recent Quarterly MDS (Minimum Data Set) Assessment, dated 6/3/24, indicated Resident 13 was cognitively intact and required moderate assistance from staff for toileting and bathing.</p> <p>A physical functioning deficit care plan, dated 7/1/22, indicated Resident 13 had self-care impairment and required substantial assistance of one staff for bathing.</p> <p>The Point of Care (POC) (a Certified Nurse Aide documentation system) Tasks for showering</p>				<p>An audit will be conducted to ensure residents receive their showers in a timely manner and proper documentation is being utilized for those who refuse their showers.</p> <p>Unit manager/Designee will round daily to check that all showers were completed, and the proper documentation was completed on all showers and/or refusals.</p> <p>How will the corrective action(s) be monitored to ensure the deficient practice will not recur, i.e., what quality assurance program will be put into place?</p> <p>DNS/Designees will monitor resident shower schedule/preferences twice a week for four weeks; one time a month for four months, DNS/designee will report findings to QAPI for 6 months.</p> <p>*We are requesting paper compliance for tag F677 Date of Compliance: August 16, 2024</p>		

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	<p>indicated the Resident received showers on Tuesdays and Fridays. Resident 13 did not receive or refuse a shower on the following days in 2024: January 2, 12, 26 May 24, 31 June 14, 18, 24</p> <p>3. On 7/12/24 at 8:52 A.M., Resident 2's clinical record was reviewed. Resident 2's diagnoses included, but were not limited to, dementia, weakness, and intellectual disabilities.</p> <p>The most recent Quarterly MDS (Minimum Data Set Assessment, dated 6/3/24, indicated Resident 2 was severely cognitively impaired, required substantial assistance of staff with toileting and transfers, and was dependent on staff for bathing.</p> <p>A physical functioning deficit care plan, dated 4/27/17, indicated Resident 2 had self-care impairment and required total assistance of one staff for bathing.</p> <p>The Point of Care (POC) (a Certified Nurse Aide documentation system) Tasks for showering indicated the Resident received showers on Wednesdays and Saturdays. Resident 2 did not receive or refuse a shower on the following days in 2024: January 31 February 3, 7, 17, 28 March 2, 6, 20 May 4, 25 June 1, 8 July 6</p> <p>4. On 7/9/24 at 9:44 A.M., Resident 6 indicated she was supposed to get her showers on Wednesdays and Saturdays but hadn't received a shower for the past 2 weeks.</p>						

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	<p>On 7/9/24 at 2:58 P.M., Resident 6's clinical record was reviewed. Diagnosis included, but was not limited to, hemiplegia and hemiparesis following cerebral infarction affecting right dominant side.</p> <p>The most current Significant Change Minimum Data Set (MDS) Assessment, dated 6/21/24, indicated Resident 6 was cognitively intact, was dependent on staff for bathing, and had no rejection of care during the 7-day look back period.</p> <p>A Preference Evaluation, dated 6/25/24, indicated Resident 6 preferred showers at any time of the day.</p> <p>An Activities of Daily Living (ADL) care plan, dated 12/20/22, indicated Resident 6 had a self-care deficit and was dependent on one staff for bathing assistance.</p> <p>The Point of Care (POC) (a Certified Nurse Aide documentation system) Tasks for showering indicated the Resident received showers on Wednesdays and Saturdays. Resident 6 did not receive or refuse a shower on the following days in 2024: January 3, 6, 10, 20, 27 February 10, 14, 17, 24 May 4, 25 June 1, 5, 22, 26</p> <p>On 7/10/24 at 9:51 A.M., the Administrator indicated the facility did not use shower sheets. If a resident refused a shower, it was documented in POC Tasks.</p> <p>On 7/15/24 at 8:53 A.M., the Administrator provided a "Resident Rights" policy, dated 2024,</p>						

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F 0688 SS=D Bldg. 00	<p>that indicated "The resident has...the right to receive the services and/or items included in the plan of care".</p> <p>3.1-38(a)(3)(B)</p> <p>483.25(c)(1)-(3) Increase/Prevent Decrease in ROM/Mobility §483.25(c) Mobility. §483.25(c)(1) The facility must ensure that a resident who enters the facility without limited range of motion does not experience reduction in range of motion unless the resident's clinical condition demonstrates that a reduction in range of motion is unavoidable; and</p> <p>§483.25(c)(2) A resident with limited range of motion receives appropriate treatment and services to increase range of motion and/or to prevent further decrease in range of motion.</p> <p>§483.25(c)(3) A resident with limited mobility receives appropriate services, equipment, and assistance to maintain or improve mobility with the maximum practicable independence unless a reduction in mobility is demonstrably unavoidable.</p> <p>Based on interview, and record review, the facility failed to ensure residents who required restorative services received services in their plan of care for 3 of 4 residents reviewed for restorative nursing. (Resident 2, Resident 7, Resident 13)</p> <p>Findings include:</p> <p>1. On 7/12/24 at 8:52 A.M., Resident 2's clinical record was reviewed. Resident 2's diagnoses included, but were not limited to, dementia, weakness, and intellectual disabilities.</p>		F 0688	<p>F688 Increase/Prevent Decrease in ROM/Mobility</p> <p>What correction action(s) will be accomplished for those residents found to have been affected by the deficient practice? Resident 2, resident 7, and resident 13 did not have a negative outcome d/t alleged deficient</p>		08/16/2024	

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	<p>The most recent Quarterly MDS (Minimum Data Set Assessment), dated 6/3/24, indicated resident 2 was severely cognitively impaired, required substantial assistance of staff with toileting and transfers, and was dependent on staff for bathing.</p> <p>Care plans included, but were not limited to: Nursing rehab/restorative AROM (active range of motion) program: AROM to BLE (bilateral lower extremities), hips, knees, and ankles, 20 reps 1-2 sets daily; date initiated 9/13/22.</p> <p>On 7/12/24 at 12:14 p.m., the Administrator provided restorative nursing minutes documented in the clinical record for Resident 2. The following dates were documented with no restorative active range of motion provided in 2024: January 3, 5, 26 February 4 March 10, 17, 23 April 3, 5, 7, 26, 29 May 4, 6, 9, 10, 14, 16, 18, 19, 21, 25, 26 June 1, 8, 11, 13, 14, 20, 25, 28, 29 July 5, 6, 7, 8, 9, 11</p> <p>2. On 07/11/24 at 9:08 A.M., Resident 7's clinical record was reviewed. Resident 7 was admitted on 3/3/11. Diagnoses included, but were not limited to, Parkinson's disease and dementia.</p> <p>The most recent Annual MDS (Minimum Data Set) Assessment, dated 5/31/24, indicated Resident 7 was cognitively intact, required moderate assistance from staff for bathing, and required supervision of staff for eating, toileting, and transfers.</p> <p>Care plans included, but were not limited to: I will perform (1) set of (20) reps of AROM (active</p>			<p>practice.</p> <p>Residents 2, 7, and 13 are all receiving restorative therapy and are actively participating in a AROM program.</p> <p>How will you identify other residents having the potential to be affected by the same deficient practice and what corrective action will be taken?</p> <p>All residents have the potential to be affected by the alleged deficient practice.</p> <p>What measures will be put into place or what systemic changes will you make to ensure that the deficient practice does not recur?</p> <p>MDS/Designee will conduct an audit on all residents requiring ROM restorative therapy ensuring all orders, and POC documentation are in place on or before August 16, 2024.</p> <p>MDS/Designees will in-service all nursing staff on importance of ROM restorative minutes and proper documentation and recording of ROM documentation and minutes on or before August 16,2024.</p> <p>Nursing staff to be in-serviced for correct documentation for minutes for all restorative residents to ensure receiving adequate minutes of ROM.</p> <p>How will the corrective action(s) be monitored to ensure the deficient practice will not recur, i.e., what quality assurance program will be</p>			

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	<p>range of motion) to (BLE) extremities daily; date Initiated: 5/1/23.</p> <p>On 7/12/24 at 12:14 p.m., the Administrator provided restorative nursing minutes documented in the clinical record for Resident 7. The following dates were documented with no restorative active range of motion provided in 2024: January 5, 7, 10, 12, 14, 16, 18, 29, 30 February 1, 5, 8, 13, 15, 16, 24, 25 March 2, 5, 9, 14, 23 April 3, 6, 7, 26, 30 May 5, 6, 15, 25, 26, 28, 31 June 8, 28, 29, 30 July 1, 3, 6, 8, 11</p> <p>3. On 7/11/24 at 10:13 A.M., Resident 13's clinical record was reviewed. Resident 13 was admitted on 6/30/22. Diagnoses included, but were not limited to, end stage renal disease, hypertension, and dementia.</p> <p>The most recent Quarterly MDS (Minimum Data Set) Assessment, dated 6/3/24, indicated Resident 13 was cognitively intact, required moderate assistance from staff for toileting and bathing, and was receiving hemodialysis.</p> <p>Current care plans included, but were not limited to: Nursing rehab/restorative AROM (active range of motion) program: AROM seated AROM of BUE/BLE (bilateral upper and lower extremities) 20 reps 6 days a week; date initiated 3/13/24.</p> <p>On 7/12/24 at 12:14 p.m., the Administrator provided restorative nursing minutes documented in the clinical record for Resident 13. The following dates were documented with no restorative active range of motion provided in</p>				<p>put into place? DNS/Designees will monitor ROM restorative documentation twice a week for four weeks; one time a month for four months, DNS/designee will report findings to QAPI for 6 months.</p> <p>*We are requesting paper compliance for tag F688</p> <p>Date of Compliance: August 16, 2024</p>		

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F 0689 SS=D Bldg. 00	<p>2024: April 1, 2, 3, 4, 5, 6, 7, 8, 26, 27, 28, 29 May 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 18, 19, 28, 29, 30 June 20, 21, 24, 25, 26, 29, 30 July 5, 6, 7, 8, 9, 11</p> <p>During an interview on 7/10/24 at 2:45 P.M., Occupational Therapist 10 indicated it is a nursing staff task to perform restorative therapy and provided active range of motion exercises.</p> <p>On 7/15/24 at 8:53 A.M. the Administrator provided a policy titled Restorative Nursing Program, dated 2023, that indicated The restorative nurse is responsible for maintaining a current list of residents who require restorative nursing services, and for ensuring that all elements of each resident's program are implemented.</p> <p>3.1-42(a)(2)</p> <p>483.25(d)(1)(2) Free of Accident Hazards/Supervision/Devices §483.25(d) Accidents. The facility must ensure that - §483.25(d)(1) The resident environment remains as free of accident hazards as is possible; and</p> <p>§483.25(d)(2) Each resident receives adequate supervision and assistance devices to prevent accidents. Based on interview and record review, the facility failed to reduce the risk of falling for 1 of 3 residents reviewed for falls. Falls were not accurately documented, and the care plan was not updated with new interventions for a resident with</p>		F 0689	<p>F689 Free of Accident Hazards/Supervision/Devices</p>		08/16/2024	

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	<p>multiple falls. (Resident 6)</p> <p>Finding includes:</p> <p>On 7/9/24 at 9:49 A.M., Resident 6 indicated she had recently fallen and broken her nose because she could not reach her call light.</p> <p>On 7/9/24 at 2:58 P.M., Resident 6's clinical record was reviewed. Diagnoses included, but were not limited to, hemiplegia and hemiparesis following cerebral infarction affecting right dominant side and history of falling.</p> <p>The most current Significant Change Minimum Data Set (MDS) Assessment, dated 6/21/24, indicated Resident 6 was cognitively intact, was dependent on staff for transfers, and had 1 fall with major injury since the previous assessment.</p> <p>A Fall Risk Assessment, dated 6/11/24, indicated the resident was at risk for falls.</p> <p>A falls care plan, dated 12/20/22, indicated the resident was at risk for falls due to deconditioning, gait/balance problems, incontinence, poor safety awareness, psychotropic drug use, hearing problems, and clutter in room, and included an intervention for the call light to be within reach.</p> <p>A Post Fall Evaluation, dated 7/20/23 at 5:57 A.M., indicated Resident 6 had an unwitnessed fall while reaching for an item in her room. An Interdisciplinary Team (IDT) Note, dated 7/20/23 at 12:51 P.M., indicated staff were to lay clothes out for the resident the night before to prevent reaching. The care plan was not updated with a new intervention.</p>			<p>What correction action(s) will be accomplished for those residents found to have been affected by the deficient practice?</p> <p>Resident #6 fall care plan was reviewed and updated. How will you identify other residents having the potential to be affected by the same deficient practice and what corrective action will be taken?</p> <p>All residents have the potential to be affected by the alleged deficient practice. What measures will be put into place or what systemic changes will you make to ensure that the deficient practice does not recur?</p> <p>DNS/designee to educate and in-service all nursing staff on fall prevention and fall care plans to be conducted on or before August 16, 2024.</p> <p>Unit manager/Designee will conduct rounds daily to ensure fall preventions are in place per fall care plans.</p> <p>How will the corrective action(s) be monitored to ensure the deficient practice will not recur, i.e., what quality assurance program will be put into place?</p> <p>DNS/designee to audit fall interventions and fall care plans twice a week for four weeks; one time a month for four months, DNS/designee will report findings to QAPI for 6 months.</p>			

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	<p>A nurse's progress note, dated 8/14/23 at 11:54 P.M., indicated Resident 6 was complaining of persistent stiffness and soreness "following recent incident where resident was lowered to the floor by staff". The doctor was notified, and new orders were received for ibuprofen (a pain reliever) 800 mg (Milligrams), 1 tablet by mouth two times a day for inflammation. The clinical record lacked a post fall evaluation, IDT note, progress note, follow up, or updated care plan related to this fall.</p> <p>A Post Fall Evaluation, dated 9/3/23 at 7:43 P.M., indicated Resident 6 had an unwitnessed fall while reaching for an item in her room. "Room ergonomics" was added to the care plan on 9/5/23.</p> <p>A Post Fall Evaluation, dated 9/5/23 at 2:52 A.M., contained a physical assessment with vitals, but had no other details regarding the fall. The clinical record lacked an IDT note, progress note, follow up, or updated care plan related to this fall.</p> <p>A nurse's progress note, dated 1/12/24 at 7:36 A.M., indicated that a 2nd shift CNA (Certified Nurse Aide) dropped the resident while putting her to bed the previous evening. An IDT Note, dated 1/15/24 at 5:14 P.M., indicated the fall happened on 1/12/24 at 9:00 A.M. The IDT Note indicated staff were educated on safe and proper transferring of the resident. The care plan was not updated with a new intervention.</p> <p>A Change of Condition note, dated 6/11/24 at 10:10 P.M., indicated Resident 6 had an unwitnessed fall while waiting for staff to assist her into bed. The resident sustained a laceration to the bridge of her nose and "it was evident resident had suffered head trauma and required immediate assistance". The on-call Nurse Practitioner (NP) was notified, and the resident</p>			<p>*We are requesting paper compliance for tag F689 Date of Compliance: August 16, 2024</p>			

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NAME OF PROVIDER OR SUPPLIER BRICKYARD HEALTHCARE - WOODBRIDGE CARE CENTER				STREET ADDRESS, CITY, STATE, ZIP COD 816 N FIRST AVE EVANSVILLE, IN 47710			
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	<p>was sent to the Emergency Room (ER) for evaluation and treatment. An IDT note, dated 6/12/24 at 10:18 A.M., indicated the resident returned to the facility with Dermabond (a liquid skin adhesive) for closure of laceration to the bridge of the resident's nose and a fracture to the tip of the nose. Resident indicated to the Administrator during an interview that she fell because she was not able to reach her call light. "Staff educated to keep call light within reach" was added to the care plan on 6/12/24. A nurse's progress note, dated 6/13/24 at 12:38 P.M., indicated an inservice was provided to staff members for proper call light placement.</p> <p>On 7/12/24 at 12:13 P.M., a handwritten post it note from the Administrator indicated "[Resident 6] 1-12-24 was staff assisted to the floor". A Post Fall Evaluation for the fall on 1/12/24 was not provided.</p> <p>On 7/12/24 at 2:30 P.M., the Administrator indicated that an intervention got added to the care plan every time a resident fell.</p> <p>On 7/15/24 at 8:44 A.M., the MDS Coordinator indicated every time a resident fell, an intervention was added to the care plan after the IDT met. The IDT met every morning where new falls were discussed. If education was provided to the staff or resident, that got added to the care plan, too.</p> <p>On 7/15/24 at 8:53 A.M., the Regional Support indicated she could not find any documentation about the resident's fall on 8/14/23 and was not sure about the circumstances surrounding that progress note. At that time, she indicated that the resident did not fall on 9/5/23 and that the nurse must have opened a new event and forgotten that the Post Fall Evaluation was triggered</p>						

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F 0698 SS=D Bldg. 00	<p>automatically after a resident fell.</p> <p>On 7/15/24 at 8:53 A.M., the Administrator provided a "Care Plan Revisions Upon Status Change" policy, dated 2023, that indicated "The comprehensive care plan will be reviewed, and revised as necessary, when a resident experiences a status change ... The care plan will be updated with the new or modified interventions".</p> <p>On 7/15/24 at 8:53 A.M., the Administrator provided an "Accidents and Supervision" policy, dated 2023, that indicated "Fall refers to unintentionally coming to rest on the ground, floor, or other lower level ... Both the facility-centered and resident-directed approaches include evaluation hazard and accident risk data, which includes prior accidents/incidents, analyzing potential causes for each hazard and accident risk, and identifying or developing interventions based on the severity of the hazards and immediacy of risk ... implementation of interventions - using specific interventions to try and reduce a resident's risk from hazards in the environment. The process includes ... documenting interventions ... ensuring that the interventions are put into action".</p> <p>3.1-45(a)(2)</p> <p>483.25(l) Dialysis §483.25(l) Dialysis. The facility must ensure that residents who require dialysis receive such services, consistent with professional standards of practice, the comprehensive person-centered care plan, and the residents' goals and preferences. Based on record review and interview, the facility</p>		F 0698	F698		08/16/2024	

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	<p>failed to follow physician orders and implement plan of care relating to dialysis services for 1 of 1 resident's reviewed for hemodialysis. (Resident 13)</p> <p>Finding includes:</p> <p>On 7/11/24 at 10:13 A.M., Resident 13's clinical record was reviewed. Resident 13 was admitted on 6/30/22. Diagnoses included, but were not limited to, end stage renal disease, hypertension, and dementia.</p> <p>The most recent Quarterly MDS (Minimum Data Set) Assessment, dated 6/3/24, indicated Resident 13 was cognitively intact, required moderate assistance from staff for toileting and bathing, and was receiving hemodialysis.</p> <p>Current physician orders included, but were not limited to:</p> <p>Obtain weight after dialysis treatments one time a day every Monday, Wednesday, Friday; start date 6/21/24.</p> <p>Monitor left upper extremity for (signs and symptoms) of infection. Every day and night shift for fistula; start date 6/5/24.</p> <p>Dialysis diet, Regular texture; start date 5/27/24.</p> <p>Current care plans included, but were not limited to:</p> <p>Alterations in kidney function due to end stage renal disease; date initiated 8/22/22.</p> <p>Do not take blood pressure, blood samples, or insert IV in arm with access site; date initiated 8/22/22.</p> <p>Resident is on a dialysis diet; date initiated 7/15/22.</p> <p>Monitor weight per MD order; date initiated 7/15/22.</p>		<p>Dialysis</p> <p>What correction action(s) will be accomplished for those residents found to have been affected by the deficient practice?</p> <p>Resident #13 had no negative outcome d/t this alleged deficient practice.</p> <p>Resident #13 had weight and blood pressure obtained and entered into medical record. How will you identify other residents having the potential to be affected by the same deficient practice and what corrective action will be taken?</p> <p>All residents have the potential to be affected by the alleged deficient practice. What measures will be put into place or what systemic changes will you make to ensure that the deficient practice does not recur?</p> <p>DNS/designee to in-service all nursing staff on documenting post dialysis weights upon return from dialysis on or before August 16, 2024.</p> <p>Audit conducted on all Dialysis residents to ensure post dialysis weights are being posted in PCC and blood pressures are being obtained in correct arm. How will the corrective action(s) be monitored to ensure the deficient practice will not recur, i.e., what quality assurance program will be put into place?</p> <p>Unit manager/Designees will</p>				

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	<p>During an interview on 7/12/24 at 11:04 A.M. LPN 14 indicated Resident 13 had a new fistula placed in the left upper extremity on 6/4/24.</p> <p>On 7/12/24 at 12:14 P.M., the Regional Support Consultant provided Resident 13's documented blood pressure readings. The following dates/times indicated staff obtained a blood pressure reading in Resident 13's restricted limb (left upper arm) since her fistula placement in June 2024:</p> <p>6/5/24 10:07 A.M. 6/8/24 9:15 A.M. 6/13/24 9:09 A.M. 6/14/24 4:32 P.M. 6/14/24 5:30 P.M. 6/15/24 9:02 P.M. 6/20/24 3:20 P.M. 6/27/24 3:23 P.M. 6/29/24 5:59 P.M. 7/3/24 1:57 P.M. 7/4/24 10:44 P.M. 7/5/24 2:59 P.M. 7/6/24 1:44 A.M. 7/6/24 9:11 P.M.</p> <p>On 7/12/24 at 12:14 P.M., the Regional Support Consultant provided Resident 13's recorded weights. The following dates/times indicated staff failed to record a weight when Resident 13 returned from dialysis in the past month:</p> <p>6/21/24 6/24/24 6/28/24 7/1/24 7/3/24 7/5/24 7/10/24 7/12/24</p>				<p>monitor dialysis residents post dialysis weights along with BP location accuracy to ensure being logged into PCC twice a week for four weeks; one time a month for four months, DNS/designee will report findings to QAPI for 6 months.</p> <p>*We are requesting paper compliance for tag F698 Date of Compliance: August 16, 2024</p>		

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F 0804 SS=D Bldg. 00	<p>On 7/15/24 at 10:50 A.M., the Administrator provided a policy titled Comprehensive Care Plans, dated 2023, that indicated The comprehensive care plan will describe, at a minimum, the following: The services that are to be furnished to attain or maintain the resident's highest practicable physical, mental, and psychosocial well-being.</p> <p>During an interview on 7/15/24 at 12:10 P.M., the Regional Support Consultant indicated the facility did not have policy for following physician order but indicated physician orders should be followed as written.</p> <p>3.1-37(a)</p> <p>483.60(d)(1)(2) Nutritive Value/Appear, Palatable/Prefer Temp §483.60(d) Food and drink Each resident receives and the facility provides-</p> <p>§483.60(d)(1) Food prepared by methods that conserve nutritive value, flavor, and appearance;</p> <p>§483.60(d)(2) Food and drink that is palatable, attractive, and at a safe and appetizing temperature. Based on observation, record review, and interview, the facility failed to ensure that food was served at palatable temperatures for 1 of 1 meal tray tested for food temperature.</p> <p>Findings include:</p> <p>On 7/10/24 at 12:09 P.M., a meal test tray was</p>		F 0804	<p>F804 Nutritive Value/Appear, Palatable/Prefer temp</p> <p>What correction action(s) will be accomplished for those residents found to have been affected by the deficient practice?</p>		08/16/2024	

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	<p>obtained on the 200 Unit Hall the following temperatures were obtained:</p> <p>chicken thigh- 126.5 degrees F (Fahrenheit) potato -125.5 degrees F cottage cheese 48.2 degrees F desert chocolate eclair pudding- 67.5 degrees F salad 53.6-degrees F</p> <p>During an interview on 7/8/24 at 11:21 A.M., Resident 15 indicated the food is cold.</p> <p>During an interview on 7/9/24 9:43 A.M., Resident 6 indicated the food is not always hot. The CNA's (Certified Nurse Aide) won't serve food right away.</p> <p>During an interview on 7/9/24 at 11:35 A.M., the Dietary Manager indicated the temperature for meats and vegetables should be greater than 165 degrees Fahrenheit and cold items should be less than 41 degrees Fahrenheit.</p> <p>On 7/15/24 at 8:55 A.M., the Administrator provided a current, nondated policy "Record of Food Temperatures." The policy indicated "...hot foods will be held at 135 degrees Fahrenheit or greater and... cold food temperatures will be kept at or below 41 degrees Fahrenheit.</p> <p>3.1-21(a)(2)</p>			<p>No residents had any negative outcome d/t this alleged deficient practice. How will you identify other residents having the potential to be affected by the same deficient practice and what corrective action will be taken?</p> <p>All residents have the potential to be affected by the alleged deficient practice. What measures will be put into place or what systemic changes will you make to ensure that the deficient practice does not recur?</p> <p>Dietary Manager/designee will educate all dietary staff members on the proper use of thermometer skills validation, temperature food policy/procedures completed on or before August 16, 2024.</p> <p>Food temperatures will be monitored in the kitchen and on serving units for compliance using food temperature audit by Dietary Manager, RD and /or designee.</p> <p>Plate warmer cover purchased and implemented for plate holders to ensure plates should have adequate temperature.</p> <p>How will the corrective action(s) be monitored to ensure the deficient practice will not recur, i.e., what quality assurance program will be put into place?</p> <p>DM/designee will complete a food temperature audit tool at</p>			

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F 0813 SS=D Bldg. 00	<p>483.60(i)(3) Personal Food Policy §483.60(i)(3) Have a policy regarding use and storage of foods brought to residents by family and other visitors to ensure safe and sanitary storage, handling, and consumption. Based on observation, interview, and record review, the facility failed to ensure safe storage of foods brought in externally for 1 of 1 residents reviewed for resident refrigerators. (Resident 8)</p> <p>Findings include:</p> <p>During an observation on 7/9/24 at 9:39 A.M., Resident 8's refrigerator had two blank temperature logs, dated June 2024 and July 2024, taped to the outside door of the refrigerator; no temperatures were recorded.</p> <p>On 7/10/24 at 10:39 A.M., Resident 8's clinical record was reviewed. Resident 8 was admitted on 2/13/12. Current diagnoses included, but were not limited to, quadriplegia and contracture of muscle/joint. The most recent Quarterly MDS (Minimum Data Set) Assessment, dated 4/22/24, indicated Resident 8 was cognitively intact, and was fully dependent on staff for eating, toileting, bathing, and transfers.</p>		F 0813	<p>least 2 times a week x 4weeks, 1x a month for 4 months, and then quarterly, DM/designee will report those findings to QAPI for 6 months.</p> <p>*We are requesting paper compliance for tag F804</p> <p>F813 Personal Food Policy</p> <p>What correction action(s) will be accomplished for those residents found to have been affected by the deficient practice? Resident #8 refrigerator log has been corrected with the correct month and is being monitored and temperature recorded daily. How will you identify other residents having the potential to be affected by the same deficient practice and what corrective action will be taken? All residents have the potential to be affected by the alleged deficient practice. What measures will be put into</p>		08/16/2024	

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F 0842 SS=D Bldg. 00	<p>During an interview on 7/12/24 at 11:04 A.M., LPN 14 indicated each morning when staff do rounds to check on resident's, they record the temperature of resident room refrigerators on the paper on the outside of the refrigerator.</p> <p>On 7/12/24 at 12:45 P.M., the Regional Support Consultant provided a policy titled Resident Refrigerators, dated 2024, that indicated It is the policy of this facility to ensure safe and sanitary use of any resident-owned refrigerators. Dormitory-sized refrigerators are allowed in a resident's room under the following conditions: The refrigerator is inspected and deemed safe prior to use and upon routine inspections. The refrigerator maintains proper temperature.</p> <p>483.20(f)(5), 483.70(i)(1)-(5) Resident Records - Identifiable Information §483.20(f)(5) Resident-identifiable information. (i) A facility may not release information that is resident-identifiable to the public.</p>			<p>place or what systemic changes will you make to ensure that the deficient practice does not recur? DNS/designee to in-service on how to properly monitor and log resident's personal refrigerators temperatures on or before August 16, 2024. Refrigerator temperature logs to be checked daily by unit manager, assigned department managers, and weekend supervisor for completion.</p> <p>How will the corrective action(s) be monitored to ensure the deficient practice will not recur, i.e., what quality assurance program will be put into place? ED/Designees will monitor completion of resident refrigerators temp logs twice a week for four weeks; one time a month for four months, DNS/designee will report findings to QAPI for 6 months.</p> <p>*We are requesting paper compliance for tag F813 Date of Compliance: August 16, 2024</p>			

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	<p>(ii) The facility may release information that is resident-identifiable to an agent only in accordance with a contract under which the agent agrees not to use or disclose the information except to the extent the facility itself is permitted to do so.</p> <p>§483.70(i) Medical records. §483.70(i)(1) In accordance with accepted professional standards and practices, the facility must maintain medical records on each resident that are-</p> <p>(i) Complete; (ii) Accurately documented; (iii) Readily accessible; and (iv) Systematically organized</p> <p>§483.70(i)(2) The facility must keep confidential all information contained in the resident's records, regardless of the form or storage method of the records, except when release is-</p> <p>(i) To the individual, or their resident representative where permitted by applicable law; (ii) Required by Law; (iii) For treatment, payment, or health care operations, as permitted by and in compliance with 45 CFR 164.506; (iv) For public health activities, reporting of abuse, neglect, or domestic violence, health oversight activities, judicial and administrative proceedings, law enforcement purposes, organ donation purposes, research purposes, or to coroners, medical examiners, funeral directors, and to avert a serious threat to health or safety as permitted by and in compliance with 45 CFR 164.512.</p> <p>§483.70(i)(3) The facility must safeguard</p>						

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	<p>medical record information against loss, destruction, or unauthorized use.</p> <p>§483.70(i)(4) Medical records must be retained for-</p> <p>(i) The period of time required by State law; or</p> <p>(ii) Five years from the date of discharge when there is no requirement in State law; or</p> <p>(iii) For a minor, 3 years after a resident reaches legal age under State law.</p> <p>§483.70(i)(5) The medical record must contain-</p> <p>(i) Sufficient information to identify the resident;</p> <p>(ii) A record of the resident's assessments;</p> <p>(iii) The comprehensive plan of care and services provided;</p> <p>(iv) The results of any preadmission screening and resident review evaluations and determinations conducted by the State;</p> <p>(v) Physician's, nurse's, and other licensed professional's progress notes; and</p> <p>(vi) Laboratory, radiology and other diagnostic services reports as required under §483.50.</p> <p>Based on observation, interview, and record review, the facility failed to ensure that documentation was completed entirely or accurately for 2 of 3 residents reviewed for wounds and 1 of 5 residents reviewed for unnecessary medications. Duplicate medication order was entered, therapeutic leaves were not tracked, and documented skin assessments were not completed accurately. (Resident 15, Resident 8, and Resident 26)</p> <p>Findings include:</p> <p>1. On 7/11/24 at 10:13 A.M., Resident 15's clinical record was reviewed. Diagnosis included, but was</p>			F 0842	<p>F842</p> <p>Resident Records-Identifiable Information</p> <p>What correction action(s) will be accomplished for those residents found to have been affected by the deficient practice?</p> <p>Resident 15, 8, and 26 did not have any negative outcome d/t this alleged deficient practice.</p> <p>Resident 15's duplicate order was discontinued.</p> <p>Resident 8 LOA policy was updated and nurse input</p>		08/16/2024

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	<p>not limited to, major depressive disorder.</p> <p>The most current Annual Minimum Data Set (MDS) Assessment, dated 6/3/24, indicated Resident 15 was cognitively intact, required supervision for eating, and received an antidepressant medication during the 7-day look back period.</p> <p>Current physician orders included, but were not limited to: Sertraline (an antidepressant medication) Oral Capsule 150 mg (milligrams) - Give 1 capsule by mouth at bedtime related major depressive disorder, dated 1/28/24.</p> <p>Sertraline 100 mg Tablet - Give 1 tablet by mouth at bedtime related to major depressive disorder. Give with 50mg to equal 150mg, dated 7/4/24.</p> <p>A medication administration note, dated 7/9/24 at 7:45 P.M., indicated the order dated 7/4/24 was a duplicate order, and the resident received one tablet of 100 mg sertraline and one tablet of 50 mg sertraline.</p> <p>A Medication Administration note, dated 7/10/24 at 7:51 P.M., indicated the order dated 7/4/24 was a duplicate order.</p> <p>The July MAR (Medication Administration Record) indicated the resident received medication from both orders on 7/7/24.</p> <p>On 7/12/24 at 9:25 A.M., the Regional Nurse provided a medication packet with Resident 15's name on it from the pharmacy that contained one 100 mg tablet of sertraline and one 50 mg tablet of sertraline. She indicated that the order was a transcription error and not a medication error. The</p>		<p>documentation about resident going LOA.</p> <p>Resident 26's order was reviewed by nurse and appropriate treatments are in place. How will you identify other residents having the potential to be affected by the same deficient practice and what corrective action will be taken?</p> <p>All residents have the potential to be affected by the alleged deficient practice. What measures will be put into place or what systemic changes will you make to ensure that the deficient practice does not recur?</p> <p>DNS/Designee to educate all licensed nursing staff on inputting orders and removal of duplicate orders on or before August 16, 2024.</p> <p>DNS/designee to educate all staff on the LOA policy and procedures on or before August 16, 2024.</p> <p>DNS/designee to educate all licensed nursing staff on wound care monitoring and treatments on or before August 16, 2024.</p> <p>How will the corrective action(s) be monitored to ensure the deficient practice will not recur, i.e., what quality assurance program will be put into place?</p> <p>DNS/Designees will complete a QA tool on resident records, identifiable information, and LOA logs twice a week for</p>				

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	<p>orders were supposed to reflect that the resident was receiving a 100 mg tablet and a 50 mg tablet because that was how the pharmacy dispensed it. She indicated a nurse tried to fix the order by creating two orders, but made the order more confusing. She indicated she would correct the orders immediately.</p> <p>2. On 7/10/24 at 10:39 A.M., Resident 8's clinical record was reviewed. Resident 8 was admitted on 2/13/12. Current diagnoses included, but were not limited to, quadriplegia, post traumatic seizures, COPD (chronic obstructive pulmonary disease), stage four (4) pressure ulcers, and contracture of muscle/joint.</p> <p>The most recent Quarterly MDS (Minimum Data Set) Assessment, dated 4/22/24, indicated Resident 8 was cognitively intact, and was fully dependent on staff for eating, toileting, bathing, and transfers.</p> <p>During an observation on 7/10/24 at 12:25 P.M., LPN 8 entered the exit door code and assisted Resident 8 outside. LPN 8 assisted Resident 8 with lunch on the outside patio, then went back into the building while resident 8 remained outside.</p> <p>During an interview on 7/12/24 at 11:04 A.M., LPN 14 indicated Resident 8 takes LOA (leave of absence) with family/friends almost daily and staff have to enter a code to let Resident 8 outside and back into the building but do not sign the LOA book for Resident 8 because Resident 8 usually verbally lets the nurse know when he is leaving.</p> <p>The clinical record lacked documentation each time Resident 8 left or returned from the building during therapeutic leaves.</p>			<p>four weeks; One time a month for four months, DNS/designee will report findings to QAPI for 6 months.</p> <p>*We are requesting paper compliance for tag F842 Date of Compliance: August 16, 2024</p>			

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	<p>During an interview on 7/15/24 at 3:04 P.M., the Regional Support Consultant indicated Resident 8 did not have an evaluation for therapeutic LOA (leave of absence) and did not have a physician's order to go LOA.</p> <p>On 7/15/24 at 8:53 A.M., the Administrator provided a policy titled Therapeutic Leave, dated 2024, that indicated The nurse will obtain an order from the practitioner specifying approval for therapeutic leave. The facility will document in the medical records the resident's leave of absence, any medications sent with the resident, and any education given to the resident and/or representative prior to the leave. If a resident has not returned from therapeutic leave as expected, the facility will attempt to contact the resident and resident representative and document attempts in the medical record.</p> <p>3. On 7/11/24 at 12:39 P.M., Resident 26's clinical record was reviewed. Resident 26 was admitted on 11/10/21. Diagnoses included, but were not limited to, dementia and type 2 diabetes mellitus. The most recent Quarterly MDS (Minimum Data Set) Assessment, dated 6/3/24, indicated Resident 26 was cognitively impaired and required moderate assistance from staff for toileting, bathing, and transfers.</p> <p>A weekly skin review (assessment) completed on 6/10/24 by RN 9 indicated Resident 26's skin was intact and no alterations.</p> <p>A weekly skin review (assessment) completed on 6/17/24 by RN 9 indicated the only skin alteration Resident 26 currently had was a laceration to the chin.</p> <p>A physician's order for Mupirocin external ointment 2 % (antibacterial ointment) Apply to top</p>						

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F 0880 SS=D Bldg. 00	<p>of right foot topically three times a day for Abrasion for seven (7) Days, dated 6/10/24 through 6/17/24, was marked administered by RN 9 on 6/10/24, 6/12/24, 6/13/24, and 6/14/24.</p> <p>During an interview on 7/11/24 at 2:15 P.M., RN 9 indicated she was unsure where wound on resident foot was, was unsure of what the treatment was, and would need to look at orders on computer.</p> <p>On 7/15/24 at 11:09 A.M., the Administrator provided a "Documentation in Medical Record" policy, dated 2024, that indicated "Documentation shall be accurate, relevant, and complete..."</p> <p>3.1-50(a)(2)</p> <p>483.80(a)(1)(2)(4)(e)(f) Infection Prevention & Control §483.80 Infection Control The facility must establish and maintain an infection prevention and control program designed to provide a safe, sanitary and comfortable environment and to help prevent the development and transmission of communicable diseases and infections.</p> <p>§483.80(a) Infection prevention and control program. The facility must establish an infection prevention and control program (IPCP) that must include, at a minimum, the following elements:</p> <p>§483.80(a)(1) A system for preventing, identifying, reporting, investigating, and controlling infections and communicable diseases for all residents, staff, volunteers, visitors, and other individuals providing</p>						

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	<p>services under a contractual arrangement based upon the facility assessment conducted according to §483.70(e) and following accepted national standards;</p> <p>§483.80(a)(2) Written standards, policies, and procedures for the program, which must include, but are not limited to:</p> <p>(i) A system of surveillance designed to identify possible communicable diseases or infections before they can spread to other persons in the facility;</p> <p>(ii) When and to whom possible incidents of communicable disease or infections should be reported;</p> <p>(iii) Standard and transmission-based precautions to be followed to prevent spread of infections;</p> <p>(iv) When and how isolation should be used for a resident; including but not limited to:</p> <p>(A) The type and duration of the isolation, depending upon the infectious agent or organism involved, and</p> <p>(B) A requirement that the isolation should be the least restrictive possible for the resident under the circumstances.</p> <p>(v) The circumstances under which the facility must prohibit employees with a communicable disease or infected skin lesions from direct contact with residents or their food, if direct contact will transmit the disease; and</p> <p>(vi) The hand hygiene procedures to be followed by staff involved in direct resident contact.</p> <p>§483.80(a)(4) A system for recording incidents identified under the facility's IPCP and the corrective actions taken by the facility.</p>						

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	<p>§483.80(e) Linens. Personnel must handle, store, process, and transport linens so as to prevent the spread of infection.</p> <p>§483.80(f) Annual review. The facility will conduct an annual review of its IPCP and update their program, as necessary. Based on observation, interview, and record review, the facility failed to ensure multi-resident use glucometers were cleaned according to manufacture instructions for 1 of 1 random observations. (100 unit)</p> <p>Finding includes:</p> <p>On 7/10/24 at 12:06 P.M., Registered Nurse (RN) 3 was observed cleaning a glucometer after acquiring a blood sugar from a resident. She wiped the machine with a Micro-kill Bleach wipe for 2 seconds and placed it in the medicine cart.</p> <p>On 7/11/24 at 12:58 P.M., Qualified Medication Aide (QMA) 4 indicated that to clean a glucometer you wipe the machine for 30 seconds using a bleach wipe and then let it air dry.</p> <p>On 7/15/24 at 9:53 A.M., the Infection Preventionist indicated that to clean a glucometer you wrap it in a bleach wipe for 3 minutes and place it in a water cup or on a paper towel so it became clean.</p> <p>On 7/11/24 at 10:15 A.M., the Administrator provided an EvenCare blood glucose monitoring system user's guide, dated 2022, that indicated "Allow the surface of the meter or lancing device to remain wet at room temperature for the contact</p>	F 0880	<p>F880 Infection Prevention and Control</p> <p>What correction action(s) will be accomplished for those residents found to have been affected by the deficient practice?</p> <p>Glucometer monitor was properly disinfected per disinfection practices.</p> <p>No resident had a negative outcome d/t this alleged deficient practice.</p> <p>How will you identify other residents having the potential to be affected by the same deficient practice and what corrective action will be taken?</p> <p>All residents have the potential to be affected by the alleged deficient practice. What measures will be put into place or what systemic changes will you make to ensure that the deficient practice does not recur?</p> <p>DNS/designee to in-service all nurses and QMA's were in-serviced and educated on proper disinfection practices on</p>		08/16/2024		

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F 0921 SS=E Bldg. 00	<p>time listed on the wipe's directions for use. Wipe meter dry or allow to air dry".</p> <p>On 7/11/24 at 12:58 P.M., a Micro-kill Bleach Wipes user instructions were reviewed. It indicated "A 30 second contact time is required to kill the bacteria and viruses on the label... Allow surface to air dry..."</p> <p>On 7/15/24 at 8:53 A.M., the Administrator provided a "Glucometer Disinfection" policy, dated 2024, that indicated "The facility will ensure blood glucometers will be cleaned and disinfected after each use and according to manufacturer's instructions for multi-resident use ... Glucometers will be cleaned and disinfected after each use and according to manufacturer's instructions regardless of whether they are intended for single resident or multiple resident use".</p> <p>3.1-18(b)(1)</p> <p>483.90(i) Safe/Functional/Sanitary/Comfortable Environ §483.90(i) Other Environmental Conditions The facility must provide a safe, functional, sanitary, and comfortable environment for residents, staff and the public. Based on observation and interview, the facility failed to provide a safe and sanitary environment for residents, staff, and the public for 17 random observations on 5 of 6 days. Urine smells in unit hallways, conference rooms, common areas, stairwells.(100 Unit Hallway, 200 Unit Hallway, Basement Hallway, Conference Room, Stairwell off 100 Unit, Stairwell off 200 Unit)</p>		F 0921	<p>multi-resident use glucometers on or before August 16, 2024. How will the corrective action(s) be monitored to ensure the deficient practice will not recur, i.e., what quality assurance program will be put into place? DNS/Designee will audit staff to ensure proper disinfection procedures are being carried out to properly disinfect multi-resident glucometers three times a week for four weeks; one time a week for four weeks; One time a month for four months, DNS/designee will report findings to QAPI for 6 months.</p> <p>*We are requesting paper compliance for tag F880 Date of Compliance: August 16, 2024</p> <p>F921 Safe/Functional/Sanitary/Comfortable Environment</p> <p>What correction action(s) will be accomplished for those residents found to have been affected by the deficient practice?</p>		08/16/2024	

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	<p>Findings include:</p> <p>1. On 7/8/24 at 8:14 A.M., the smell of urine was observed in the 100 Unit Hallway.</p> <p>On 7/8/24 AT 8:15 A.M., the smell of urine was observed in the Stairwell off the 100 Unit Hallway.</p> <p>On 7/8/24 at 8:16 A.M., the smell of urine was observed in Basement Hallway.</p> <p>On 7/8/24 at 10:30 A.M., the smell of urine was observed in the 200 Unit Hallway and into the Common Area of the unit.</p> <p>2. On 7/9/24 at 8:05 A.M., the smell of urine was observed in the 100 Unit Hallway.</p> <p>On 7/9/24 at 8:06 A.M., the smell of urine was observed in the Stairwell off the 100 Unit Hallway.</p> <p>On 7/9/24 at 8:17 A.M., the smell of urine was observed in Basement Hallway.</p> <p>On 7/9/24 at 10:30 A.M., the smell of urine was observed in the Basement Hallway.</p> <p>3. On 7/11/24 at 8:10 A.M., the smell of urine was observed in the 100 Unit Hallway.</p> <p>On 7/11/24 at 8:11 A.M., the smell of urine was observed in the Stairwell off the 100 Unit Hallway.</p> <p>On 7/11/24 at 8:12 A.M., the smell of urine was observed in Basement Hallway.</p> <p>On 7/11/24 at 10:30 A.M., the smell of urine was observed in the 200 Unit Common Area.</p>			<p>No residents had any negative outcome from this alleged deficient practice.</p> <p>All units identified are cleaned daily and continue to focus on odors identified. How will you identify other residents having the potential to be affected by the same deficient practice and what corrective action will be taken?</p> <p>All residents have the potential to be affected by the alleged deficient practice. What measures will be put into place or what systemic changes will you make to ensure that the deficient practice does not recur?</p> <p>HSKP Supervisor/Designee will in-service all staff on environment expectations and rounding on or before August 16, 2024.</p> <p>Daily rounds/odor control logs to be completed by the Director of HSKP/Laundry to ensure no odors are identified. If opportunities are identified, the Director of HSKP/Laundry will develop action plan to correct.</p> <p>How will the corrective action(s) be monitored to ensure the deficient practice will not recur, i.e., what quality assurance program will be put into place?</p> <p>HSKP Supervisor/Designee will monitor environmental rounds twice a week for four weeks; one time a month for four months,</p>			

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F 9999 Bldg. 00	<p>On 7/11/24 at 1:00 P.M., the smell of urine was observed in the 200 Unit Hallway.</p> <p>4. On 7/12/24 at 10:04., the smell of urine was observed in the elevator going to the 200 Unit Hall.</p> <p>On 7/12/24 at 10:05 A.M., the smell of urine was observed in 200 Unit Hallway.</p> <p>On 7/12/24 at 10:23 A.M., the smell of urine was observed in 200 Unit Common Area.</p> <p>During an interview on 7/15/24 at 11:14 A.M., LPN (Licensed Practical Nurse) 8 indicated the facility should be free of smells.</p> <p>On 7/15/24 at 8:54 A.M., the Administrator produced a current, nondated policy "Safe and Homelike Environment." The policy indicated "...the facility will provide a safe, clean... environment...housekeeping and maintenance services will be provided as necessary to maintain a sanitary,orderly, and comfortable environment...minimize odors by disposing of soiled linens promptly and reporting lingering odors... needing cleaning to Housekeeping Department."</p> <p>3.1-19(f)</p> <p>3.1-25 PHARMACY SERVICES</p> <p>(r) Unused portions of medications not released with the resident or returned for credit shall be destroyed on the premises within seven (7) days by the consultant pharmacist or licensed nurse</p>			F 9999	<p>HSKP Supervisor/designee will report findings to QAPI for 6 months.</p> <p>*We are requesting paper compliance for tag F921 Date of Compliance: August 16, 2024</p> <p>F9999 Final Observations</p> <p>What correction action(s) will be accomplished for those residents</p>		08/16/2024

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	<p>with a witness.</p> <p>This state rule was not met as evidenced by:</p> <p>Based on observation, interview, and record review, the facility failed to ensure discontinued medications were returned to the pharmacy or destroyed within 7 days for 2 of 4 medication carts reviewed. (200 unit cart 1 and 200 unit treatment cart)</p> <p>Findings include:</p> <p>1. On 7/11/24 at 12:48 P.M., Thiamine Injection Solution, with a discard after 5/14/24 date, with Resident 9's name on it was observed in cart 1 of the 200 unit. At that time Qualified Medication Aide (QMA) 5 indicated the carts were cleaned out daily and any expired medication needed to be reordered and destroyed.</p> <p>On 7/11/24 at 1:28 P.M., Resident 9's clinical record was reviewed. Discontinued physician orders included, but were not limited to: Thiamine (a vitamin) Injection Solution 100 mg/ml (milligrams per milliliter) - Inject 1 ml intramuscularly one time a day every 30 days related to Vitamin B Deficiency, dated 4/15/23 and discontinued on 6/28/23.</p> <p>2. On 7/11/24 at 2:29 P.M., Registered Nurse (RN) 9 removed a half used Mupirocin ointment tube dated 6/10/24 out of the 200 unit treatment cart with Resident 26's name on it.</p> <p>On 7/12/24 at 10:15 A.M., Resident 26's clinical record was reviewed. Discontinued physician orders included, but were not limited to: Mupirocin External Ointment 2 % (an antibiotic ointment) - Apply to top of right foot topically</p>				<p>found to have been affected by the deficient practice?</p> <p>There was no negative outcome d/t this alleged deficient practice.</p> <p>All medications were returned to pharmacy and/or destroyed per facility policy. How will you identify other residents having the potential to be affected by the same deficient practice and what corrective action will be taken?</p> <p>All residents have the potential to be affected by the alleged deficient practice. What measures will be put into place or what systemic changes will you make to ensure that the deficient practice does not recur?</p> <p>DNS/designee will in-service all licensed staff on discontinued medications and returning to pharmacy/destruction of medications on or before August 16,2024.</p> <p>DNS/designee to audit medication carts weekly to observe for any outdated medications that need returned.</p> <p>How will the corrective action(s) be monitored to ensure the deficient practice will not recur, i.e., what quality assurance program will be put into place?</p> <p>DNS/Designees will complete QA tool for discontinued medication/return to pharmacy twice a week for four weeks; one</p>		

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FORM APPROVED
OMB NO. 0938-039

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION		X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER 155390		X2) MULTIPLE CONSTRUCTION A. BUILDING 00 B. WING		X3) DATE SURVEY COMPLETED 07/15/2024	
NAME OF PROVIDER OR SUPPLIER BRICKYARD HEALTHCARE - WOODBRIDGE CARE CENTER				STREET ADDRESS, CITY, STATE, ZIP COD 816 N FIRST AVE EVANSVILLE, IN 47710			
(X4) ID PREFIX TAG	SUMMARY STATEMENT OF DEFICIENCIE (EACH DEFICIENCY MUST BE PRECEDED BY FULL REGULATORY OR LSC IDENTIFYING INFORMATION)			ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY)		(X5) COMPLETION DATE
	<p>three times a day for abrasion for 7 Days, dated 6/10/24 and completed 6/17/24.</p> <p>On 7/12/24 at 2:30 P.M., the Director of Nursing (DON) indicated medications got destroyed per facility policy but was unsure how long they should be kept in the medication carts past discontinuation, completion, or expiration dates.</p> <p>On 7/15/24 at 8:53 A.M., the Administrator provided a "Destruction of Unused Drugs" policy, dated 2024, that indicated "All unused, contaminated, or expired prescription drugs shall be disposed of in accordance with state laws and regulations ... Unused, unwanted and non-returnable medications should be removed from their storage area and secured until destroyed".</p>				<p>time a month for four months, DNS/designee will report findings to QAPI for 6 months.</p> <p>*We are requesting paper compliance for tag F9999 Date of Compliance: August 16, 2024</p>		