

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTIONS		(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER: 345405	(X2) MULTIPLE CONSTRUCTION A. BUILDING B. WING	(X3) DATE SURVEY COMPLETED 01/28/2026
NAME OF PROVIDER OR SUPPLIER Charlotte Health & Rehabilitation Center			STREET ADDRESS, CITY, STATE, ZIP CODE 1735 Toddville Road , Charlotte, North Carolina, 28214	
(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 CORRECTION (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY)	(X5) COMPLETION DATE
E0000	Initial Comments An unannounced onsite recertification and complaint investigation survey was conducted from 1/12/2026 through 1/16/2026. Additional information was obtained offsite 1/20/2026 through 1/28/2026, therefore the exit date was changed to 1/28/2026. The facility was found in compliance with the requirement CFR 483.73, Emergency Preparedness. Event ID: 1E05C3-H1.	E0000		
F0000	INITIAL COMMENTS An unannounced onsite recertification and complaint investigation survey was conducted from 1/12/2026 through 1/16/2026. Additional information was obtained from 1/20/2026 through 1/28/2026, therefore the exit date was changed to 1/28/2026. Event ID# 1E05C3-H1. The following intakes were investigated 2582161, 2689862, 2622774, 2681618, 2618526, 851756, 851746, 2584065, 2636880, 2697137, 851745, and 2712978. 9 of the 31 complaint allegations resulted in deficiency.	F0000		
F0550 SS = D	Resident Rights/Exercise of Rights CFR(s): 483.10(a)(1)(2)(b)(1)(2) §483.10(a) Resident Rights. The resident has a right to a dignified existence, self-determination, and communication with and access to persons and services inside and outside the facility, including those specified in this section. §483.10(a)(1) A facility must treat each resident with respect and dignity and care for each resident in a manner and in an environment that promotes maintenance or enhancement of his or her quality of life, recognizing each resident's individuality. The facility must protect and promote the rights of the resident. §483.10(a)(2) The facility must provide equal access to quality care regardless of diagnosis, severity of condition, or payment source. A facility must establish	F0550		

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
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F0550 SS = D	<p>Continued from page 1 and maintain identical policies and practices regarding transfer, discharge, and the provision of services under the State plan for all residents regardless of payment source.</p> <p>§483.10(b) Exercise of Rights.</p> <p>The resident has the right to exercise his or her rights as a resident of the facility and as a citizen or resident of the United States.</p> <p>§483.10(b)(1) The facility must ensure that the resident can exercise his or her rights without interference, coercion, discrimination, or reprisal from the facility.</p> <p>§483.10(b)(2) The resident has the right to be free of interference, coercion, discrimination, and reprisal from the facility in exercising his or her rights and to be supported by the facility in the exercise of his or her rights as required under this subpart.</p> <p>This REQUIREMENT is NOT MET as evidenced by:</p> <p>Based on record reviews, and resident and staff interviews, the facility failed to treat a resident in a respectful and dignified manner when 1 of 2 staff (Nurse Aide (NA) #1) failed to provide incontinent rounding resulting in urine saturated pants, mechanical lift pad and wheelchair seat for 1 of 3 reviewed for dignity and respect (Resident #56). Resident #1 indicated it made him feel "bad" to have to sit in urine-soaked pants.</p> <p>Findings included:</p> <p>Resident #56 was admitted to the facility on 11/24/22 and readmitted on 02/26/25 with diagnoses that included hemiplegia (complete paralysis on one side of the body) and hemiparesis (neurological condition characterized by weakness on one side of the body) following cerebral infarction affecting the left non-dominant side and acute kidney failure.</p> <p>The resident's Care Plan dated 02/11/25 identified incontinence care as a focus area. The resident was assessed as incontinent of bowel and bladder with severe physical impairment. Interventions included assistance from two staff members for toileting, hygiene, and incontinence care, with the goal of keeping the resident as clean and dry as possible.</p>	F0550		

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F0550 SS = D	<p>Continued from page 2</p> <p>The quarterly Minimum Data Set (MDS) assessment dated 01/05/26 indicated the resident was cognitively intact. The assessment further indicated the resident was dependent on two staff members for toileting, personal hygiene, and lower body dressing and was assessed as always incontinent of urine and bowel. Resident #56 was assessed with clear speech, understood by staff and had the ability to understand others.</p> <p>An interview conducted on 01/16/26 at 11:58 PM with Resident #56 revealed on 01/12/26 Nurse Aide (NA) #1 assisted him into his wheelchair at approximately 2:00 PM and did not return to check on him until approximately 8:00 PM. The resident stated his brief and pants were soaked with urine during that time and even through the supper meal when he felt he was wet. He stated staff were supposed to check on him every two hours but did not and did not come into the room until approximately 8:00 PM. When asked how the incident made him feel, the resident stated it made him feel "bad" having to sit in wet pants. He stated he did not tell staff that he had urinated because he didn't want to bother them.</p> <p>An interview conducted on 01/16/26 at 12:15 PM with NA #1 revealed she was assigned to Resident #56 on 01/12/26 from 7:00 AM to 11:00 PM. She stated she transferred the resident to his wheelchair between 2:00 PM and 3:00 PM and did not check his incontinence status again until 8:00 PM when the resident activated his call light. NA #1 stated the residents' brief, pants, wheelchair seat, and lift pad were saturated with urine. She stated she did not perform routine incontinence checks because she believed the resident was alert and could request assistance as needed. The interview further revealed NA #1 cared for Resident #56 on a regular basis and was familiar with him.</p> <p>An interview conducted on 01/16/26 at 12:36 PM with NA #2 revealed NA #1 was assigned to Resident #56 on 01/12/25 and responsible for completing two-hour incontinence rounding. NA #2 stated the resident was not consistently able to notify staff when he needed to be changed and required routine monitoring. NA #2 stated she left at 3:00 PM and did not observe the resident to be wet at that time. She stated she felt like he was unable to consistently notify staff because he would be observed incontinent without alerting staff that he had "went to the restroom". She stated he was dependent upon staff to provide incontinence rounding.</p> <p>An interview conducted on 01/21/26 at 3:12 PM with Nurse #1 revealed at approximately 8:00 PM on 01/12/26</p>	F0550		

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F0550 SS = D	<p>Continued from page 3 she responded to Resident #56 yelling for help and found him on the floor. Nurse #1 stated the resident's pants, wheelchair seat, and lift pad were saturated to the extent that a mechanical lift could not be safely used. Four staff members were required to assist the resident back into bed. Nurse #1 stated her shift had started at 7:00 PM, but she had not checked on Resident #56 or gone into his room prior to the incident. She stated she was unsure if or when the Nurse Aide had completed incontinence checks on the prior shift.</p> <p>An interview conducted on 01/20/26 at 11:00 AM with the Director of Nursing revealed the resident should have received incontinence care during the period between 2:00 PM and 8:00 PM and should not have been left saturated with urine. The DON stated residents should be provided with incontinence care every two hours in the facility and no resident should feel upset due to "sitting in incontinence".</p> <p>During an interview conducted on 01/16/26 at 1:19 PM, the Administrator stated it was the facility's expectation that residents be rounded on every two hours and changed as needed to maintain dignity and comfort.</p>	F0550		
F0584 SS = B	<p>Safe/Clean/Comfortable/Homelike Environment</p> <p>CFR(s): 483.10(i)(1)-(7)</p> <p>§483.10(i) Safe Environment.</p> <p>The resident has a right to a safe, clean, comfortable and homelike environment, including but not limited to receiving treatment and supports for daily living safely.</p> <p>The facility must provide-</p> <p>§483.10(i)(1) A safe, clean, comfortable, and homelike environment, allowing the resident to use his or her personal belongings to the extent possible.</p> <p>(i) This includes ensuring that the resident can receive care and services safely and that the physical layout of the facility maximizes resident independence and does not pose a safety risk.</p> <p>(ii) The facility shall exercise reasonable care for the protection of the resident's property from loss or theft.</p>	F0584		

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F0584 SS = B	<p>Continued from page 4</p> <p>§483.10(i)(2) Housekeeping and maintenance services necessary to maintain a sanitary, orderly, and comfortable interior;</p> <p>§483.10(i)(3) Clean bed and bath linens that are in good condition;</p> <p>§483.10(i)(4) Private closet space in each resident room, as specified in §483.90 (e)(2)(iv);</p> <p>§483.10(i)(5) Adequate and comfortable lighting levels in all areas;</p> <p>§483.10(i)(6) Comfortable and safe temperature levels. Facilities initially certified after October 1, 1990 must maintain a temperature range of 71 to 81°F; and</p> <p>§483.10(i)(7) For the maintenance of comfortable sound levels.</p> <p>This REQUIREMENT is NOT MET as evidenced by:</p> <p>Based on observations, record review, resident and staff interviews, the facility failed to maintain a clean floor and failed to maintain baseboards in good repair in a resident's room and bathroom (Resident #27). Additionally, the facility failed to maintain a window screen in a resident's room (Resident #109). The deficient practice affected 2 of 19 rooms on 2 of 4 halls observed for environmental concerns.</p> <p>Findings included:</p> <p>1. An interview was conducted with Resident #27 on 1/12/2026 at 12:53 PM and she stated her room and bathroom had not been swept or mopped for some time. Resident #27 could not recall when the room had last been thoroughly cleaned. Resident #27 pointed out that there was debris on the floor at the head of her bed which resulted when the bed hit the wall when adjusting the head of the bed position. Resident #27 stated she told housekeeping but could not remember exactly when or to whom she had reported the issue about the debris.</p> <p>An observation of Resident #27's room and bathroom on 1/12/2026 at 1:00 PM revealed approximately a half cup of white plaster-like debris that ranged in size from dime size pieces to a white powdery substance on the floor at the head of Resident #27's bed. There were two</p>	F0584		

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F0584 SS = B	<p>Continued from page 5</p> <p>white plaster like patches on the wall approximately six inches by six inches at the head of the bed which appeared to have been previous areas of repair. An observation in Resident 27's bathroom revealed one section of baseboard approximately four inches along the left wall and another section of baseboard approximately three inches long under the sink had pulled away from the wall by approximately one inch. There was also one section of baseboard approximately three inches long observed under the left side of the Packaged Terminal Air Conditioner (PTAC) unit which had pulled away from the wall by approximately one inch.</p> <p>Housekeeper #1 was observed on the hall on 1/12/2026 at 1:30 PM but was not observed cleaning Resident #27's room.</p> <p>Subsequent observations in Resident #27's room on 1/13/2026 at 8:45 AM, 1/14/2026 at 2:00 PM, 1/15/2026 at 4:45 PM and 1/16/2026 at 2:30 PM revealed the debris remained untouched under Resident #27's bed and the baseboards remained in disrepair.</p> <p>A telephone interview on 1/20/2026 at 10:31 AM with Housekeeper #1 revealed she had worked at the facility for 3 1/2 years. Housekeeper #1 stated she swept/mopped the residents' rooms/bathrooms twice a day and as needed. Housekeeper #1 disclosed that Resident #27's room was part of her routine assignment on the hall and she cleaned the room each morning and then rechecked the room before the end of her shift for any additional housekeeping needs. Housekeeper #1 indicated she had never noticed the debris under the head of the bed in Resident #27's room and Resident #27 had never told her about it. Housekeeper #1 stated the beds were heavy and she was unable to move them by herself. Housekeeper #1 reported she had been notified on 1/16/2026 in the afternoon that there was debris under the head of Resident #27's bed and she had cleaned up the debris immediately.</p> <p>A review of the Work Order Log from December 15, 2025 to January 15, 2026 revealed no work orders which reported the bed in Resident #27's room hitting the wall when the head of the bed position was changed or the sections of baseboard pulling away from the wall.</p> <p>During a facility tour with the Administrator, Maintenance Director and the Dietary Services/Housekeeping Director on 1/16/2026 at 2:30 PM, Resident #27's room was visited and the debris was observed on the floor under the head of the bed. The Maintenance Director also observed the baseboard in Resident #27's bathroom and under the PTAC unit pulling</p>	F0584		

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F0584 SS = B	<p>Continued from page 6 away from the wall.</p> <p>An interview with the Maintenance Director on 1/16/2026 at 2:33 PM revealed the floors were 36 years old and that the facility was aware new flooring/baseboards were needed. The Maintenance Director stated the facility had started to replace flooring in the facility but was unsure when Resident #27's room was scheduled to have flooring/baseboards replaced. The Maintenance Director explained that the debris at the head of Resident #27's bed was plaster from the patched areas being knocked off when the bed hit the wall when the head position of the bed was changed. The Maintenance Director stated staff could place work orders in the computer through The Equipment Lifecycle System (TELS) but many times just told him in person about issues noted.</p> <p>During an interview with the Dietary Services/Housekeeping Director on 1/16/2026 at 2:37 PM, she stated the residents' rooms/bathrooms should be swept/mopped at least daily. The debris in Resident #27's room should have been noticed and cleaned up by housekeeping.</p> <p>A virtual interview was conducted with the Director of Nursing (DON) on 1/20/2026 at 11:00 AM and she expressed that the residents' rooms and bathrooms should be cleaned at least once a day. The DON stated the debris under Resident #27's bed should have been noticed and immediately cleaned up by housekeeping.</p> <p>An interview with the Administrator on 1/16/2026 at 3:30 PM revealed the residents' rooms and bathrooms should be kept clean and in good repair which included the flooring and baseboards. The Administrator stated the debris in Resident #27's room should have been observed and cleaned up immediately.</p> <p>2. An observation conducted in Resident #109's room on 1/12/26 at 12:05 PM revealed a window screen with a large, vertical tear approximately 12 inches long on the right side of the left window panel. The window was not latched.</p> <p>An additional observation of Resident #109's room was conducted on 1/14/26 at 10:58 AM. The window screen had a large, vertical tear approximately 12 inches long on the right side of the left window panel. The window was closed and latched.</p> <p>A third observation was conducted in Resident #109's room during a facility tour on 1/16/26 at 2:05 PM with</p>	F0584		

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F0584 SS = B	Continued from page 7 the Dietary Manager, Maintenance Director, Regional Nursing Consultant, and Administrator in attendance. The window screen had a large, vertical tear approximately 12 inches long on the right side of the left window panel. The window was closed and latched. The Maintenance Director stated he did weekly random room checks to keep up with any maintenance concerns and expected all staff to make a maintenance request for any repairs. The Maintenance Director had not checked this room and was not aware of the tear in the screen. He stated he did not recall any maintenance requests to fix the screen. A review of the maintenance work order log was completed and no concerns regarding the window screen in Room 209 were noted. An interview with the Director of Nursing (DON) on 1/20/26 at 11:06 AM revealed she had the expectation that all nursing staff would make a maintenance request for repairs in resident spaces to include screens in disrepair and any general maintenance concerns. An interview with the Administrator on 1/16/26 at 4:18 PM revealed she expected all staff to alert maintenance staff to any issue and to fill out work orders for the concern.	F0584		
F0607 SS = D	Develop/Implement Abuse/Neglect Policies CFR(s): 483.12(b)(1)-(5)(ii)(iii) §483.12(b) The facility must develop and implement written policies and procedures that: §483.12(b)(1) Prohibit and prevent abuse, neglect, and exploitation of residents and misappropriation of resident property, §483.12(b)(2) Establish policies and procedures to investigate any such allegations, and §483.12(b)(3) Include training as required at paragraph §483.95, §483.12(b)(4) Establish coordination with the QAPI program required under §483.75. §483.12(b)(5) Ensure reporting of crimes occurring in	F0607		

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F0607 SS = D	<p>Continued from page 8 federally-funded long-term care facilities in accordance with section 1150B of the Act. The policies and procedures must include but are not limited to the following elements.</p> <p>§483.12(b)(5)(ii) Posting a conspicuous notice of employee rights, as defined at section 1150B(d)(3) of the Act.</p> <p>§483.12(b)(5)(iii) Prohibiting and preventing retaliation, as defined at section 1150B(d)(1) and (2) of the Act.</p> <p>This REQUIREMENT is NOT MET as evidenced by:</p> <p>Based on record review and staff interviews, the facility failed to submit the results of an investigation of an allegation of alleged employee to resident abuse that included the date/time of the alleged incident, the patients full name/room number, details of the allegation, names of the accused and any witnesses, name of facility staff who investigated the allegation, results of the investigation, and any corrective action that was taken by the facility to the Division of Health Service Regulation (DHSR) within 5 working days of the allegation for 1 of 3 sampled residents reviewed for abuse (Resident #113).</p> <p>The findings included:</p> <p>A review of the facility's policy titled "Abuse/Neglect/Misappropriation/Crime, Patient Protection" effective date 10/17/2023 read, in part a zero tolerance for mistreatment, abuse, neglect, misappropriation of property, or any crime against a patient of the facility. The policy also indicated all suspected or witnessed incidents of abuse, neglect, theft, and/or exploitation or any reasonable suspicion of a crime against a patient brought to the attention of the center's administration will result in internal investigation, appropriate and timely reporting to the State Survey Agency.</p> <p>A review of the facility's policy entitled "Abuse/Neglect/Misappropriation/ Crime, Reporting Requirement/Investigations" effective date 2/5/2023 read, in part the Administrator must thoroughly investigate and file a complete written report of the investigation to the State Agency within 5 working days of the incident. The written follow-up investigative reporting documented must contain sufficient details to demonstrate a thorough investigation was conducted. The</p>	F0607		

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F0607 SS = D	<p>Continued from page 9 report must include but is not limited to the date of occurrence, name of the resident staff, or individuals involved, location of and the description of the injury to the resident, location and description of the occurrence, immediate action taken to protect the resident from further injury, mechanisms in place to prevent recurrence of the incident, and documentation of reports to Adult Protective Services, law enforcement, or the Department of Health Professions, as appropriate.</p> <p>A review of the initial allegation report submitted by the facility to the Division of Health Service Regulation (DHSR) revealed an allegation of employee to resident abuse. The allegation details noted, in part that Resident #113 stated he was "beat up" by a staff member the previous evening (6/5/25). The report continued Resident #113 was severely cognitively impaired and disoriented and he was unaware of who the staff member was. The initial allegation report description included a head-to-toe skin assessment was completed on Resident #113 with no signs of injury, and a facility investigation was initiated. The initial allegation report noted there were no details of physical or mental injury or harm. The report indicated the facility was made aware of the incident on 6/6/25 at 11:30 AM, the initial report was submitted to DHSR via fax transmission on 6/6/25 at 12:20 PM and law enforcement was notified on 6/6/25 at 12:00 PM. The initial allegation report was completed and signed by the Director of Nursing (DON).</p> <p>A review of Resident #113's Electronic Medical Record (EMR) revealed a Medical Director's note on 6/6/25 stating Resident #113 was seen for a follow up visit and stated he was "beaten up" yesterday. The note further revealed Resident #113 endorsed being agitated and difficult to deal with. The Medical Director's note continued upon further questioning, nursing staff reported that Resident #113 liked to roll out of bed and scream for help and Resident #113 had baseline intermittent confusion and agitation toward staff.</p> <p>A review of a copy of an email correspondence from Health Care Personnel Investigations copied to DHSR Complaint Intake Unit was conducted. The email was addressed to the Administrator and DON on 6/17/25 revealed a five-day investigation report associated with the 24-hour report submitted on 6/6/25 had not been received by DHSR. The email indicated the facility should fax the 5-day investigation report as soon as possible.</p> <p>An interview with the Administrator on 1/16/26 at 10:30</p>	F0607		

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F0607 SS = D	<p>Continued from page 10 AM revealed she did not know which staff member reported the initial allegation and she was unable to find the email sent from DHR on 6/17/25 regarding the 5-day report not being received by DHR. She stated she did not have any records of fax transmittals for the 5-day report to DHR and stated the report was not sent to DHR.</p> <p>A review of the facility's 5-day investigation folder revealed a summary written by the Administrator on 6/10/25. The summary stated Resident #113 reported he had been "beat up" by a staff member and a head-to-toe assessment was completed with no signs of abuse. The summary revealed Resident #113 was unable to specify when the alleged incident occurred when asked shortly after it was reported. The summary noted body audits were completed on the hallway for residents with a BIMS (Brief Interview for Mental Status) score of 12 or below with no issues noted. Interviews were completed on the hallway for residents with a BIMS score or higher with no issues noted. The summary concluded that the facility was unable to substantiate abuse as Resident #113 had cognitive impairment and there was no evidence of abuse. The investigation folder did not reveal the staff member who reported the alleged abuse and did not include any witness statements.</p> <p>An interview with the DON on 1/26/26 at 11:02 AM revealed she did not recall the alleged incident involving Resident #113. She stated she sent the initial allegation report to DHR, and the 5-day investigation was completed although she was not sure if it had been submitted to DHR. The DON stated sending the 5-day investigation report to DHR may have been missed and she did not recall receiving an email from the State Agency on 6/17/25 to remind the facility to submit the 5-day investigation report. The DON stated the Administrator typically sent all the reports to DHR and she would cover if the Administrator was out of the office. She stated gathering as many witness statements as possible for the full investigation was a good idea moving forward to have for any abuse investigation. The DON could not recall which staff member alerted management to Resident #113's allegation.</p> <p>A second interview with the Administrator on 1/16/26 at 4:23 PM revealed she had the expectation that all reports be submitted to DHR within proper timeframes and the investigation should have been more thorough.</p>	F0607		
F0627 SS = D	<p>Inappropriate Discharge</p> <p>CFR(s):</p>	F0627		

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F0627 SS = D	<p>Continued from page 11 483.15(c)(1)(2)(i)(ii)(7)(e)(1)(2);483.21(c)(1)(2)(iv)</p> <p>§483.15(c) Transfer and discharge-</p> <p>§483.15(c)(1) Facility requirements-</p> <p>§483.15(c)(1)(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>§483.15(c)(1)(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> <p>§483.15(c)(2) Documentation.</p>	F0627		

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F0627 SS = D	<p>Continued from page 12</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>§483.15(c)(7) Orientation for transfer or discharge.</p> <p>A facility must provide and document sufficient preparation and orientation to residents to ensure safe and orderly transfer or discharge from the facility. This orientation must be provided in a form and manner that the resident can understand.</p> <p>§483.15(e)(1) Permitting residents to return to facility.</p> <p>A facility must establish and follow a written policy on permitting residents to return to the facility after they are hospitalized or placed on therapeutic leave. The policy must provide for the following.</p> <p>(i)A resident, whose hospitalization or therapeutic leave exceeds the bed-hold period under the State plan, returns to the facility to their previous room if available or immediately upon the first availability of a bed in a semi-private room if the resident-</p>	F0627		

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F0627 SS = D	<p>Continued from page 13</p> <p>(A) Requires the services provided by the facility; and</p> <p>(B) Is eligible for Medicare skilled nursing facility services or Medicaid nursing facility services</p> <p>(ii) If the facility that determines that a resident who was transferred with an expectation of returning to the facility, cannot return to the facility, the facility must comply with the requirements of paragraph (c) as they apply to discharges.</p> <p>§483.15(e)(2) Readmission to a composite distinct part. When the facility to which a resident returns is a composite distinct part (as defined in § 483.5), the resident must be permitted to return to an available bed in the particular location of the composite distinct part in which he or she resided previously. If a bed is not available in that location at the time of return, the resident must be given the option to return to that location upon the first availability of a bed there.</p> <p>§483.21(c)(1) Discharge Planning Process</p> <p>The facility must develop and implement an effective discharge planning process that focuses on the resident's discharge goals, the preparation of residents to be active partners and effectively transition them to post-discharge care, and the reduction of factors leading to preventable readmissions. The facility's discharge planning process must be consistent with the discharge rights set forth at 483.15(b) as applicable and-</p> <p>(i) Ensure that the discharge needs of each resident are identified and result in the development of a discharge plan for each resident.</p> <p>(ii) Include regular re-evaluation of residents to identify changes that require modification of the discharge plan. The discharge plan must be updated, as needed, to reflect these changes.</p> <p>(iii) Involve the interdisciplinary team, as defined by §483.21(b)(2)(ii), in the ongoing process of developing the discharge plan.</p> <p>(iv) Consider caregiver/support person availability and the resident's or caregiver's/support person(s) capacity and capability to perform required care, as part of the identification of discharge needs.</p>	F0627		

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F0627 SS = D	<p>Continued from page 14</p> <p>(v) Involve the resident and resident representative in the development of the discharge plan and inform the resident and resident representative of the final plan.</p> <p>(vi) Address the resident's goals of care and treatment preferences.</p> <p>(vii) Document that a resident has been asked about their interest in receiving information regarding returning to the community.</p> <p>(A) If the resident indicates an interest in returning to the community, the facility must document any referrals to local contact agencies or other appropriate entities made for this purpose.</p> <p>(B) Facilities must update a resident's comprehensive care plan and discharge plan, as appropriate, in response to information received from referrals to local contact agencies or other appropriate entities.</p> <p>(C) If discharge to the community is determined to not be feasible, the facility must document who made the determination and why.</p> <p>(viii) For residents who are transferred to another SNF or who are discharged to a HHA, IRF, or LTCH, assist residents and their resident representatives in selecting a post-acute care provider by using data that includes, but is not limited to SNF, HHA, IRF, or LTCH standardized patient assessment data, data on quality measures, and data on resource use to the extent the data is available. The facility must ensure that the post-acute care standardized patient assessment data, data on quality measures, and data on resource use is relevant and applicable to the resident's goals of care and treatment preferences.</p> <p>(ix) Document, complete on a timely basis based on the resident's needs, and include in the clinical record, the evaluation of the resident's discharge needs and discharge plan. The results of the evaluation must be discussed with the resident or resident's representative. All relevant resident information must be incorporated into the discharge plan to facilitate its implementation and to avoid unnecessary delays in the resident's discharge or transfer.</p> <p>§483.21(c)(2) Discharge Summary</p> <p>When the facility anticipates discharge, a resident must have a discharge summary that includes, but is not</p>	F0627		

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F0627 SS = D	<p>Continued from page 15 limited to, the following:</p> <p>(iv) A post-discharge plan of care that is developed with the participation of the resident and, with the resident's consent, the resident representative(s), which will assist the resident to adjust to his or her new living environment. The post-discharge plan of care must indicate where the individual plans to reside, any arrangements that have been made for the resident's follow up care and any post-discharge medical and non-medical services.</p> <p>This REQUIREMENT is NOT MET as evidenced by:</p> <p>Based on record review and staff, Adult Protective Services (APS) Intake Social Worker, Medical Director and Resident Representative interviews, the facility failed to implement an effective discharge planning process for Resident #95 in order to sufficiently prepare the resident for a safe and orderly discharge that ensured his needs were met, home health services were coordinated, a safe discharge location was identified, and necessary medical supplies were provided. This deficient practice was identified for 1 of 3 residents reviewed for discharge (Resident #95).</p> <p>The findings included:</p> <p>The hospital discharge summary dated 11/05/25 indicated Resident #95 was admitted to the hospital and treated for a urinary tract infection related to a diagnosis of benign prostatic hyperplasia (enlarged prostate) with urinary obstruction requiring self-catheterization and a history of reusing catheters. Resident #95 was also assisted with finding nursing home placement due to recent eviction from his home. Resident #95 was discharged to the facility on 11/05/25 with instructions to continue self-catheterization until a surgery that was scheduled for urinary obstruction (blockage that inhibits the flow of urine).</p> <p>Resident #95 was admitted to the facility on 11/05/25 with diagnoses including benign prostatic hyperplasia with urinary obstruction, homelessness, substance abuse, and cognitive communication deficit.</p> <p>A discharge planning note dated 11/07/25 completed by the Social Worker (SW) indicated Resident #95 was moderately cognitively impaired, unable to make his own decisions and his Resident Representative (RR) would be his decision maker. Resident #95 was recently evicted from his home and was homeless at the time of admission to the facility. During a discussion with the RR today</p>	F0627		

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F0627 SS = D	<p>Continued from page 16 concerning discharge plans it was determined Resident #95 returning to the community was not feasible. The RR requested assistance with completing a Medicaid application and finding long term placement for Resident #95 in a facility closer to where she lived.</p> <p>The admission Minimum Data Set (MDS) assessment dated 11/08/25 revealed Resident #95 was moderately cognitively impaired, exhibited no behaviors or rejections of care, walked independently, was occasionally incontinent of bladder and required partial to moderate assistance with bathing, and supervision with toileting. He was not coded for a urinary catheter device. The MDS further indicated Resident #95 and a legally authorized representative were participating in discharge planning with active discharge planning noted to already be occurring for the resident to return to the community. The following MDS question was noted to be skipped: "Do you want to talk to someone about the possibility of leaving this facility and returning to live and receive services in the community?"</p> <p>The care plan dated 11/08/25 indicated Resident #95 had problem areas including impaired communication with the potential for poor health literacy and signs and symptoms of acute delirium. The interventions included providing a safe and supportive environment, assisting with reading/comprehending written communications from the physician and pharmacy as needed. The care plan also noted Resident #95's stay at the facility was expected to be short term, discharge planning was ongoing, and updates would be made to the discharge plan as needed.</p> <p>A review of the medical record revealed a Centers for Medicare and Medicaid Services (CMS)-10123 Notice of Medicare Non-Coverage (NOMNC) letter was issued to Resident #95 on 11/26/25 explaining Medicare Part A coverage for skilled services were ending on 11/28/25. The form was signed by the SW and Resident #95.</p> <p>A discharge planning note dated 11/27/25 written by the SW revealed Resident #95 was discharging from the facility to a homeless shelter on 11/28/25. Therapy recommended home health services for safety awareness; however services could not be arranged due to the discharge location. The clinical team deemed the discharge was against medical advice (AMA), AMA paperwork was completed and signed, and a report was made to APS.</p> <p>A "Release of Responsibility Unauthorized Discharge" form dated 11/28/25 signed by the SW indicated Resident</p>	F0627		

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F0627 SS = D	<p>Continued from page 17 #95 was discharged from the facility AMA and noted on the section for the patient signature was "refused to sign".</p> <p>The discharge instructions dated 11/28/25 completed by the SW and Nurse #5 indicated Resident #95 was discharged to a homeless shelter. Therapy recommended home health services for medication and household management; however services were not arranged because the address of the discharge location was unknown. The clinical team deemed the discharge was AMA, AMA paperwork was completed and a report was made to APS. The discharge instructions noted that Resident #95 had no devices/treatments and no education or medical supplies were provided. Resident #95 was provided medications and list of medication orders at the time of discharge.</p> <p>An interview conducted with the Physical Therapist on 1/14/26 at 1:30 PM revealed Resident #95 was admitted to the facility 11/05/25 and was receiving physical therapy for strengthening and to improve balance. The Physical Therapist indicated that on 11/26/25 Resident #95 was functioning independently and appropriate for discharge from the facility however his safety awareness was poor, so he recommended home health services to continue working on safety awareness.</p> <p>A phone interview conducted with the APS Intake Social Worker on 1/14/26 at 11:16 AM revealed there was not a report made by the facility or any record of Resident #95 in the APS system.</p> <p>A phone interview with Resident #95's RR on 1/15/26 at 11:19 AM indicated she operated a non-profit organization and was a patient advocate for individuals that were homeless. The RR revealed she had been working with Resident #95 for approximately 10 years to ensure he had housing, medical care, medications and medical supplies. The RR stated approximately one week before Resident #95 was admitted to the facility he was evicted from his home. She indicated a few days after Resident #95 was admitted to the facility she met with the SW to discuss Resident #95's discharge plans. She indicated the SW was aware Resident #95 was homeless and they agreed discharging Resident #95 back to the community was not feasible. The RR revealed she requested assistance with a Medicaid application and finding a facility closer to her for long term placement. The RR revealed she had no further follow up from the SW regarding the status of Resident #95's Medicaid application or transferring him to a closer facility. The RR indicated on 11/26/25 she received a phone call from the SW notifying her that Resident #95</p>	F0627		

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F0627 SS = D	<p>Continued from page 18</p> <p>was being discharged from the facility due to therapy services ending. She revealed the SW did not inform her that the decision could be appealed but did explain if Resident #95 remained in the facility after 11/28/25 he (Resident #95) would be responsible for payment. The RR indicated she made it very clear to the SW on 11/26/25 that Resident #95 did not have housing and all the local shelters were full. She revealed the SW offered no recommendations or assistance with placement and stated Resident #95 was able to remain in the facility but would have to pay five hundred dollars a day starting on 11/29/25. The RR indicated when she arrived at the facility on 11/28/25 at 8:00 AM, a nurse, she did not recall her name, handed her a bag with Resident #95's medications, a list of the medication orders and instructions to schedule a follow up visit with the primary care physician. The RR revealed the nurse did not provide any catheter supplies or further instructions related to Resident #95's care. The RR indicated she was unaware that Resident #95 was asked to sign an AMA form and that Resident #95 did not leave the facility AMA, but rather because the facility initiated discharge due to therapy services ending. The RR stated when they (she and Resident #95) left the facility, she was able to find a friend for Resident #95 to stay with until his surgery on 12/23/25. The RR indicated she went to the urology office to inquire about catheter supplies which they were able to provide and she brought those supplies to Resident #95. She revealed Resident #95 was able manage his personal care independently, but she visited him daily to ensure he had food, catheter supplies and was taking his medications. She revealed Resident #95 had surgery for the urinary blockage on 12/23/25 and was released from the hospital the same day but the local homeless shelters were still full, and she was unable to find him housing. The RR stated since the surgery Resident #95 no longer had to self-catheterize but was "living on the streets" and remained on the waiting list for shelter placement.</p> <p>An interview was conducted with the SW on 1/14/26 at 5:36 PM. She stated when Resident #95 was admitted to the facility a Brief Interview for Mental Status (BIMS) was completed and indicated Resident #95 was moderately cognitively impaired, so she discussed discharge plans with his RR on 11/07/25. She indicated Resident #95 was homeless and the RR requested assistance with a Medicaid application and wanted to find a facility for long-term placement closer to where she lived. The SW stated she notified the Business Office Manager on 11/07/25 that Resident #95's RR requested assistance with completing a Medicaid application but wanted to wait until the application was approved before sending</p>	F0627		

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F0627 SS = D	<p>Continued from page 19</p> <p>out referrals to other facilities regarding long term placement. The SW indicated she did not follow up with the Business Office Manager to confirm the Medicaid application was submitted or to check on the status of the application. The SW revealed she attended a clinical team meeting every morning along with therapy staff, the DON and the Administrator. She stated during the clinical team meeting on 11/26/25 she was notified by therapy that Resident #95's services were ending. The SW stated there was a follow up BIMS assessment completed for Resident #95 which indicated he was cognitively intact, but she was unsure who conducted the assessment or the date it was completed. The SW revealed she issued and reviewed the CMS-10123 NOMNC letter with Resident #95 on 11/26/25 and explained the appeal process. The SW revealed Resident #95 acknowledged understanding and stated he would not remain at the facility and would go to a homeless shelter. The SW indicated Resident #95 immediately called his RR while she was still in the room. She stated Resident #95 explained to the RR he was being discharged from the facility due to therapy services ending and she would need to pick him up from the facility on 11/28/25 and take him to a homeless shelter and the RR agreed. The SW indicated Resident #95 named two possible homeless shelters he would be going to but she did not call either of the shelters to see if they had any openings. The SW stated she was not aware Resident #95 was performing urinary self-catheterization, so catheter supplies were not provided. She further stated that the nurse was responsible for reviewing the discharge instructions and medications, so she was unsure if that occurred. The SW indicated because Resident #95 was unsure which homeless shelter he would be going to, she was unable to provide an address to arrange home health services. The SW revealed she informed the clinical team that home health services could not be arranged for Resident #95, and the clinical team determined the discharge was AMA. The SW revealed the AMA form was completed but Resident #95 refused to sign the form. She indicated it was the facility's policy to file an APS report whenever a resident was discharged AMA. The SW stated she informed the former SW Assistant to file a report for Resident #95 with APS and could not say why the report was not filed. The SW indicated she did not follow up with Resident #95 or the RR after the resident was discharged and was unsure of his status after leaving the facility.</p> <p>An interview conducted with the Business Office Manager on 1/16/26 at 12:30 PM revealed she did not recall being notified of a request from Resident #95's RR for assistance with a Medicaid application nor was there</p>	F0627		

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F0627 SS = D	<p>Continued from page 20 any documentation in her records that a Medicaid application was initiated for Resident #95.</p> <p>Several attempts made to contact the former SW Assistant were unsuccessful.</p> <p>A phone interview was conducted with Nurse #5 on 1/28/26 at 10:23 AM. Nurse #5 revealed she did not recall if she was assigned to Resident #95 on 11/28/25. She revealed she did not remember Resident #95 or what assistance he required with care. Nurse #5 also did not recall if she reviewed the discharge instructions with Resident #95 or his RR before they left the facility or if she gave them any medications or medical supplies.</p> <p>An interview was conducted with the Medical Director on 1/15/26 at 2:30 PM. He stated on 11/28/25 he was informed by the DON that Resident #95 was discharged from the facility AMA but was unaware of any further details related to the discharge. The Medical Director indicated Resident #95's cognition varied and he was not consistently able to make decisions and manage his care independently. The Medical Director revealed Resident #95 was homeless and required self-catheterization due to a urinary blockage and there were concerns related to him reusing catheters. The Medical Director indicated discharging Resident #95 from the facility without housing and catheter supplies was not a safe discharge.</p> <p>During an interview with the Administrator on 1/16/26 at 4:09 PM she stated the SW was notified by therapy when a resident's Medicare Part A benefit was ending and then issued the CMS-10123 NOMNC letter to the resident and/or RR. She indicated the SW was also responsible for arranging any services and ordering the needed medical equipment for the resident prior to discharge. The Administrator revealed she was aware Resident #95 was discharged from the facility AMA but did not recall who notified her or when. The Administrator indicated she was not aware of any other details related to Resident #95's discharge, why it was determined to be AMA or if Resident #95 was agreeable to leaving the facility AMA. She stated discharging a resident with no arranged housing and without needed medical supplies was not a safe discharge.</p>	F0627		
F0640 SS = A	<p>Encoding/Transmitting Resident Assessments</p> <p>CFR(s): 483.20(f)(1)-(4)</p> <p>§483.20(f) Automated data processing requirement-</p> <p>§483.20(f)(1) Encoding data. Within 7 days after a</p>	F0640		

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F0640 SS = A	<p>Continued from page 21 facility completes a resident's assessment, a facility must encode the following information for each resident in the facility:</p> <ul style="list-style-type: none"> (i) Admission assessment. (ii) Annual assessment updates. (iii) Significant change in status assessments. (iv) Quarterly review assessments. (v) A subset of items upon a resident's transfer, reentry, discharge, and death. (vi) Background (face-sheet) information, if there is no admission assessment. <p>§483.20(f)(2) Transmitting data. Within 7 days after a facility completes a resident's assessment, a facility must be capable of transmitting to the CMS System information for each resident contained in the MDS in a format that conforms to standard record layouts and data dictionaries, and that passes standardized edits defined by CMS and the State.</p> <p>§483.20(f)(3) Transmittal requirements. Within 14 days after a facility completes a resident's assessment, a facility must electronically transmit encoded, accurate, and complete MDS data to the CMS System, including the following:</p> <ul style="list-style-type: none"> (i) Admission assessment. (ii) Annual assessment. (iii) Significant change in status assessment. (iv) Significant correction of prior full assessment. (v) Significant correction of prior quarterly assessment. (vi) Quarterly review. (vii) A subset of items upon a resident's transfer, reentry, discharge, and death. (viii) Background (face-sheet) information, for an initial transmission of MDS data on resident that does not have an admission assessment. 	F0640		

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F0640 SS = A	<p>Continued from page 22</p> <p>§483.20(f)(4) Data format. The facility must transmit data in the format specified by CMS or, for a State which has an alternate RAI approved by CMS, in the format specified by the State and approved by CMS.</p> <p>This REQUIREMENT is NOT MET as evidenced by:</p> <p>Based on record review and staff interviews, the facility failed to complete or transmit to the CMS (Centers for Medicare and Medicaid Services) database a discharge Minimum Data Set (MDS) assessment for 1 of 1 resident reviewed for discharge MDS assessments (Resident #10).</p> <p>The findings included:</p> <p>Resident #10 was admitted to the facility on 8/11/25.</p> <p>A review of a change in condition progress note dated 11/19/25 indicated Resident #10 was sent to the hospital for evaluation following an episode of respiratory distress.</p> <p>A review of Resident #10's Electronic Medical Record (EMR) revealed no discharge MDS was transmitted to the CMS database and Resident #10 did not return to the facility.</p> <p>An interview with the MDS Nurse on 1/16/26 at 9:35 AM was conducted. She stated she did not recall Resident #10 but typically any discharges to the hospital were addressed during the facility's morning meetings. The MDS Nurse stated during these meetings an action summary list was printed from their documentation system which described anything that happened in the previous 24 hours or over the weekend. She stated residents on the list would be discussed for any action that needed to be taken. The MDS Nurse stated she typically would review all communication from the previous week each Friday to ensure any MDS assessments that needed attention and she explained Resident #10 was never on the list. She stated not transmitting the discharge MDS was an oversight.</p> <p>An interview with the Director of Nursing (DON) on 1/20/26 at 11:00 AM revealed each resident who was discharged to the hospital was discussed in the facility's clinical morning meetings and standup meetings. She stated the daily clinical meeting was specifically designated to discuss clinical concerns of residents. The DON stated the discharge MDS should have been completed, and Resident #10 should have been discussed in the meeting, but he was missed.</p>	F0640		

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F0640 SS = A	Continued from page 23 During an interview with the Administrator on 1/16/26 at 4:21 PM she indicated Resident #10's discharge MDS should have been completed and transmitted timely.	F0640		
F0641 SS = D	Accuracy of Assessments CFR(s): 483.20(g)(h)(i)(j) §483.20(g) Accuracy of Assessments. The assessment must accurately reflect the resident's status. §483.20(h) Coordination. A registered nurse must conduct or coordinate each assessment with the appropriate participation of health professionals. §483.20(i) Certification. §483.20(i)(1) A registered nurse must sign and certify that the assessment is completed. §483.20(i)(2) Each individual who completes a portion of the assessment must sign and certify the accuracy of that portion of the assessment. §483.20(j) Penalty for Falsification. §483.20(j)(1) Under Medicare and Medicaid, an individual who willfully and knowingly- (i) Certifies a material and false statement in a resident assessment is subject to a civil money penalty of not more than \$1,000 for each assessment; or (ii) Causes another individual to certify a material and false statement in a resident assessment is subject to a civil money penalty of not more than \$5,000 for each assessment. §483.20(j)(2) Clinical disagreement does not constitute a material and false statement. This REQUIREMENT is NOT MET as evidenced by: Based on observations, staff interviews, and record reviews, the facility failed to code the Minimum Data Set (MDS) assessment accurately in the areas of wounds (Resident #40), and medications. This deficient practice was identified for 2 of 19 sampled residents	F0641		

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F0641 SS = D	<p>Continued from page 24 (Resident #75).</p> <p>The findings included:</p> <p>1. Resident #40 was admitted to the facility on 01/18/24 with diagnoses including pressure ulcer of the sacral region, stage 4 (full-thickness tissue loss with exposed bone, tendon or muscle).</p> <p>A care plan was initiated 01/18/24 and revised 07/21/25 with a focused area of chronic wound stage 4 to sacrum. The stated goal was sacrum wound would show signs of healing through the review period. Interventions included alternating air mattress, regular assessment of skin, staff to turn and reposition resident regularly, and enhanced barrier precautions for wound care.</p> <p>A review of the Wound Care Provider note dated 12/29/25 revealed Resident #40 had been evaluated and noted Resident #40 had a Stage 4 Pressure Ulcer.</p> <p>Resident #40's physician order dated 01/04/26 was reviewed and revealed a treatment order for a Stage 4 pressure ulcer.</p> <p>A review of Resident #40's January 2026 Treatment Administration Record (TAR) revealed treatment for a stage 4 coccyx (the base of the spinal column) pressure ulcer had been completed daily.</p> <p>A quarterly Minimum Data Set (MDS) dated 01/05/26 was reviewed and did not indicate Resident #40 had a diagnosis of a pressure ulcer. Resident #40 was not coded for an unhealed pressure ulcer, was not coded for a stage 4 pressure ulcer, or that pressure ulcer care was provided.</p> <p>An interview with the Wound Nurse was conducted on 01/14/26 at 2:26 PM. The Wound Nurse stated that Resident #40 had a stage 4 wound to his coccyx which had been present on admission. He received wound care daily, had not developed any new wounds since admission and was seen by the wound care provider weekly.</p> <p>An interview with the MDS Coordinator was conducted on 01/16/26 at 11:58 AM. She confirmed she had completed Resident #40's 01/05/26 MDS. She indicated Resident #40 had a diagnosis of a Stage 4 pressure ulcer to his sacrum which was being treated daily. The MDS Coordinator explained that the MDS was completed incorrectly and the pressure ulcer was overlooked and should have been coded.</p>	F0641		

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F0641 SS = D	<p>Continued from page 25</p> <p>An interview with the Corporate MDS Coordinator was conducted on 01/16/26 at 2:52 PM. The Corporate MDS Coordinator stated that all MDS assessments should be coded correctly for relevant diagnoses and health issues.</p> <p>An interview with the Corporate Nurse Liaison was conducted on 01/16/26 at 2:55 PM. The Corporate Nurse Liaison stated that all MDS assessments should be coded correctly for relevant diagnoses.</p> <p>2. Resident #75 was admitted to the facility on 12/15/25 with diagnoses which included type 2 diabetes mellitus with hyperglycemia (high blood sugar).</p> <p>A review of Resident #75's physician admission orders dated 12/15/25 revealed an order for Insulin glargine solution (long-acting insulin and hypoglycemic medication used to manage blood glucose levels) 100 units per milliliter. Inject 50 units subcutaneously (under the skin) daily in the evening for diabetes.</p> <p>A review of Resident #75's December 2025 Medication Administration Record (MAR) revealed Resident #75 received insulin injections daily as ordered.</p> <p>A care plan was initiated 12/21/25 with a focused area for diabetes mellitus. The stated goal was Resident #75 would have no complications related to diabetes mellitus through the review period. Interventions included administering medication as ordered, monitoring symptoms of hyperglycemia (high blood sugar) or hypoglycemia (low blood sugar), therapeutic diet as ordered, and labs as ordered.</p> <p>Resident #75's admission Minimum Data Set (MDS) dated 12/21/25 was reviewed and did not indicate insulin injections or hypoglycemic medications had been received.</p> <p>An interview with the MDS Coordinator was conducted on 01/16/26 at 11:58 AM. The MDS Coordinator confirmed she completed the 12/21/25 MDS for Resident #75. The MDS Coordinator stated Resident #75 received insulin daily and the MDS assessment should have included both insulin injections and the use of hypoglycemic medication. She stated the insulin injections and hypoglycemic medication had been overlooked and the MDS had been coded incorrectly.</p> <p>An interview with the Corporate MDS Coordinator was conducted on 01/16/26 at 2:52 PM. The Corporate MDS Coordinator stated that all MDS assessments should be coded correctly for relevant medications.</p>	F0641		

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F0641 SS = D	Continued from page 26 An interview with the Corporate Nurse Liaison was conducted on 01/16/26 at 2:55 PM. The Corporate Nurse Liaison stated that all MDS assessments should be coded correctly for relevant medications.	F0641		
F0684 SS = D	Quality of Care CFR(s): 483.25 § 483.25 Quality of care Quality of care is a fundamental principle that applies to all treatment and care provided to facility residents. Based on the comprehensive assessment of a resident, the facility must ensure that residents receive treatment and care in accordance with professional standards of practice, the comprehensive person-centered care plan, and the residents' choices. This REQUIREMENT is NOT MET as evidenced by: Based on record review and interviews with staff, the Operations Manager for the transportation provider, and Medical Director, Nurse Aide (NA) #8 failed to report Resident #114's pain to Nurse #11 prior to transferring the resident to another Skilled Nursing Facility (SNF) and as a result no assessment was completed. The deficient practice occurred for 1 of 3 residents reviewed for quality of care (Resident #14). The findings included: Resident #114 was admitted to the facility on 6/17/25 with diagnoses including chronic pain, bed confinement, morbid obesity, muscle weakness, abnormalities of gait and mobility. A review of the facility's fall and injury reports from 6/17/2025 through 7/31/2025 revealed no falls documented for Resident #114. A review of the admission Minimum Data Set (MDS) dated 6/22/2025 revealed that Resident #114 was cognitively intact. Resident #114 was coded for bilateral lower extremity range of motion impairment, and a manual wheelchair and walker for mobility. Resident #114 reported no pain in the past 5 days and no falls prior to MDS assessment. A physician order dated 6/25/2025 specified Tramadol 50 milligrams (mg) every 12 hours and hold for sedation. On 1/15/2025 at 3:43 PM an interview with the Physical	F0684		

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F0684 SS = D	<p>Continued from page 27</p> <p>Therapist was completed. The Physical Therapist stated Resident #114 could not complete the initial Physical Therapy assessment on admission due to pain and fatigue and he could not start working with Resident #114 until 7/18/2025. The Physical Therapist reported only working on bed mobility and stretching with Resident #114 because she could not tolerate getting out of bed due to pain. The Physical Therapist stated Resident #114 began to complain of increased pain in her left hip on 7/23/2025 and he notified the Medical Director. The Physical Therapist reported that the Medical Director asked him to continue to monitor. The Physical Therapist stated he had to discontinue therapy services because Resident #114 had reached her potential and was unable to progress.</p> <p>A review of Resident #114's pain assessments documented on the Treatment Administration Record for the month of July 2025 revealed pain was assessed twice a day- on day shift and night shift. Resident #114's last report of pain was on 7/28/2025 on dayshift rated a 7 out of 10 with 10 being the highest level of pain. The pain level charted for the day of discharge on 7/31/2025 was zero (0) and was documented by Nurse #11.</p> <p>A review of the Medication Administration Record (MAR) for the month of July 2025 revealed Resident #114 last received Tramadol 50 mg on 7/30/25 at 9:58 AM. There was no documentation of pain medication given on 7/31/2025.</p> <p>A phone interview was completed on 1/15/2026 at 10:48 AM with Nurse Aide (NA) #8. NA #8 reported she was assigned to Resident #114 on 7/31/2025 and transferred her to a wheelchair to be transported to another SNF. NA #8 stated she and NA #3 transferred Resident #114 from her bed to a manual wheelchair using a mechanical lift. NA #8 reported while raising Resident #114 in the mechanical lift, Resident #114 yelled out that her left leg was hurting. NA #8 stated she and NA #3 worked quickly to lower Resident #114 in the manual wheelchair to ease her pain. NA #8 reported that Resident #114 stopped complaining of pain once she was in the wheelchair. NA #8 stated she did not inform the nurse or anyone of Resident #114's complaint of pain. NA #8 stated Resident #114 always complained of pain with positioning but never yelled or screamed. NA #8 reported she did not think of getting the nurse, she wanted to expedite the transfer to limit the amount of time Resident #114 was in pain. NA #8 reported that once Resident #114 was in the manual wheelchair, the Transportation Driver pushed Resident #114 out of the room to the transportation van. NA #8 reported that she and NA #3 did not escort Resident #114 and the</p>	F0684		

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F0684 SS = D	<p>Continued from page 28 Transportation Driver to the van.</p> <p>An interview with NA #3 on 1/15/2026 at 10:57 AM revealed that she had just started working with the facility and did not recall assisting NA #8 with transferring Resident #114.</p> <p>A review of progress note dated 7/31/2025 at 4:45 PM written by Nurse #11 revealed that Resident #114 was discharged to another SNF with all belongings via transport company. Report was given to SNF that there were no concerns/issues noted at time of discharge.</p> <p>A call was placed to Nurse #11 on 1/15/2026 at 10:47 AM, who was assigned to Resident #114 on 7/31/2025. The number was no longer in service, and Nurse #11 no longer worked for the facility.</p> <p>A review of the incident report dated 8/5/2025 revealed that Resident #114 was discharged from the facility to another Skilled Nursing Facility (SNF) on 7/31/25 and upon arrival to the next SNF Resident #114 complained of pain. The facility became aware on 8/1/2025 that an x-ray revealed a left closed displaced femoral neck fracture (the upper thigh bone broke at the connection with the hip) of the left hip and sent to the hospital. The facility initiated an investigation on 8/1/2025 with chart review, interviews and skin observations.</p> <p>A review of the hospital records revealed that Resident #114 was sent to the emergency room on 8/1/2025 at approximately 3:40 AM with a complaint of left hip pain. The impression of the x-ray of the left hip on 8/1/2025 revealed there was an acute impacted fracture (a type of bone break where the ends of the fractured bone are driven into each other, causing compression without complete separation) through the femoral neck. Mild to moderate degenerative disease was noted.</p> <p>An interview with the Operations Manager for the Transportation Driver was completed on 1/15/2026 at 3:21 PM. The Operations Manager stated the transportation driver that transported Resident #114 to the new SNF was not available and could assist with information regarding Resident #114's transport on 7/31/2025. The Operations Manager stated he recalled the incident because the facility had contacted the transportation company to review the video of the Transportation Driver transferring Resident #114 into the van. The Operations Manager stated the company retains video for 72 hours and completed a report for the facility. The Operations Manager stated the Transportation Driver rolled Resident #114 on a hydraulic lift and locked the wheelchair in place</p>	F0684		

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F0684 SS = D	<p>Continued from page 29 inside the van. The Operations Manager reported Resident #114 was never removed from the wheelchair by the Transportation Driver and there were no observations of Resident #114 experiencing a fall or impact during the video while with the Transportation Driver. The Operations Manager stated the Transportation Driver reported Resident #114 did not complain of pain to the driver.</p> <p>An interview with the Director of Nursing (DON) was completed on 1/20/2026 at 11:00 AM. The DON stated that NA #8 should have paused Resident #114's transfer to the wheelchair when she complained of pain and informed Nurse #11. The DON reported that if NA #8 had informed Nurse #11 of Resident #114's pain, Nurse #11 could have assessed Resident #114 to provide pain medication, contact the provider, and inform the transferring facility of the pain.</p> <p>An interview with the Medical Director on 1/16/2026 at 3:49 PM was completed. The Medical Director stated Resident #114 had chronic pain and it was not uncommon for someone with chronic pain to experience pain after working with physical therapy. The Medical Director stated he did not provide new orders for Resident #114 because Resident #114 had chronic pain and the staff had not reported a fall, impact or significant change in Resident #114.</p> <p>An additional interview with the Medical Director was completed on 1/23/2026 at 10:43 AM. The Medical Director reported based on his impression of the results for the x-ray completed by the hospital on 8/1/2025 Resident #114 could have obtained the left hip fracture prior to admission to this facility or anytime during the transfer to the new SNF and while at the new SNF.</p> <p>A review of the Past Noncompliance (PNC) document revealed the plan was not acceptable for PNC and did not meet the requirements for PNC.</p>	F0684		
F0689 SS = G	<p>Free of Accident Hazards/Supervision/Devices</p> <p>CFR(s): 483.25(d)(1)(2)</p> <p>§483.25(d) Accidents.</p> <p>The facility must ensure that -</p> <p>§483.25(d)(1) The resident environment remains as free of accident hazards as is possible; and</p>	F0689		

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F0689 SS = G	<p>Continued from page 30</p> <p>§483.25(d)(2)Each resident receives adequate supervision and assistance devices to prevent accidents.</p> <p>This REQUIREMENT is NOT MET as evidenced by:</p> <p>Based on observations, record review, and resident, staff and Nurse Practitioner interviews, the facility failed to provide a safe transfer for a dependent resident that required the use of a mechanical lift. After the fall, Resident #56 was complaining of "unbearable" left hip pain and was transferred to the emergency department (ED) by emergency medical services (EMS) for further evaluation. A computed tomography (CT) scan obtained in the ED revealed Resident #56 had a nondisplaced greater trochanteric fracture of the left femur (the hard boney protrusion on the upper outer side of the thigh bone). An orthopedic evaluation completed in the ED determined non-operative management of the fracture was appropriate due to Resident #56's non-weightbearing status prior to the injury. Resident #56 was discharged back to the facility with orders for oxycodone/acetaminophen 5-325 milligrams (mg) one tablet administered every 12 hours for pain. This deficient practice was identified for 1 of 5 residents reviewed for accidents (Resident #56).</p> <p>The findings included:</p> <ol style="list-style-type: none"> 1. Resident #56 was admitted to the facility on 11/24/22 with diagnoses including cerebral infarction (stroke) with left hemiplegia (paralysis) and hemiparesis (weakness). <p>The quarterly minimum data set (MDS) assessment dated 1/05/26 revealed Resident #56 was cognitively intact, had impairment to the upper and lower extremities on one side and was dependent on staff for transfers.</p> <p>The care plan dated 1/06/26 indicated Resident #56 required assistance with activities of daily living related to chronic health issues, utilized a manual wheelchair for mobility, and required 2-person assistance with the use of a mechanical lift for all transfers.</p> <p>A review of the medical record revealed Resident #56 was not taking anticoagulant medication.</p>	F0689		

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F0689 SS = G	<p>Continued from page 31</p> <p>The incident report dated 1/12/26 at 8:00 PM completed by Nurse #1 indicated Resident #56 was sitting in the wheelchair transferring with the assistance of the Nurse Aide and he fell to the floor hitting his head. Resident #56 was complaining of left hip pain and assessed for injury. Resident #56 was observed to have an abrasion to his lower left leg, but no other injury was noted, and his vital signs were within normal limits. Resident #56 was transferred from the floor into bed with staff assistance and pain medication was administered but ineffective. The on-call provider was notified and Resident #56 was transferred to the ED for further evaluation.</p> <p>A phone interview with Nurse #1 on 1/21/26 at 3:12 PM indicated she was assigned to Resident #56 on 1/12/26 from 7:00 PM to 7:00 AM. Nurse #1 revealed at approximately 8:00 PM she was down the hall administering medications and heard Resident #56 yelling for help and responded to his room. She indicated NA #1 was in Resident #56's room and Resident #56 was sitting on the floor in front of the wheelchair. She revealed NA #1 reported to her that Resident #56 slid out of the wheelchair onto the floor. Nurse #1 indicated the lift pad was still in the wheelchair and soaked with urine. She stated Resident #56 was complaining of left hip pain and had an abrasion to his left lower leg. Nurse #1 revealed she assessed Resident #56 and he had no other visible injuries. Nurse #1 revealed she was unsure if it was safe to use the mechanical lift to transfer Resident #56 from the floor to the bed, so she, NA #1 and two other staff members, she did not recall their names, lifted Resident #56 off the floor and into bed. Nurse #1 indicated Resident #56 was administered pain medication but reported the hip pain was "unbearable". She stated she notified the on-call provider and orders were received to transfer Resident #56 to the ED for further evaluation. Nurse #1 revealed Resident #56 did not report to her the fall occurred during a transfer with the mechanical lift and that he was unable to recall any details related to the fall.</p> <p>A statement written by NA #1 dated 1/13/26 revealed Resident #56 was sitting in his wheelchair with a lift pad underneath him and his pants and the lift pad were soaked in urine. NA #1 was repositioning the lift pad under Resident #56 when he slid out of the wheelchair with the lift pad and onto the floor.</p> <p>A phone interview was conducted with NA #1 on 1/15/2026</p>	F0689		

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F0689 SS = G	<p>Continued from page 32</p> <p>at 5:02 PM. She stated she was assigned to Resident #56 on 1/12/26 from 7:00 AM to 3:00 PM and again from 3:00 PM to 11:00 PM due to a call out. NA #1 indicated at approximately 8:00 PM Resident #56 requested assistance with incontinent care and was ready to get into bed. She stated Resident #56 was sitting in his wheelchair with a lift pad underneath him and his pants and the lift pad were soaked in urine. She stated the lift pad needed to be repositioned because it was pulled up under his bottom. NA #1 revealed she was standing beside the wheelchair repositioning the lift pad when Resident #56 and the lift pad slid out of the wheelchair down to the floor. NA #1 indicated Resident #56 started yelling and Nurse #1 responded to his room. She indicated Resident #56 was complaining of "terrible" pain to his left hip. NA #1 stated she assisted Nurse #1 along with two other staff members, she did not recall their names, to lift Resident #56 off the floor and into bed. NA #1 stated Resident #56 was transferred to the ED for further evaluation and was diagnosed with a left hip fracture. She indicated when she was transferring a resident with the mechanical lift, she positioned the lift pad under the resident and hooked it to the lift before she got a second person to assist with the transfer. NA #1 revealed she was unsure why Resident #56 was reporting the lift sling broke while she was transferring him with the mechanical lift. She stated the lift pad was not hooked to the mechanical lift yet and the lift was sitting in the doorway to his room and the lift pad was not hooked to the lift. NA #1 indicated she did not recall if the lift pad that Resident #56 was sitting on at the time of the incident was labeled with his name and she was not aware Resident #56 had his own lift pad.</p> <p>The EMS prehospital care report dated 1/12/26 revealed EMS responded to the facility for a resident that sustained an injury during a witnessed fall from the mechanical lift. Facility staff reported to EMS that one staff member was using the mechanical lift to transfer Resident #56 from the wheelchair to the bed when a strap on the lift pad broke and he fell approximately two feet to the floor and was complaining of left hip pain. Resident #56 was alert and awake and confirmed he had fallen from the mechanical lift. Resident #56 reported hitting his head on the mechanical lift and hitting his left leg on the side of the bed before landing on the floor. Resident #56 was observed to have abrasions to the left knee and shin and was complaining of left hip pain. Resident #56's vital signs were within normal limits, and he was transferred by ambulance to the ED for further</p>	F0689		

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F0689 SS = G	<p>Continued from page 33 evaluation,</p> <p>The ED records dated 1/12/26 revealed Resident #56 presented to the ED for evaluation due to left hip pain after a fall. Resident #56 was being transferred with a mechanical lift at the nursing facility when one of the straps on the lift pad broke and he fell approximately two feet to the floor landing on his left side. A computed tomography (CT) scan obtained in the ED revealed Resident #56 had a left nondisplaced fracture of the greater trochanteric femur (the hard boney bump on the top outer side of the thigh bone) and noted osteopenia (weakening of the bones). The orthopedic evaluation noted due to Resident #56's non-weightbearing status prior to the injury, the fracture would be managed non-operatively and he was safe for discharge. Resident #56 was discharged back to the facility with orders for oxycodone/acetaminophen 5-325 mg one tablet administered twice a day and to schedule a follow-up appointment at the trauma clinic in 2-3 weeks.</p> <p>A review of Resident #56's physician orders and medication administration record (MAR) revealed the following:</p> <p>3/12/25 oxycodone-acetaminophen 5-325 mg one tablet administered every 12 hours as needed for pain. The MAR indicated it was administered on 1/12/26 at 8:05 PM.</p> <p>1/13/26 oxycodone-acetaminophen 5-325 mg one tablet administered every 24 hours as needed for pain. The MAR indicated it was administered on 1/13/26 at 4:52 PM.</p> <p>1/13/26 oxycodone-acetaminophen 5-325 mg one tablet administered two times a day (9:00 AM and 9:00 PM) for pain. The MAR indicated it was administered on 1/13/25 at 9:00 PM, 1/14/26 at 9:00 AM and 9:00 PM, 1/15/26 at 9:00 AM and 9:00 PM, and 1/16/26 at 9:00 AM.</p> <p>An interview was conducted with Resident #56 on 1/15/26 at 2:25 PM. Resident #56 stated on 1/12/26 after dinner, he called for assistance with incontinence care and NA #1 responded to his room. He revealed NA #1 was lifting him out of the wheelchair with the mechanical lift when he heard "fabric ripping" and the left front strap on the lift pad broke. Resident #56 stated he fell approximately 2 feet to the floor, hitting his</p>	F0689		

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F0689 SS = G	<p>Continued from page 34</p> <p>head on the lift mast and his left leg on the side of the bed before landing on the floor on his left side. He indicated he was having severe left hip and tailbone pain. Resident #56 revealed a lot of staff members responded to his room and they picked him up off the floor and put him into bed. He stated the nurse administered pain medication, but it was not helping and he went by ambulance to the ED for further evaluation. Resident #56 revealed x-rays and a CT scan were obtained in the ED and he was diagnosed with a left hip fracture. Resident #56 indicated he was experiencing pain at times but was receiving scheduled pain medication twice a day and overall, his pain was managed. Resident #56 stated the lift pad that broke was labeled with his name in black marker and he had not seen it since the incident.</p> <p>An interview conducted with NA #6 on 1/16/26 at 10:30 AM revealed she assisted with Resident #56's shower today. NA #6 indicated Resident #56 had his own lift pad and it was labeled with his name, but she was unable to find it in his room or in the laundry room. NA #6 revealed the laundry aides told her they had not seen Resident #56's lift pad in the laundry room this week.</p> <p>An interview was conducted with Laundry Aide #1 on 1/16/26 at 12:15 PM. She revealed clean lift pads were stored in the laundry room and available to nursing staff as needed. She stated the lift pads were shared for all the residents, however Resident #56 had his own lift pad and it was labeled with his name in black marker. Laundry Aide #1 revealed she had not seen Resident #56's lift pad in the laundry room this week.</p> <p>A phone interview was conducted with the Nurse Practitioner on 1/21/26 at 1:00 PM. She stated Resident #56 was transferred to the ED on 1/12/26 due to a fall from the wheelchair and was diagnosed with a left hip fracture. The NP indicated she was not aware of any reports from staff or Resident #56 that the fall occurred during a transfer with the mechanical lift. She stated Resident #56 was at his baseline and his pain was managed well.</p> <p>A phone interview conducted with the Director of Nursing (DON) on 1/22/26 at 3:15 PM revealed she was on vacation when the incident occurred with Resident #56. The DON revealed the Administrator informed her of the incident when she returned to work on 1/19/25. The DON indicated NA #1 should not have attempted to reposition</p>	F0689		

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F0689 SS = G	Continued from page 35 the lift sling under Resident #56 without the assistance of a second person to ensure the resident was safe. The DON stated she was not aware that Resident #56 or any staff reported that Resident #56's fall was due to a strap on the lift pad breaking while he was being transferred with the mechanical lift. A phone interview was conducted with the Administrator on 1/22/26 at 1:58 PM. She stated Nurse #1 notified her on 1/12/26 that Resident #56 fell from the wheelchair to the floor and was transferred to the ED for further evaluation. The Administrator revealed she investigated the incident and interviewed NA #1 and determined NA #1 was attempting to reposition Resident #56's lift pad, it was soaked in urine and Resident #56 slid out of the wheelchair with the lift pad down to the floor. The Administrator stated she was not aware of any reports from staff or Resident #56 that he fell from the mechanical lift due to a strap on the lift pad breaking and based on her investigation Resident #56 slid out of the wheelchair landing on the floor. The Administrator stated she could not speak to whether NA #1 should have requested the assistance of a second staff member when repositioning Resident #56's lift pad.	F0689		
F0690 SS = D	Bowel/Bladder Incontinence, Catheter, UTI CFR(s): 483.25(e)(1)-(3) §483.25(e) Incontinence. §483.25(e)(1) The facility must ensure that resident who is continent of bladder and bowel on admission receives services and assistance to maintain continence unless his or her clinical condition is or becomes such that continence is not possible to maintain. §483.25(e)(2)For a resident with urinary incontinence, based on the resident's comprehensive assessment, the facility must ensure that- (i) A resident who enters the facility without an indwelling catheter is not catheterized unless the resident's clinical condition demonstrates that catheterization was necessary; (ii) A resident who enters the facility with an indwelling catheter or subsequently receives one is assessed for removal of the catheter as soon as possible unless the resident's clinical condition demonstrates that catheterization is necessary; and (iii) A resident who is incontinent of bladder receives	F0690		

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F0690 SS = D	<p>Continued from page 36 appropriate treatment and services to prevent urinary tract infections and to restore continence to the extent possible.</p> <p>§483.25(e)(3) For a resident with fecal incontinence, based on the resident's comprehensive assessment, the facility must ensure that a resident who is incontinent of bowel receives appropriate treatment and services to restore as much normal bowel function as possible.</p> <p>This REQUIREMENT is NOT MET as evidenced by:</p> <p>Based on observations, record review and staff, Resident Representative and Medical Director interviews, the facility failed to follow hospital discharge orders for a resident to perform urinary self-catheterization (Resident #95) and failed to keep a urinary catheter drainage bag from touching the floor to reduce the risk of infection (Resident #9) for 2 of 3 residents reviewed for urinary catheters.</p> <p>The findings included:</p> <p>1. The hospital discharge summary dated 11/05/25 indicated Resident #95 had a urinary obstruction which required self-catheterization. Resident #95 was discharged from the hospital to the facility on 11/05/25 and the hospital discharge orders indicated Resident #95 was to continue self-catheterization. There were no further details regarding self-catheterization in the discharge summary.</p> <p>Resident #95 was admitted to the facility on 11/05/25 with diagnoses including benign prostatic hyperplasia (enlarged prostate) with urinary obstruction.</p> <p>A nurse's note dated 11/05/25 written by Nurse #6 indicated Resident #95 was admitted to the facility from the hospital and required self-catheterization due to urinary obstruction.</p> <p>During a phone interview with Nurse #6 on 1/15/26 at 11:13 AM she stated she was assigned to Resident #95 on 11/05/25. Nurse #6 indicated when a resident was admitted to the facility the admission nurse or a nurse manager was responsible for reviewing the hospital discharge summary and entering the orders in the electronic medical record (EMR). She stated Resident #95 was admitted to the facility from the hospital and received report from the hospital nurse before he arrived and was informed he was performing self-catheterization due to a urinary blockage. Nurse #6 revealed she immediately notified the Director of</p>	F0690		

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F0690 SS = D	<p>Continued from page 37</p> <p>Nursing (DON) that Resident #95 was self-catheterizing and needed physician orders and catheter supplies and the DON responded that she would "handle it". Nurse #6 stated she only worked at the facility as needed and was unsure what occurred after she notified the DON or if Resident #95 was provided with catheter supplies.</p> <p>A review of the physician orders revealed no orders for Resident #95 to perform self-catheterization.</p> <p>A physician's note dated 11/06/25 written by the Medical Director indicated Resident #95 had a diagnosis of benign prostatic hyperplasia (BPH) with urinary obstruction which required self-catheterization. Resident #95 received education on proper catheter hygiene to prevent infection and would continue to perform self-catheterization as needed.</p> <p>The admission Minimum Data Set (MDS) assessment dated 11/08/25 revealed Resident #95 was moderately cognitively impaired, occasionally incontinent of urine and independent with toileting hygiene. The MDS was not coded for intermittent catheterization.</p> <p>The care plan dated 11/08/25 indicated Resident #95 required assistance with activities of daily living due to chronic health conditions and recent hospitalization but was usually continent of bladder and independent with toileting.</p> <p>A nurse's note dated 11/14/25 written by Nurse #7 revealed Resident #95 became increasingly belligerent and repeatedly requested to self-catheterize due to pain with urination. Resident #95 reported he was self-catheterizing prior to admission and insisted it needed to be done. Nurse #7 observed Resident #95 urinating into the toilet and provided education that self-catheterization was not required because he was able to urinate. Nurse #7 notified the Medical Director that Resident #95 was complaining of pain when urinating and orders were given to obtain a urinalysis.</p> <p>A phone interview conducted with Nurse #7 on 1/15/26 at 11:19 AM indicated she was assigned to Resident #95 on 11/14/25 from 7:00 AM to 7:00 PM. She stated Resident #95 was complaining of pain and insisting that he needed to self-catheterize. Nurse #7 indicated she observed Resident #95 urinating in the toilet without difficulty and explained to him self-catheterization was not indicated. She stated she notified the Medical Director and was given an order to obtain a urinalysis. Nurse #7 revealed she was not aware that Resident #95 required self-catheterization and there were no physician orders or supplies in his room indicating to</p>	F0690		

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F0690 SS = D	<p>Continued from page 38 her otherwise.</p> <p>A review of Resident #95's medical record revealed laboratory results for a urinalysis obtained on 11/14/25 were received on 11/16/25 and the results were negative.</p> <p>Resident #95 was discharged from the facility to an unknown location on 11/28/25.</p> <p>A phone interview conducted with the Resident Representative (RR) on 1/15/26 at 11:19 AM revealed Resident #95 had been self-catheterizing for approximately two years due to a urinary blockage that required surgery. She stated Resident #95 had a history of homelessness and was discharged to the facility after being hospitalized for a urinary tract infection due to reusing catheters. The RR revealed Resident #95 reported to her about a week after he was admitted to the facility that they were not providing catheter supplies. The RR indicated she went to Resident #95's urologist's office and was able to obtain approximately 15 catheters which she brought to Resident #95. She stated Resident #95 was discharged from the facility on 11/28/25 and no catheter supplies were provided when he was discharged.</p> <p>During an interview conducted with the Medical Director on 1/15/26 at 2:30 PM he indicated Resident #95 had a diagnosis of BPH with urinary obstruction and was performing self-catheterization upon admission to the facility. The Medical Director stated he was unable to recall if he signed orders in the electronic medical record (EMR) for Resident #95 related to self-catheterization but was not aware of any concerns related to nursing staff not knowing Resident #95 was self-catheterizing or that catheter supplies were not being provided. The Medical Director revealed he did not recall the date or the name of the nurse, but he was notified that Resident #95 was complaining of painful urination and he ordered a urinalysis however he did not recall the nurse questioning whether Resident #95 was supposed to be self-catheterizing.</p> <p>A phone interview with the DON on 1/20/26 at 3:20 PM revealed when a resident was admitted to the facility from the hospital the admission nurse reviewed the hospital discharge summary and entered the medication and treatment orders in the electronic medical record (EMR) for the Medical Director to approve and sign. The DON stated when a resident was admitted with orders to perform self-catheterization, orders were entered in the EMR for the Medical Director to review and sign, the resident was assessed to ensure they were able to</p>	F0690		

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F0690 SS = D	<p>Continued from page 39</p> <p>self-catheterize safely using proper technique, and the resident was provided with catheter supplies. The DON revealed when Resident #95 was admitted to the facility on 11/05/25 the admission nurse position was vacant, and the nurse assigned to the resident when they were admitted was responsible for reviewing the hospital orders and entering them in the EMR. The DON indicated she was unsure why the orders for Resident #95 to self-catheterize were overlooked, and she did not recall Nurse #6 informing her that he was self-catheterizing and needed supplies.</p> <p>2. Resident #9 was admitted to the facility on 11/10/24 with a diagnosis of unspecified neuromuscular dysfunction of the bladder and urinary tract infection.</p> <p>A review of Resident #9's care plan dated 06/26/24 revealed a focused area of urinary catheter. The stated goals were Resident #9 would remain free from complications related to an indwelling catheter. Interventions included providing catheter care every shift, empty drainage bag as needed, monitor for signs of urinary tract infection, and enhanced barrier precautions.</p> <p>Resident #9 had a physician's order dated 03/31/25 for an indwelling urinary catheter 16 French 10 milliliter balloon for neuromuscular dysfunction of the bladder.</p> <p>A significant change Minimum Data Set (MDS) assessment completed 12/23/25 revealed Resident #9 was severely cognitively impaired and had an indwelling urinary catheter.</p> <p>An observation of Resident #9 occurred on 01/12/26 at 11:38 AM. Resident #9 was resting in bed and had an indwelling urinary catheter connected to a bedside drainage bag. The bedside drainage bag was observed positioned below the bladder level, attached to bed frame, and the bottom of the bedside drainage bag was observed touching the floor.</p> <p>An observation of Resident #9 occurred on 01/13/26 at 9:53 AM. Resident #9's was resting in bed and had an indwelling urinary catheter connected to a bedside drainage bag. The bedside drainage bag was observed positioned below the bladder level, attached to bed frame, and the bottom of the bedside drainage bag was observed touching the floor.</p> <p>An interview with Nurse Aide (NA) #1 occurred on 01/13/26 at 2:16 PM. NA #1 stated she was assigned to Resident #9 first shift (7:00 AM to 7:00 PM) on</p>	F0690		

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(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 CORRECTION (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY)	(X5) COMPLETION DATE
F0690 SS = D	<p>Continued from page 40 01/12/26 and 01/13/26. NA #1 indicated Resident #9 was provided with catheter care during her shift, but she did not notice Resident #9's urinary catheter bag was in contact with the floor during her rounds. NA #1 stated she was aware the urinary catheters are not supposed to be in contact with the floor to prevent infection.</p> <p>An interview with Nurse #1 on 01/16/26 at 10:18 AM. Nurse #1 stated she was the assigned nurse for Resident #9 on 01/12/26 and 01/13/26 from 7:00 AM to 7:00 PM. Nurse #1 reported that Resident #9's catheter was leaking so it was changed on 01/13/26. Nurse #1 verbalized she did not observe Resident #9's catheter bag touching the floor during her shift to prevent infection.</p> <p>An observation of Resident #9 occurred on 01/14/26 at 2:13 PM. Resident #9's was resting in bed and had an indwelling urinary catheter connected to a bedside drainage bag. The bedside drainage bag was observed positioned below the bladder level, attached to bed frame, and the bottom of the bedside drainage bag was observed touching the floor.</p> <p>An interview with NA #2 occurred on 01/14/26 at 2:37 PM. NA #2 stated she was assigned to Resident #9 on 01/14/26 from 7:00 AM to 7:00 PM. NA #2 indicated Resident #9 was provided with catheter care during her shift, but she did not notice Resident #9's urinary catheter bag was in contact with the floor during her rounds. NA #2 stated she was aware the urinary catheters were not supposed to be in contact with the floor to prevent infection.</p> <p>An interview with Nurse #2 was conducted on 01/14/26 at 3:18 PM. Nurse #2 stated she was the assigned nurse for Resident #9 on 01/14/26 from 7:00 AM to 7:00 PM. Nurse #2 verbalized she did not observe Resident #9's catheter bag touching the floor during her shift.</p> <p>An interview was conducted with the Infection Preventionist/Staff Development Coordinator (IP/SDC) on 01/16/26 at 12:14 PM. The IP/SDC stated urinary catheter drainage bags, and the drainage valve should be kept off the floor because of germs to prevent contamination of the bag which could cause a urinary tract infection. The IP/SDC shared that urinary catheter bags should be hung on the side of the bed below the level of the bladder when a resident was in bed and the drainage valve should be secured. She stated that staff were provided with this training during the new hire process and during the facility's annual competency training.</p>	F0690		

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F0690 SS = D	Continued from page 41 The Director of Nursing (DON) was unavailable for interview due to scheduled time off. An interview was conducted with the Corporate Nurse Consultant on 01/16/26 at 2:52 PM. The Corporate Nurse Consultant stated that urinary catheter drainage bags should not be on the floor for infection control reasons. She stated the urinary drainage bag should be hung on the bed frame and positioned below the level of the bladder but should not be touching the floor.	F0690		
F0812 SS = E	Food Procurement,Store/Prepare/Serve-Sanitary CFR(s): 483.60(i)(1)(2) §483.60(i) Food safety requirements. The facility must - §483.60(i)(1) - Procure food from sources approved or considered satisfactory by federal, state or local authorities. (i) This may include food items obtained directly from local producers, subject to applicable State and local laws or regulations. (ii) This provision does not prohibit or prevent facilities from using produce grown in facility gardens, subject to compliance with applicable safe growing and food-handling practices. (iii) This provision does not preclude residents from consuming foods not procured by the facility. §483.60(i)(2) - Store, prepare, distribute and serve food in accordance with professional standards for food service safety. This REQUIREMENT is NOT MET as evidenced by: Based on observations, record review, and staff interviews, the facility failed to label and date leftover food items stored for use, keep a food preparation area clean and orderly, store a scoop without the potential for cross-contamination, discard dented canned goods stored for use and maintain a pipe of a steamer appliance and floor tiles in good repair. These practices occurred in 2 of 3 reach-in coolers, 1 of 1 dry goods storage area, and 1 of 1 food preparation areas.	F0812		

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F0812 SS = E	Continued from page 42 The findings included: 1. An initial tour of the main kitchen occurred 1/12/26 at 10:00 AM. The presence of the Dietary Manager (DM) was requested, but no kitchen staff were available for the initial tour. The following concerns were identified: a. Visible dirt and grime build up present on a knife holder on the wall next to the handwash sink. Seven knives were in the holder. b. Visible black buildup and food particles were present on the cooking range. A large white stain was observed on the left side of the gas stove approximately two feet in width. The white stain continued onto the floor next to the gas stove. c. Visible black buildup was on the oven door seals and window areas. d. Broken and missing floor tiles were observed under the right side of the oven and on the left side of the floor drain under the steamer appliance. The areas of missing tiles were approximately 4-6 inches (in.) wide and filled with standing water. e. A foam drinking cup was utilized as a scoop and was left in the cornmeal bin touching the cornmeal in the food preparation area. f. Items in the reach-in coolers that were open and not labeled with a use by date included: -Three 13-ounce (oz.) cans of whipped cream dated 12/24 -A resealable bag of provolone cheese slices dated 1/5 g. Item in the reach in cooler that was open, dated and past the use by date included: -One half full plastic preparation container of olives dated 12/22 with use by date of 12/25 h. Items in the dry storage area that were open, resealed and not labeled with a use by date included: -One 5-pound (lb.) bag of dry yellow cake mix dated 12/15 - One bag of crisped rice cereal dated 12/15 i. Items in the dry storage area that were open,	F0812		

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F0812 SS = E	<p>Continued from page 43 resealed and not labeled with an open or use by date included:</p> <p>-One 5lb. container of cocoa powder</p> <p>-One 1lb. bag of strawberry gelatin</p> <p>An additional observation and kitchen tour occurred on 1/12/26 at 1:15 AM with the Dietary Manager Administrator, Dietician, and Senior Director of Operations for Food Service. All areas of concern from the initial kitchen tour were observed and addressed.</p> <p>A third kitchen tour with the Dietary Manager occurred on 1/15/26 at 11:02 AM. Two, 6lb. 9oz cans of sliced beets were observed with dents measuring approximately 2 inches in length along the rims. The cans were located on the rotation rack for use.</p> <p>An interview with the Dietary Manager on 1/16/26 at 2:47 PM revealed she had been in the Dietary Manager role for around four months. She stated she had been working with kitchen staff on the correct processes and procedures in the kitchen for labeling and storing food. The Dietary Manager stated the kitchen staff were not completing the labeling procedure with use by dates, which for perishable foods was anywhere from three to seven days past the open date. She stated the main cook in the kitchen typically oversaw the cleaning tasks in the kitchen, but she had been out on medical leave. The DM stated other staff members had been filling in on the cleaning duties and cleaning had fallen behind schedule.</p> <p>An interview with the Administrator on 1/16/26 at 4:18 PM revealed she had the expectation that the kitchen staff and managers would follow policies and procedures.</p> <p>2. An observation made on 1/12/26 at 10:15 AM revealed a large puddle of water under the food steamer next to the gas stove adjacent to the food preparation area. Water was observed dripping out a plastic pipe on the back of the appliance. The pipe was not located over the floor drain, and a large puddle of water was observed on the kitchen floor.</p> <p>A second observation was made during a kitchen tour with the Dietary Manager, Administrator, Dietician, and Regional Operations Director for Food Services on 1/12/26 at 1:15 PM. Water was observed pouring out of a plastic pipe on the back of the steamer appliance as the steamer was in use. The pipe was not located over the floor drain, and a large puddle of water was</p>	F0812		

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F0812 SS = E	Continued from page 44 observed on the kitchen floor. An interview with Dietary Manager on 1/12/26 at 1:16 PM revealed she had verbally reported the leaking appliance to the Maintenance Department multiple times. A review of the facility's electronic maintenance request system, which kept track of work orders, since 2/6/25 was conducted and there were no requests for the kitchen area. An interview with the Maintenance Director on 1/16/26 at 2:25 PM revealed he was not aware of the leaking pipe from the steamer. He stated the facility used an online maintenance tracking system and no one had entered any work orders. The Maintenance Director indicated no one from the kitchen staff informed him of the steamer leaking water onto the floor. An interview with the Administrator on 1/16/26 at 4:18 PM revealed she was not aware of the leaking pipe under the steamer appliance, and she had the expectation that the kitchen staff and managers would alert the Maintenance staff of any repair concerns.	F0812		
F0880 SS = D	Infection Prevention & Control CFR(s): 483.80(a)(1)(2)(4)(e)(f) §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. §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: §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 services under a contractual arrangement based upon the facility assessment conducted according to §483.71 and following accepted national standards;	F0880		

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F0880 SS = D	<p>Continued from page 45</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> <p>§483.80(e) Linens.</p> <p>Personnel must handle, store, process, and transport linens so as to prevent the spread of infection.</p> <p>§483.80(f) Annual review.</p> <p>The facility will conduct an annual review of its IPCP and update their program, as necessary.</p> <p>This REQUIREMENT is NOT MET as evidenced by:</p>	F0880		

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F0880 SS = D	<p>Continued from page 46</p> <p>Based on record reviews, observations and staff interviews, the facility failed to follow their infection control policies and procedures for Enhanced Barrier Precautions (EBP) when Nurse #4 did not wear Personal Protective Equipment (PPE) while providing gastric tube care for Resident #89. In addition, Nurse Aide (NA) #5 failed to wear PPE while providing tracheostomy (trach) care for Resident #5. This deficiency occurred for 2 of 10 staff members observed for infection control practices (Nurse #4 and NA #5).</p> <p>The findings included:</p> <p>A review of the facility's policy titled "Enhanced Barrier Precautions," revised on 3/26/2024, indicated:</p> <ul style="list-style-type: none"> - Enhanced Barrier Precautions (EBP) referred to an infection control intervention designed to reduce transmission of multidrug-resistant organisms (MDRO) by using gowns and gloves during high-contact resident care activities. - High-contact activities included dressing, bathing, transferring, providing hygiene, changing linens or briefs, assisting with toileting, device care or use (central lines, urinary catheters, feeding tubes, tracheostomy/ventilator tubes, hemodialysis catheters, Peripherally Inserted Central Catheter (PICC) lines, midline catheters, and wound care if deemed chronic by a medical provider or if MDRO was present. <p>a. An observation of feeding tube care for Resident #89 provided by Nurse #4 was made on 1/14/2026 at 11:00 AM. Resident #89's room had an enhanced barrier precautions sign posted outside the door with personal protective equipment (PPE) stored in a white plastic bin outside the door. Nurse #4 entered the room without wearing a gown. She washed her hands and put gloves on. She then stopped the feeding pump and used a syringe to flush the feeding tube. At 11:20 AM Nurse #4 reconnected Resident #89's feeding tube to the feeding pump. She then discarded any unused supplies and her gloves and proceeded to wash her hands with soap and water at the sink.</p> <p>An interview with Nurse #4 on 1/14/2026 at 11:23 AM revealed she was aware that Resident #89 was on enhanced barrier precautions. Nurse #4 stated that she only needed to wear a gown for residents that were on "contact" precautions.</p> <p>b. An observation of NA #5 providing trach care for Resident #5 was completed on 1/15/2026 at 1:28 PM.</p>	F0880		

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F0880 SS = D	<p>Continued from page 47</p> <p>Resident #5's room had an enhanced barrier precautions sign posted outside the door stated staff should wear gown and gloves for personal protective equipment (PPE). PPE was stored in a white plastic bin outside the door. NA #5 was observed cleaning around Resident #5's trach with gloves and gauze. NA #5 did not wear a gown.</p> <p>An interview with NA #5 at 1:30 PM on 1/15/2026 was completed when NA #5 was exiting Resident #5's room. NA #5 stated she knew she should have had a gown on while providing trach care but did not plan to be in the room long.</p> <p>An interview with the Infection Preventionist was completed on 1/16/26 at 10:47 AM. The Infection Preventionist stated she completed rounds daily to ensure that all residents had the appropriate infection precaution signs posted and staff had available PPE. The Infection Preventionist reported that all staff were trained during orientation on proper use of PPE and proper PPE use was reviewed in monthly staff meetings on all shifts by the Infection preventionist and shift supervisors. The Infection Preventionist stated that the staff should wear the appropriate PPE according to the infection precaution signs posted for each resident.</p> <p>An interview with the Director of Nursing (DON) was completed on 1/20/2026 at 11:00 AM. The DON stated she expected all staff members to use the appropriate PPE according to the infection precaution sign posted for each resident.</p>	F0880		
F0925 SS = E	<p>Maintains Effective Pest Control Program</p> <p>CFR(s): 483.90(i)(4)</p> <p>§483.90(i)(4) Maintain an effective pest control program so that the facility is free of pests and rodents.</p> <p>This REQUIREMENT is NOT MET as evidenced by:</p> <p>Based on observations, record review, and staff and Pest Control Technician interviews, the facility failed to maintain a pest free environment in 1 of 1 kitchen and 1 of 2 nourishment rooms observed for maintaining an effective pest control program.</p> <p>The findings included:</p> <p>A review of the facility's electronic maintenance request system since 2/6/25 was conducted. There were</p>	F0925		

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F0925 SS = E	<p>Continued from page 48 no work orders for broken or missing tiles or pest control treatment requests documented for the kitchen area or nourishment rooms.</p> <p>A review of the monthly pest control service report dated 3/7/25 and signed by the Maintenance Director read in part: kitchen area floor drains in need of cleaning. The floor drains in both kitchen and in the preparation area needed to be cleaned and replaced. Please clean around drain frequently to help prevent pest breeding sites.</p> <p>A review of the monthly pest control service report dated 4/8/25 and signed by the Maintenance Director read, in part: kitchen area floor tiles and baseboards were loose or missing. Floor tiles near dishwasher needed to be repaired to eliminate potential pest harborage and breeding site. Floor drains in kitchen needed cleaning. Please clean around drain frequently to help prevent pest breeding sites.</p> <p>A review of the monthly pest control service report dated 5/12/25 read, in part: kitchen area interior-excess water noted. This area needed to be dried, cleaned, and regrouted. Floor drains in need of cleaning. Please clean in and around drains frequently to help prevent pest breeding sites.</p> <p>A review of the monthly pest control service report dated 6/2/25 read, in part: kitchen area-floor tiles and baseboards were loose/missing. Floor tiles needed resealing and replacement. Please repair to eliminate potential pest control harborage and breeding sites. Floor drains needed cleaning. Kitchen had drainage issue, please fix. Please clean in and around drains frequently to help prevent pest breeding sites.</p> <p>A review of an additional pest control service report dated 7/1/25 and signed off by the Maintenance Director read, in part: "kitchen in need of a complete overhaul once again documented today. When returning for regular service we will see if the kitchen is getting repaired on 7/2/25 as reported." Floor tiles or baseboard in kitchen loose or missing. "Kitchen can never be pest free as long as the major issues exist." Please repair to eliminate potential pest harborage and breeding site.</p> <p>A review of the monthly pest control service report dated 7/7/25 and signed off by the Maintenance Director read, in part: kitchen area- floor tiles or baseboards were loose or missing. "Although work has begun, the floor isn't to be completely repaired in kitchen. Please repair to eliminate potential harborage and</p>	F0925		

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F0925 SS = E	<p>Continued from page 49 breeding site.”</p> <p>A review of the monthly pest control service report dated 8/5/25 read, in part: Maintenance Director not on site at time of service-checked kitchen and treated kitchen, found excess water beneath dishwasher.</p> <p>A review of the monthly pest control service report dated 9/10/25 read, in part: treated in kitchen to help prevent cockroaches, they were present due to standing water in kitchen. Excess water noted in kitchen. “Pool of water in kitchen has been a constant for a year or more and needs to be repaired otherwise cockroaches will continue to have a breeding site.” Keep areas dry and please repair. Floor drains in need of cleaning. Please clean floor drains as they could be a breeding site for small flies. Please clean in and around drains frequently to help prevent pest breeding sites.</p> <p>A review of the monthly pest control service report dated 11/13/25 and signed off by the Maintenance Director read, in part: customer reports seeing pests in kitchen due to quality of cleanliness in kitchen. “Once again documented today sanitation in kitchen has not changed in over a year until kitchen is clean. They will continue to have issues.”</p> <p>a. An observation of the main kitchen on 1/12/26 at 10:00 AM revealed three small, black flies flying near the handwashing sink next to the cooking area and standing water in missing tile areas to the left of the floor drain under the steamer. The presence of the Dietary Manager was requested, but no kitchen staff were available for the initial tour</p> <p>A second observation during a tour with the Dietary Manager, Administrator, Dietician, and Regional Operations Director for Food Services of the main kitchen on 1/12/26 at 1:15 PM revealed a large trash can with food debris positioned next to the handwashing sink near the food service area. When a staff member threw food trash into the trash can, a large amount (estimated 20-30) small, black flies flew out of the trash can into the air near the food preparation area and handwashing sink. The surveyor alerted the touring group to the small, black flies near the food service area. The Administrator stated the facility would address the concerns.</p> <p>b. An observation of the 100 Hall Nourishment Room on 1/15/26 at 11:30 AM revealed three small, black flies flying around the room. The observation included standing water under the ice cooler near the door and approximately three floor tiles that had come loose</p>	F0925		

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F0925 SS = E	<p>Continued from page 50 from the floor under the ice cooler. Further observation of the 100- Hall Nourishment Room revealed approximately two to three floor tiles under the ice chest that had detached from the floor. There was standing water observed on the tiles and under the loose tiles to the left of and under the ice chest.</p> <p>An interview with the Pest Control Technician on 1/15/26 at 10:45 AM revealed the company he worked for was contracted to provide services at the facility monthly and when there were callbacks for pest sightings in between those visits. He stated the kitchen had multiple areas where the floor tiles were broken or missing and needed to be fixed which he had reported to the Maintenance Director each time he serviced the building as noted in his comments on the monthly reports. The Pest Control Technician stated he had documented the broken and missing floor tiles in the kitchen for a year and a half in his visit reports. He stated the broken tile areas and the missing grout between the tiles were causing water to pool, and therefore attracting pests such as roaches, maggots, and small black flies. The Pest Control Technician stated the broken floor tiles under the steamer appliance and under the oven were a few of the many areas with pooling water. He stated the facility's pest control coverage did not include fly treatment; however, he performed the additional fly treatment on 1/12/26 and earlier in the morning on 1/15/26 at the request of management. The Pest Control Technician stated he had encouraged the Maintenance Director over the past few months to add fly treatment to their standard pest control agreement, but the facility did not agree to it until 1/12/26. He stated his company had infrared pest traps, but the facility had not contracted with them for these products.</p> <p>An interview with the Senior Director of Operations for Food Service on 1/15/26 at 11:08 AM revealed a small fly treatment was completed by the pest control company on 1/13/26 and 1/15/26. She stated she hoped there was a plan for the broken tiles on the floor in the kitchen because of the standing water in those areas. The Senior Director of Operations for Food Service stated she was unaware of a plan to repair the floor tiles, but she stated a request to the facility's regional maintenance office had been made on 1/12/26.</p> <p>A tour and observation of the kitchen and the 100-hall nourishment room occurred on 1/16/26 at 2:05 PM with the Dietary Manager, Maintenance Director, Regional Nurse Consultant, and Administrator in attendance. Small black flies were still visible in the kitchen and in the 100-hall nourishment room. Standing water was</p>	F0925		

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTIONS		(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER: 345405	(X2) MULTIPLE CONSTRUCTION A. BUILDING B. WING	(X3) DATE SURVEY COMPLETED 01/28/2026
NAME OF PROVIDER OR SUPPLIER Charlotte Health & Rehabilitation Center			STREET ADDRESS, CITY, STATE, ZIP CODE 1735 Toddville Road , Charlotte, North Carolina, 28214	
(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 CORRECTION (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY)	(X5) COMPLETION DATE
F0925 SS = E	<p>Continued from page 51 visible under the floor tiles under the ice chest in the 100-hall nourishment room and in the broken and missing tile areas in the kitchen under the steamer appliance. The Maintenance Director, who had been employed at the facility for a couple of years, stated the Pest Control Technician gave him a chemical to treat the drains in the kitchen for small flies on 1/12/26. He stated he was not aware of the broken and missing floor tiles in the kitchen. The Maintenance Director stated he was not aware of the loose floor tiles in the 100-hall nourishment room and stated the standing water was from ice dropped onto the floor from the ice chest. He stated the kitchen staff had not logged a maintenance request into their electronic work order system. The Maintenance Director also stated he had not received any verbal requests for floor tile repair in either the kitchen or the 100-hall nourishment rooms.</p> <p>An interview with the Dietary Manager on 1/16/26 at 2:47 PM revealed she had been in her position since September 2025 and since then she has worked to get the kitchen back on track as there had been no accountability for kitchen staff or processes. She stated she was not aware of the online maintenance request system used by the facility until very recently and had not logged any entries for the kitchen to include general maintenance concerns or pest concerns. The Dietary Manager stated she had sent many text messages to the Maintenance Director about the broken floor tiles and small flies in the kitchen since arriving at the facility and he was aware of the concerns. She stated the Pest Control Technician had started a treatment for small flies in the kitchen on 1/12/26.</p> <p>An interview on 1/16/26 at 4:18 PM with the Administrator revealed she had the expectation that the Maintenance and Kitchen staff would follow their policies to eliminate pests. She stated she expected all staff to put in maintenance requests for anything broken in the facility, such as floor tiles.</p>	F0925		