A Life Safety Code (LSC) survey was conducted as per The Code of Federal Register at 42CFR 483.70(a); using the 2000 Existing Health Care section of the LSC and its referenced publications. In the exit conference all deficiencies noted were discussed with administration.

One Stories:
Construction Type V (111)
Constructed: 1991
Fully Sprinkled - Yes
At time of survey the:
Certified Beds: Medicare/Medicaid - 115
Census - 112
Certified Beds: Medicaid only - 115
Census - 112

The requirement at 42 CFR, Subpart 483.70(a) is NOT MET as evidence by:

<table>
<thead>
<tr>
<th>ID</th>
<th>PREFIX</th>
<th>TAG</th>
<th>SUMMARY STATEMENT OF DEFICIENCIES (EACH DEFICIENCY MUST BE PRECEDED BY FULL REGULATORY OR LSC IDENTIFYING INFORMATION)</th>
</tr>
</thead>
<tbody>
<tr>
<td>K 038</td>
<td>SS=E</td>
<td></td>
<td>Exit access is arranged so that exits are readily accessible at all times in accordance with section 7.1. 19.2.1</td>
</tr>
</tbody>
</table>

A. The special locking door release switch at the required exit in the VCC unit was relocated to a position of 48 above the finished floor on 1/28/2015.

B. All exits with special locking door
The special locking door release switch at the required exit in the VCC unit was mounted above 48 inches above the finished floor.

The releasing mechanism for doors shall be installed between 34” and 48” AFF (Above Finish Floor).

This deficiency affected 1 of approximately 8 special locking doors.

Ref: 2000 NFPA 101 Section 19.2.1, 7.1.10.1, 7.2.1.5.4

C. No special locking door release switches will be relocated to a position above 48. We will insure all new switches installed in the future are in compliance with section 7.1.19.2.1.

D. This was an isolated incident; door release switches are fixed installations and not subject to random relocations, therefore, a systematic audit is not warranted.