

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION		(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER: 345054	(X2) MULTIPLE CONSTRUCTION A. BUILDING _____ B. WING _____		(X3) DATE SURVEY COMPLETED C 05/31/2024
NAME OF PROVIDER OR SUPPLIER WOODHAVEN NURS & ALZHEIMER'S C			STREET ADDRESS, CITY, STATE, ZIP CODE 1150 PINE RUN DRIVE LUMBERTON, NC 28358		
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F 000	INITIAL COMMENTS A complaint investigation was conducted at this facility from 05/29/24 through 05/31/24 Event ID #8S3B11. The following intakes were investigated: NC00216586, NC00216582, and NC00216988 2 of the 8 complaint allegations resulted in deficiency.	F 000			
F 686 SS=E	Treatment/Svcs to Prevent/Heal Pressure Ulcer CFR(s): 483.25(b)(1)(i)(ii) §483.25(b) Skin Integrity §483.25(b)(1) Pressure ulcers. Based on the comprehensive assessment of a resident, the facility must ensure that- (i) A resident receives care, consistent with professional standards of practice, to prevent pressure ulcers and does not develop pressure ulcers unless the individual's clinical condition demonstrates that they were unavoidable; and (ii) A resident with pressure ulcers receives necessary treatment and services, consistent with professional standards of practice, to promote healing, prevent infection and prevent new ulcers from developing. This REQUIREMENT is not met as evidenced by: Based on observations, record review, staff and Wound Care Nurse Practitioner interviews the facility failed to perform daily wound care treatments on a stage IV sacral wound and a deep tissue injury to left heel (Resident #4) and a stage IV pressure wound of the right posterior medial heel (Resident #5) according to the physician's order for 2 of 3 residents reviewed for wound care.	F 686	The statements made on this plan of correction are not an admission to and do not constitute an agreement with the alleged deficiencies. To remain in compliance with all federal and state regulations the facility has taken or will take the actions set forth in this plan of correction. The plan of correction constitutes the facility's allegation of	6/21/24	

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

TITLE

(X6) DATE

Electronically Signed

06/21/2024

Any deficiency statement ending with an asterisk (*) denotes a deficiency which the institution may be excused from correcting providing it is determined that other safeguards provide sufficient protection to the patients. (See instructions.) Except for nursing homes, the findings stated above are disclosable 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.

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F 686	Continued From page 1 Findings included: 1a. Resident #4 was admitted to the facility on 10/03/23 with diagnoses to include, in part, open wound to left foot, dementia and pressure ulcer to left buttock. A physician's order written on 03/26/24 revealed clean sacrum with normal saline, apply alginate calcium with silver, cover with gauze and island border once daily and as needed. The Minimum Data Set quarterly assessment dated 04/03/24 revealed Resident #4 was cognitively intact. She had no behaviors or refusal of care. She had a colostomy and was always incontinent of urine. She had no impairments and used a wheelchair. She was coded as having a pressure ulcer over her bony prominence as a Stage IV and a pressure reducing mattress. Review of Resident #4's care plan revealed a plan of care updated on 04/03/24 for a pressure ulcer to sacrum, left lateral ankle and left posterior heel and at risk for development of additional pressure ulcers due to decreased ability to reposition and incontinence and refusal to allow staff to turn and reposition or get out of bed to chair. The goal was to show signs of healing and remain free from infection with interventions to include, in part, administer treatments as ordered and monitor for effectiveness, assess/record and monitor wound healing each week, measure length, width and depth where possible, assess and document status of wound perimeter, wound bed and healing progress, report improvements and declines to the physician and consult with wound	F 686	compliance such that all alleged deficiencies cited have been or will be corrected by the dates indicated. F880 " Address how corrective action will be accomplished for those residents found to have been affected by the deficient practice; Facility failed to perform daily wound care treatments on a stage IV sacral wound and a deep tissue injury to left heel of resident #4 and a stage IV pressure wound of the right posterior medial heel of resident #5 per physician orders for 2 of the 3 residents reviewed for wound care. Wound care was completed for both identified residents to include assessment of wounds by the wound provider on 5/31/24. " Address how the facility will identify other residents having the potential to be affected by the same deficient practice; On 6/18/24 the Director of Nursing began auditing all treatment records for the month of June for residents with current wounds to identify missed treatment. This completed on 6/18/24. On 6/18/24 the Director of Nursing and Nurse management team completed corrective actions to include: Assessment of resident wound condition, ensuring completion of treatment as ordered by physician and notification to the physician and patient representative this was completed on		

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F 686	<p>Continued From page 2</p> <p>physician as needed, keep pillows beneath calves to lift heels off of bed, provide incontinence care as needed and weekly full body skin assessments.</p> <p>Review of the staffing assignment sheets on 05/04/24, 05/10/24, 05/15/24, 05/18/24, 05/19/24, 05/20/24, 05/26/24, and 05/30/24 revealed Nurse #1 was assigned to Resident #4.</p> <p>Review of the Treatment Administration Record for May 2024 revealed on 05/04/24, 05/10/24, 05/15/24, 05/18/24, 05/19/24, 05/20/24, 05/26/24, and 05/30/24 the treatment for the sacral pressure ulcer was not signed with nursing initials and a check mark.</p> <p>Review of the weekly wound evaluations for the sacral wound revealed on 05/02/24 the measurement was 2.9 X 2.1 X 1.6 centimeters with 10% necrotic (dead) area and 90% granulated (healthy) tissue with a note indicating the wound progress had improved as evidenced by decreased surface area. On 05/09/24, the measurement of the sacral wound was 2.7 X 2.7 X 0.9 centimeters with 15% slough (by product of the inflammatory phase of wound healing), and 85% granulated tissue with a note indicating improved as evidenced by decreased depth. On 05/16/24, the measurement of the sacral wound was 2.6 X 2.7 X 1.1 centimeters with 100% granulated tissue with a note indicating improved as evidenced by decreased surface area and decreased necrotic tissue. On 05/23/24, the measurement of the sacral wound was 2.4 X 2.0 X 1.2 centimeters with 100% granulated tissue with a note indicating improved as evidenced by decreased surface area.</p>	F 686	<p>6/20/24.</p> <p>" Address what measures will be put into place or systemic changes made to ensure that the deficient practice will not recur;</p> <p>Beginning on 6/18/24, the Director of Nursing and the Staff Development Coordinator (SDC) began education of all full time, part time, as needed (PRN) licensed nurses, Registered Nurses (RN) and Licensed Practical Nurses (LPN) including agency staff on Wound Documentation to include:</p> <ul style="list-style-type: none"> " Wound care and Treatments " Requirement of completing treatments and documentation " What to do when a new wound is found in facility or on admission " What to do when a change in condition <p>This in-service was incorporated in the new employee facility orientation for the above-mentioned employees and also provided to agency staff working in the facility. This will be reviewed by the Quality Assurance process to verify that the change has been sustained. Any staff who does not receive scheduled in-service training will not be allowed to work until training has been completed by 6/20/24.</p> <p>" Indicate how the facility plans to monitor its performance to make sure that</p>		

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F 686	<p>Continued From page 3</p> <p>An interview was conducted with Nurse #1 on 05/30/24 at 5:00 PM and she reported that when a nurse completed a treatment she was to sign it off on the Treatment Administration Record which would indicate that the treatment was done. She reviewed the Treatment Administration Record at this time and confirmed that on 05/04/24, 05/10/24, 05/15/24, 05/18/24, 05/19/24, 05/20/24, and 05/26/24 the treatment for the sacral wound was not signed off. She stated if it was not signed off then it was not done. She stated it was very overwhelming on the unit and at times she falls behind and she did not complete the treatment on those days.</p> <p>On 05/31/24, a review of the Treatment Administration Record revealed the treatment for the sacral wound for Resident #4 was not signed off on 05/30/24.</p> <p>A follow up interview was attempted with Nurse #1 on 05/31/24 at 2:30 PM via phone regarding if the wound treatment was done on 05/30/24. Nurse #1 did not return the call.</p> <p>An interview was conducted with Resident #4 on 05/31/24 at 9:30 AM. Resident #4 stated that her wound dressings were not always changed everyday and the last time they were changed was on Wednesday 05/29/24.</p> <p>An observation of wound care to the sacral wound for Resident #4 was conducted on 05/31/24 at 2:00 PM with the facility's Wound Care Nurse Practitioner (NP) and Nurse #2. Resident #4 was repositioned on her right side and the dressing on the sacral wound was dated 05/29/24 by Nurse #4. The NP removed the dated dressing which was noted to have a</p>	F 686	<p>solutions are sustained</p> <p>The DON or Designee will monitor compliance utilizing the F686 Quality Assurance Tool weekly x 4 weeks then monthly x 2 months or until resolved. Audits will occur on various shifts and days of the week. This will include auditing 6 residents on various days and shifts to ensure corrective action is initiated as appropriate. Compliance will be monitored and the ongoing auditing program reviewed at the weekly Quality Assurance Meeting. The weekly QA Meeting is attended by the Administrator, Director of Nursing, MDS Coordinator, Therapy Manager, Health Information Manager, and the Dietary Manager.</p> <p>" Date of Compliance</p> <p>The facility is compliant on 6/20/2024. The facility will continue to monitor the situation beyond this date to ensure ongoing compliance.</p>		

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F 686	<p>Continued From page 4</p> <p>moderate amount of brown drainage noted on the dressing and measured the wound. She reported the measurement was 2.0 X 2.0 X 0.6 with 50% slough and 50% granulated tissue. The NP changed the dressing according to the physician order.</p> <p>An interview with the Nurse Practitioner on 05/31/24 at 2:20 PM revealed she noticed that the previous dressing was dated 05/29/24. She added, the order was to change the dressing daily. She stated there was a moderate amount of drainage noted on the dressing when she removed it and now the resident was exposed to potential for infection with her wound being exposed to the secreted drainage on the old dressing. The NP stated the wound was still showing signs of improvement, but that it was important to adhere to the daily wound care order because of the resident's impaired mobility.</p> <p>1b. A physician's order written for Resident #4 on 05/10/24 revealed apply skin prep to left heel and cover with bordered foam.</p> <p>Review of the staffing assignment sheets on 05/10/24, 05/15/24, 05/18/24, 05/19/24, 05/20/24, 05/26/24, and 05/30/24 revealed Nurse #1 was assigned to Resident #4.</p> <p>Review of the Treatment Administration Record for May 2024 revealed on 05/10/24, 05/15/24, 05/18/24, 05/19/24, 05/20/24, 05/26/24, and 05/30/24 the treatment for the skin prep was not signed with nursing initials and a check mark.</p> <p>Review of the wound evaluations for a deep tissue injury (DTI) to back of left heel on 05/16/24 revealed the measurement was 2.3 X 1.4</p>	F 686			

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F 686	<p>Continued From page 5</p> <p>centimeters with a note indicating the skin was intact with purple/maroon discoloration. On 05/23/24, the measurement for the DTI was 1.3 X 0.9 with a note indicating the skin was intact with purple/maroon discoloration.</p> <p>An interview was conducted with Nurse #1 on 05/30/24 at 5:00 PM and she reported that when a nurse completed a wound treatment she was to sign it off on the Treatment Administration Record which would indicate that it was done. She reviewed the Treatment Administration Record at this time and confirmed that on 05/10/24, 05/15/24, 05/18/24, 05/19/24, 05/20/24, and 05/26/24 the treatment for the deep tissue injury to left heel was not signed off. She stated if it was not signed off, then it was not done. She stated it was very overwhelming on the unit and at times she falls behind and she did not complete the treatment on those days.</p> <p>On 05/31/24 a review of the Treatment Administration Record revealed the treatment for the left heel for Resident #4 was not signed off on 05/30/24.</p> <p>A follow up phone call and text message was placed to Nurse #1 on 05/31/24 at 3:25 PM regarding if the wound treatment was done on 05/30/24. A message was left with no return call.</p> <p>An observation of wound care to the deep tissue injury on the left heel for Resident #4 was conducted on 05/31/24 at 2:00 PM with the facility's Wound Care Nurse Practitioner and Nurse #2. The dressing on the left heel was dated 05/29/24 and initialed by Nurse #4. The NP removed the dated dressing which was noted to have a foam dressing and a gauze covered with a</p>	F 686			

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F 686	<p>Continued From page 6</p> <p>dark brown substance. The NP reported the gauze had betadine on it. The deep tissue injury was measured and reported to be 1.0 X .05. The NP applied the skin prep as ordered and stated she was going to change the order and leave the area open to air instead of covering with a foam dressing.</p> <p>An interview with the Wound Care Nurse Practitioner on 05/31/24 at 2:20 PM revealed she noticed that the previous dressing was dated 05/29/24. She added, the order was to change the dressing daily. She stated there was betadine on the dressing and the order did not include applying betadine. The NP stated in order for the skin prep to work it has to be done daily. The point of it was to add an extra layer as protectant.</p> <p>A phone interview was conducted with Nurse #4 on 05/31/24 at 3:10 PM. She stated she was an acting agency wound treatment nurse. She stated on 05/29/24 she changed the dressing on Resident #4's deep tissue injury on the left heel and she thought she had followed the physician's order and it required betadine. She added, when she removed the previous dressing, it looked like it had betadine on it so she thought the wound required betadine and that was what the order said.</p> <p>An interview with the Director of Nursing (DON) on 05/31/24 at 5:05 PM stated he expected his nursing staff to complete the wound treatments according to the physicians' orders because if the treatments were not getting done as ordered it put the resident in a compromised state and the resident was at risk for not reaching the wound healing potential.</p>	F 686			

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F 686	<p>Continued From page 7</p> <p>2. Resident #5 was admitted to the facility on 01/04/24. He was cognitively impaired and demonstrated no behavior to include refusal of care. He was coded as having a Stage II pressure ulcer that he was admitted with.</p> <p>Review of Resident #5s care plan updated on 01/09/24 revealed resident currently had a pressure ulcer to right heel and at risk for additional pressure ulcers due to decreased ability to reposition. Interventions included, in part, to administer treatments as ordered and monitor for effectiveness.</p> <p>Review of the weekly wound evaluations for the Stage 4 right posterior medial heel revealed on 05/02/24 the measurement was 1.8 X 1.3 X 0.7 centimeters with 10% visible tissue and 90% granulated (healthy) tissue with a note indicating the wound progress had improved as evidenced by decreased depth, necrotic tissue, surface area and undermining. On 05/09/24, the measurement was 1.6 X 1.8 X 0.8 centimeters with 20% slough (by product of the inflammatory phase of wound healing), and 70% granulated tissue and 10% visible tissue with a note indicating "not at goal." The dressing treatment plan was changed. On 05/16/24, the measurement of the right posterior medial heel wound was 1.7 X 1.7 X 0.8 centimeters with 90% granulated tissue and 10% visible tissue with a note indicating improved as evidenced by decreased necrotic tissue. On 05/23/24, the measurement of the right posterior medial heel was 1.2 X 1.4 X 0.3 centimeters with 90% granulated tissue and 10% visible tissue with a note indicating improved as evidenced by decreased depth and surface area.</p>	F 686			

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F 686	<p>Continued From page 8</p> <p>Review of a physician order written on 05/09/24 revealed an order for the right posterior medial heel to clean with normal saline, pat dry, apply anasept moist gauze with hydrogel with silver once daily and cover with gauze island border dressing.</p> <p>Review of the staffing assignment sheets on 05/18/24, 05/19/24, 05/26/24, and 05/30/24 revealed Nurse #1 was assigned to Resident #5.</p> <p>An observation of the Treatment Administrator Record for May 2024 revealed on 05/18, 05/19, and 05/26 the treatment for the right posterior medial heel for Resident #5 was not signed with nursing initials and a check mark.</p> <p>An interview was conducted with Nurse #1 on 05/30/24 at 5:00 PM and she reported that when a nurse completed a wound treatment she was to sign off on the Treatment Administration Record which would indicate that it was done with her initials and a check mark. She reviewed the Treatment Administration Record at this time and confirmed that on 05/18, 05/19, and 05/26 the treatment for the right posterior medial heel for Resident #5 was not signed off. She stated if it was not signed off then it was not done. She stated it was very overwhelming on the unit and at times she falls behind and she did not complete the treatment on those days. Nurse #1 stated she did not inform the Unit Manager or the Director of Nursing that she was falling behind.</p> <p>On 05/31/24, a review of the Treatment Administration Record revealed the treatment for the right posterior medial heel for Resident #5 was not signed off on 05/30/24.</p>	F 686			

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F 686	Continued From page 9 An observation of Resident #5's right heel on 05/31/24 at 2:25 PM revealed the wound dressing was dated 05/29/24 by Nurse #4. A follow up phone call and text message was placed to Nurse #1 on 05/31/24 at 3:25 PM. A message was left with no return call. An interview with the Wound Care Nurse Practitioner on 05/31/24 at 2:25 PM revealed that the order was to change the dressing daily on Resident #5's right posterior medial heel and it should be getting done daily as ordered to promote wound healing. An interview with the Director of Nursing (DON) on 05/31/24 at 5:05 PM stated he expected his nursing staff to complete the wound treatments according to the physicians' orders because if the treatments were not getting done it put the resident in a compromised state and the resident was at risk for not reaching the wound healing potential. The DON reported there was staff available to assist if a nurse needed additional assistance, but he was not informed that Nurse #1 needed any help.	F 686			
F 880 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	F 880		6/25/24	

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F 880	<p>Continued From page 10 program.</p> <p>The facility must establish an infection prevention and control program (IPCP) that must include, at a minimum, the following elements:</p> <p>§483.80(a)(1) A system for preventing, identifying, reporting, investigating, and controlling infections and communicable diseases for all residents, staff, volunteers, visitors, and other individuals providing services under a contractual arrangement based upon the facility assessment conducted according to §483.70(e) and following accepted national standards;</p> <p>§483.80(a)(2) Written standards, policies, and procedures for the program, which must include, but are not limited to:</p> <p>(i) A system of surveillance designed to identify possible communicable diseases or infections before they can spread to other persons in the facility;</p> <p>(ii) When and to whom possible incidents of communicable disease or infections should be reported;</p> <p>(iii) Standard and transmission-based precautions to be followed to prevent spread of infections;</p> <p>(iv) When and how isolation should be used for a resident; including but not limited to:</p> <p>(A) The type and duration of the isolation, depending upon the infectious agent or organism involved, and</p> <p>(B) A requirement that the isolation should be the least restrictive possible for the resident under the circumstances.</p> <p>(v) The circumstances under which the facility must prohibit employees with a communicable disease or infected skin lesions from direct contact with residents or their food, if direct</p>	F 880			

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F 880	<p>Continued From page 11</p> <p>contact will transmit the disease; and (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. Personnel must handle, store, process, and transport linens so as to prevent the spread of infection.</p> <p>§483.80(f) Annual review. The facility will conduct an annual review of its IPCP and update their program, as necessary. This REQUIREMENT is not met as evidenced by: Based on observations, record review, and staff interviews the facility failed to implement the Enhanced Barrier Precautions (EBP) policy regarding applying Personal Protective Equipment (PPE) to include applying gloves and gown during high contact resident care activities. Two nursing staff were observed providing care to a resident with a stage IV pressure ulcer who was receiving wound care to the sacrum and were not wearing a gown during care. This occurred for 1 of 2 residents (Resident #1) observed for Infection Control.</p> <p>Review of the facility's policy for Enhanced Barrier Precautions (undated) revealed "It is the policy of this facility to use enhanced barrier precautions (EBP) based on guidance from the Center for Disease Control (CDC). EBP expands use of personal protective equipment (PPE) beyond situations in which exposure to blood and body fluids is anticipated. It refers to the use of gown</p>	F 880	<p>The statements made on this plan of correction are not an admission to and do not constitute an agreement with the alleged deficiencies. To remain in compliance with all federal and state regulations the facility has taken or will take the actions set forth in this plan of correction. The plan of correction constitutes the facility's allegation of compliance such that all alleged deficiencies cited have been or will be corrected by the dates indicated.</p> <p>F880 " Address how corrective action will be accomplished for those residents found to have been affected by the deficient practice;</p> <p>Facility failed to implement the enhanced barrier precaution (EBP) policy regarding</p>		

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F 880	<p>Continued From page 12</p> <p>and gloves during high contact resident care activities that provide opportunities for transfer of multi drug resistant organisms to staff hands and clothing." The policy applied to all residents with wounds (any skin opening requiring a dressing) to include, but not limited to, pressure ulcers, diabetic foot ulcers, and unhealed surgical wounds.</p> <p>An observation of wound care was conducted on Resident #1 on 05/29/24 at 2:30 PM with Nurse #4 and Nurse Aide (NA) #1. During the wound care observation, NA #1 and Nurse #4 were noted to not have on a protective gown and only had gloves on. There was noted to be a hanging storage unit for personal protective equipment on the bathroom door which was empty.</p> <p>An interview with Nurse Aide #1 on 05/29/24 at 2:52 PM revealed she was shown the Enhanced Barrier Precautions sign on the entrance door to Resident #1's room which read in part, Enhanced Barrier Precautions: Providers and staff must wear gloves and gown for the following high contact resident care activities, dressing, bathing, showering, transferring, changing linens, providing hygiene, changing briefs, device care or use of a central line, urinary catheters, feeding tubes and wound care. NA #1 stated she had been trained regarding Enhanced Barrier Precautions and that the facility had just started with doing this, but there was no PPE on the door like their usually was so she did not think to put on a gown.</p> <p>An interview was conducted with Nurse #4 on 05/29/24 at 2:55 PM. She stated she had been trained on Enhanced Barrier Precautions, but she forgot to apply a gown.</p>	F 880	<p>applying personal protective equipment (PPE) to include applying gloves and gowns during high contact care activity. Two nursing staff were observed providing care to a resident with a stage IV pressure ulcer while performing wound care to the sacrum and not wearing a gown per EBP policy for resident #1. Staff were made aware after the deficiency was noted on 5/29/24 and no other deficiencies noted with other residents during high contact care activity. 1:1 education was completed with staff and all bags for gowns were stocked in each identified resident room.</p> <p>" Address how the facility will identify other residents having the potential to be affected by the same deficient practice;</p> <p>The Director of Nursing and Nurse Consultant assessed all residents to identify if the resident met CDC criteria for Enhanced Barrier Precautions on 5/30/24. The findings included 29 residents were identified to meet the need for Enhanced Barrier Precautions.</p> <p>On 5/30/24 the staff development coordinator ensured that all 29 identified residents that met the need for Enhanced Barrier Precautions had appropriate signage placed at the room entrance, appropriate PPE placed inside the room per CDC recommendations, resident and/or family member were notified of precautions. This was completed on 5/30/24.</p>		

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F 880	Continued From page 13 An interview with the Director of Nursing on 05/31/24 at 5:00 PM reported Resident #1 was on Enhanced Barrier Precautions due to his pressure ulcer and having a dialysis access device and staff should be applying PPE to include gown and gloves whenever providing direct patient care on Resident #1. An interview was conducted with the Administrator on 05/31/24 at 5:15 PM. The Administrator stated she implemented an in service in April 2024 when the Enhanced Barrier Precautions was first initiated, but that more education needed to be provided regarding enhanced barrier precautions.	F 880	On 5/30/24, MDS began care planning all identified residents that met criteria for Enhanced Barrier Precautions. This was 100% completed on 6/5/24. " Address what measures will be put into place or systemic changes made to ensure that the deficient practice will not recur; On 5/29/2024, the Director of Nursing and the Staff Development Coordinator (SDC) began in-servicing all clinical staff to include agency staff on Enhanced Barrier Precautions. The Director of Nursing and the Staff Development Coordinator (SDC) will ensure that any of the above identified staff who does not complete the in-service training will not be allowed to work on 6/1/2024 or until the training is completed. Education on Enhanced Barrier Precautions is incorporated in the new employee facility orientation for clinical staff and also provided to agency staff working in the facility. This will be reviewed by the Quality Assurance process to verify that the change has been sustained. " Indicate how the facility plans to monitor its performance to make sure that solutions are sustained The Administrator and Director of Nursing and/or designee will monitor tag F880 to ensure Enhanced Barrier Precautions are followed daily x 7 days, biweekly for 3		

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

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F 880	Continued From page 14	F 880	<p>weeks, and then monthly for 3 months or until resolved. Reports will be presented to the weekly Quality Assurance committee by the Administrator and/or Director of Nursing to ensure corrective action initiated as appropriate. Compliance will be monitored and ongoing auditing program reviewed at the weekly Quality Assurance Meeting. The weekly QA Meeting is attended by the Administrator, Director of Nursing, MDS Coordinator, Therapy, Health Information Manager, and the Dietary Director.</p> <p>" Date of Compliance</p> <p>The facility is compliant on 6/5/2024. The facility will continue to monitor the situation beyond this date to ensure ongoing compliance.</p>		