A facility must coordinate assessments with the pre-admission screening and resident review program under Medicaid in part 483, subpart C to the maximum extent practicable to avoid duplicative testing and effort.

A nursing facility must not admit, on or after January 1, 1989, any new residents with:

(i) Mental illness as defined in paragraph (m)(2) of this section, unless the State mental health authority has determined, based on an independent physical and mental evaluation performed by a person or entity other than the State mental health authority, prior to admission;

(A) That, because of the physical and mental condition of the individual, the individual requires the level of services provided by a nursing facility; and

(B) If the individual requires such level of services, whether the individual requires specialized services for mental retardation.

(ii) Mental retardation, as defined in paragraph (m)(2)(ii) of this section, unless the State mental retardation or developmental disability authority has determined prior to admission--

(A) That, because of the physical and mental condition of the individual, the individual requires the level of services provided by a nursing facility; and

(B) If the individual requires such level of services, whether the individual requires specialized services for mental retardation.

For purposes of this section:

(i) An individual is considered to have "mental illness" if the individual has a serious mental illness defined at §483.102(b)(1).
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(ii) An individual is considered to be "mentally retarded" if the individual is mentally retarded as defined in §483.102(b)(3) or is a person with a related condition as described in 42 CFR 1009.

This REQUIREMENT is not met as evidenced by:
Based on record reviews and interviews, facility failed to secure Preadmission Screening Resident Review (PASRR) prior to resident 's admission in 1 of 2 residents (Resident 200).

Findings include:


Records reveal the facility submitted an application for Preadmission Screening Resident Review on 8/26/15, the same day as the admission of the resident in the facility.

Departmental notes of telephone communication showed that Social Worker #1 (SW) contacted person at NC MUST on 8/31/15 due to no return call from the Division of Medical Assistance (DMA). She was referred back to DMA and made a second attempt to call and left a voicemail. SW documented that she uploaded information in NCMUST on 9/2/15 indicating 4 voicemail messages had been left with DMA.

An interview was conducted 10/29/15 8:12 am with SW, she stated that she knew resident would be level II PASRR because she was coming from out of state and she had dealt with this in the
<table>
<thead>
<tr>
<th>ID</th>
<th>PREFIX</th>
<th>TAG</th>
<th>SUMMARY STATEMENT OF DEFICIENCIES</th>
<th>PROVIDER'S PLAN OF CORRECTION</th>
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<tbody>
<tr>
<td>F 285</td>
<td>Continued From page 2 past. Resident was coming from an out of state hospital and they did not obtain NC PASRR through NC MUST before sending the resident for admission in the facility. The Division of Medical Assistance (DMA) approved a level 2 PASRR for 30 days on 9/3/15.</td>
<td>F 285</td>
<td>(EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY)</td>
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