PRINTED: 09/16/2025 FORM APPROVED OMB NO. 0938-0391

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTIONS		(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER: 345481		(X2) MULTIPLE CONSTRUCTION A. BUILDING B. WING	(X3) DATE SURVE 08/08/2025	(X3) DATE SURVEY COMPLETED 08/08/2025		
	NAME OF PROVIDER OR SUPPLIER Woodlands Nursing & Rehabilitation Center			STREET ADDRESS, CITY, STATE, ZIP CODE 400 Pelt Drive , Fayetteville, North Carolina, 28301				
(X4) ID PREFIX TAG	SUMMARY STATEMENT OF DEFICIENCIES (EACH DEFICIENCY MUST BE PRECEDED BY FULL REGULATORY OR LSC IDENTIFYING INFORMATION)		ID PREFIX TAG	PROVIDER'S PLAN OF COR (EACH CORRECTIVE ACTION CROSS-REFERENCED APPROPRIATE DEFICI	SHOULD BE TO THE	(X5) COMPLETION DATE		
E0000	Initial Comments An unannounced recertificati investigation survey was conthrough 08/08/2025. The faci compliance with the requirem Preparedness. Event ID #1D:	ducted on 08/04/2025 lity was found in nent CFR 483.73, Emergency	E0000			08/19/2025		
F0000		5 through 8/8/2025. Event ID htakes were investigated: 1394, 841405, 841406, 841412, 1422, 841426, 841427, 841436, 8706.	F0000			08/19/2025		
F0641 SS = D	Accuracy of Assessments CFR(s): 483.20(g)(h)(i)(j) §483.20(g) Accuracy of Asses The assessment must accurate status. §483.20(h) Coordination. A reconduct or coordinate each a appropriate participation of he §483.20(i) Certification. §483.20(i)(1) A registered nuthat the assessment is comp §483.20(i)(2) Each individual of the assessment must sign that portion of the assessment services.	egistered nurse must assessment with the ealth professionals. rse must sign and certify leted. who completes a portion and certify the accuracy of int.	F0641	Plan of Correction F0641 – Accuracy of Assessments (Oxida 1. Corrective action for resident(s) affect alleged deficient practice: Resident #4's Minimum Data Set (MDS was reviewed by the MDS Coordinator was confirmed that oxygen therapy was Section O. The MDS was immediately by the MDS Coordinator to reflect the recontinuous oxygen therapy. The MDS wascepted into the state database on 8/8 #2051. 2. Corrective action for residents with the to be affected by the alleged deficient potential to be affected. A facility-wide accurrent residents receiving oxygen theraccompleted by the Clinical Reimburseme 8/14/2025 to ensure accurate coding of on their most recently completed MDS audit results are as follows:	ted by the) dated 7/21/2025 on 8/7/2025 and it in not coded in orrected on 8/7/25 esident's use of as resubmitted and i/25 in Batch e potential ractice: have the hudit of apy was ent Specialist on oxygen therapy	08/23/2025		

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 reverse for further instructions.) Except for nursing homes, the findings stated above are disclosable 90 days 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 14 days 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.

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

TITLE

(X6) DATE

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTIONS (X1) PROVIDER/SUPPLIER/CLI/ IDENTIFICATION NUMBER: 345481			A. BUILDING 08/08/2025 B. WING		Y COMPLETED	
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F0641 SS = D	therapy for 1 of 1 resident rev (Resident #4). The findings included: Resident #4 was admitted to with diagnoses which include pulmonary disease (COPD) a oxygen. The MDS dated 7/21/25 indic cognitively intact and was not therapy. The Care Plan, last revised 7 of requiring oxygen therapy v specified to give medications. An observation and interview conducted on 8/7/25 at 10:55 in his bed with oxygen being canula tubing (a tube with na oxygen delivery from an oxygen concalert. When asked if he knew supposed to be he stated that He explained he had COPD used oxygen continuously.	e and Medicaid, an nowingly- lse statement in a sect to a civil money penalty each assessment; or I to certify a material dent assessment is subject of more than \$5,000 for the ement does not constitute ent. MET as evidenced by: resident and staff of accurately code the sessment in the area of oxygen viewed for oxygen therapy the facility on 6/13/24 and chronic obstructive end dependence on supplemental exated Resident #4 was at coded for oxygen (7/21/25, included the focus with an intervention that is as ordered by physician. With Resident #4 were of AM. He was observed lying administered via nasal is all prongs that allows gen source) which was centrator. He was awake and what his oxygen rate was	F0641	Continued from page 1 11 residents identified with oxygen order of 11 residents received oxygen durin lookback timeframe. All 9 residents who received oxygen durin lookback were correctly coded with oxy 3. Measures/Systemic changes to prevailleged deficient practice: On 8/14/2025, the Clinical Reimbursem provided targeted education to the facilic Coordinator on accurate MDS coding premphasis on Section O (Special Treatm Procedures — Oxygen therapy). This edspecific coding requirements and codin Chapter 3 of the RAI manual with a focilimportance of thoroughly reviewing the medical record prior to coding the MDS order to determine whether or not they oxygen therapy at any time during the 1 lookback period. 4. Monitoring Procedure to ensure that correction is effective and that specific cited remains corrected and/or in compregulatory requirements: The DON or designee will audit 5 randoweekly for 4 weeks, then monthly for 2 on accuracy of oxygen therapy coding. reviewed during the monthly Quality Ascommittee meetings. Any discrepancies through retraining and corrective action. Compliance Date: 08/23/2025	ring their ARD gen on their MDS. ent reoccurrence of ment Consultant ity MDS ractices, with ments and lucation included g tips from lus on the resident's assessment in have received 14 day ARD the plan of deficiency liance with om MDS assessments months, focusing Results will be surance (QA) s will be addressed	

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F0641 SS = D	Continued from page 2 8/7/25 at 11:28 AM. The MDS Coordinator stated she did not code Resident #4's oxygen therapy on the 7/21/25 MDS assessment due to "operator error."		F0641			
	An interview was conducted (DON) on 8/7/25 at 12:04 PN expectation that the MDS Coresidents on oxygen therapy assessments were accuratel	M. The DON stated it was her ordinator be aware of and to make sure the MDS				
	An interview was conducted 8/8/25 at 1:38 PM. The Admi expectation that the MDS as accurately.	nistrator stated it was her				
F0644	Coordination of PASARR and Assessments		F0644	PLAN OF CORRECTION		08/23/2025
SS = D	CFR(s): 483.20(e)(1)(2)			F0644 – Coordination of PASRR and A	ssessments	
	§483.20(e) Coordination.			Corrective action for resident(s) affect	ted by the	
	A facility must coordinate ass pre-admission screening and program under Medicaid in s maximum extent practicable and effort. Coordination inclu	I resident review (PASARR) ubpart C of this part to the to avoid duplicative testing		alleged deficient practice: Resident #62 was readmitted on 04/07/ evident mental health diagnoses. A PAS screening request was submitted to NC facility Social Worker on 8/8/2025 after of the oversight.	SRR Level II MUST by the	
		ne recommendations from the on and the PASARR evaluation isment, care planning, and		Corrective action for residents with the to be affected by the alleged deficient put All residents with diagnosis of any sericial illness has the potential to be affected.	ractice: ous mental	
	§483.20(e)(2) Referring all le residents with newly evident disorder, intellectual disability condition for level II resident significant change in status a	or possible serious mental ,, or a related review upon a		readmitted within the past 6 months were reviewed by the facility Social Worker on 8/21/2025 to identify any missed PASRR Level II screenings. Any residents with newly evident serious mental illness were referred for PASRR Level II screening immediately. Audit results were:	to identify any residents with re referred for	
	This REQUIREMENT is NOT	MET as evidenced by:		6 of 66 residents audited were identified	d as needing a	
	Based on record review and facility failed to complete a P and Resident Review (PASR with newly evident mental he sampled resident reviewed for	readmission Screening R) application for a resident alth diagnoses for 1 of 1		new PASARR screening. 6 residents identified had a new PASAR request submitted to NCMUST upon identified by the facility Social Wo	RR screening entification. This	
	The findings included:			0.14		
	Resident #62 was readmitted	d to the facility on		Measures/Systemic changes to prever alleged deficient practice:	ent reoccurrence of	

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F0644 SS = D		a Set dated 04/01/2025 had itively intact and was not state level II PASRR ital illness. Worker was conducted on e stated Resident #62 did not noses in 2010 when the PASRR ed did have the diagnoses of oost-traumatic stress order with anxiety when she eight he cracks. Ital illness. Worker was conducted on e stated Resident #62 did not noses in 2010 when the PASRR ed did have the diagnoses of oost-traumatic stress order with anxiety when she eight he cracks. Ital of Nursing (DON) was 11:37 AM. She stated al health diagnoses of major umatic stress disorder, anxiety when she was ne Social Worker was at level II screening when she looked and there was not a	F0644	Continued from page 3 On 8/22/2025 the Clinical Reimburseme Consultant provided education on PAS/requirements and triggers for Level II so facility Social Worker and Administrator, education focused on the requirement to mental illness or Intellectual or Develop Disabilities/ related condition was not dit the preadmission screen, and that condemerged or was discovered, the facility those symptoms, diagnoses, etc., to the PASRR department to assess for further 4. Monitoring Procedure to ensure that correction is effective and that specific of cited remains corrected and/or in compregulatory requirements: The DON or designee will conduct monadmissions and readmissions to ensure the Quality Assurance Tool this will be of weekly x 4 weeks then monthly x 6 morbe reported to the QA committee. Any rewill be corrected immediately and review cause. Compliance Date: 08/23/2025	ent Specialist ARR screening creening to the This hat if a serious mental scovered at lition later should report a NC Medicaid ar screening needs. the plan of deficiency liance with thly audits of all a compliance using completed of ths. Findings will missed screenings		