		LAN OF CORRECTION		E CONSTRUCTION	(X3) DATE SURVEY COMPLETED	
		MHL023-215	B. WING			\$/2022
AME OF PRO	OVIDER OR SUPPLIER	STREET ADDR	RESS, CITY, ST	ATE, ZIP CODE		
SANDRA	S HOUSE	1856 STON	Y POINT RO	AD		
		SHELBY, N	C 28150			
(X4) ID PREFIX TAG	(EACH DEFICIENC	ATEMENT OF DEFICIENCIES Y MUST BE PRECEDED BY FULL LSC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULD CROSS-REFERENCED TO THE APPROPR DEFICIENCY)	BE	(X5) COMPLETE DATE
V 000	INITIAL COMMENTS	5	V 000			
	completed on 5/24/2: (#NC00188588) was complaint (intake #Nu unsubstantiated. Def This facility is license category: 10A NCAC Treatment Staff Secu Adolescents. The Licensed Profest Professional (QP) #1 daughters of the Licen This facility is license	substantiated. The C00187035) was ficiencies were cited. d for the following service 27G .1700 Residential ure for Children or sional (LP) and the Qualifed are sisters and they are the insee/Director/QP #2.				
V 109	 27G .0203 Privileging 10A NCAC 27G .020 QUALIFIED PROFES ASSOCIATE PROFE (a) There shall the for qualified professionals. (b) Qualified professionals shall do and abilities required At such time as a consystem is established professionals and as demonstrate competed 	SSIONALS be no privileging requirements onals or associate ofessionals and associate emonstrate knowledge, skills by the population served. (c) mpetency-based employment d by rulemaking, then qualified sociate professionals shall ence. (d) Competence shall be hibiting core skills including: edge;	V 109	The owner/director will continue to utiliz outside Clinical supervision with Licens Professional/Certified Clinical Supervision provider was supervised since the survi- has set forth new goals regarding scree- Intake and Assessment. The owner/director has scheduled WR. training for all staff including Director/L The owner/director has discussed DBT with a Licensed Nurse Practitioner for a including Director/LP/QP. The owner/director has met with the cli- team for training on more intensive cor- safety plans that will keep the confiden- safety, and overall wellbeing of each cli- and foremost. The owner/director has decided to hire- utilize current staff (outside of regularly scheduled hours to act as transportat	AP P/QP training all staff inical nmunity tiality, lient first	

Dianne Hruth 6.21.22

	as needed to ensure each client is always supervised by minimum required staff.	

STATE FORM

Division of Health Service Regulation LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE

TITLE

C5LH11

(X6) DATE

If continuation sheet 1 of 50

	STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION (X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER: (X2) MULTIPLE CONSTRUCTION A. BUILDING:			(X3) DATE SURVEY COMPLETED			
		MHL023-215	B. WING		R 05/24/2022		
NAME OF PI	NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE						
SANDRA'	1856 STONY POINT ROAD SANDRA'S HOUSE SHELBY, NC 28150						
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V 109	Continued From page	e 1	V 109		
	10A NCAC 27G .0104 have met the requirer based employment sy MH/DD/SAS. (f) The governin shall develop and imp procedures for the ini supervision plan upor professional. (g) The shall be supervised b with the population se	and fessionals as specified in 4 (18)(a) are deemed to ments of the competency- ystem in the State Plan for ng body for each facility			
	audited Qualified Pro (Licensee/Director/QF the knowledge, skills population served. The Refer to V112 for clies plan goals. Refer to V296 for add	ews and interviews, 1 of 2 fessionals P#2) failed to demonstrate and abilities required by the he findings are: nt information and treatment litional information regarding			
	facility's failure to mai requirements. Review on 5/3/22 of t	ntain minimum staffing			
		's record revealed: -hired			
	OF DEFICIENCIES	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE	CONSTRUCTION	(X3) DATE SURVEY COMPLETED

	T OF DEFICIENCIES DF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCT IDENTIFICATION NUMBER: A. BUILDING:			(X3) DATE SURVEY COMPLETED	
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V 109		V 109	
	Continued From page 2		
	-promoted to the QP on 2/1/22.		
	Review on 5/3/22 of the Licensed Professional's		
	(LP) record revealed: -hired 11/28/18 as the QP -		
	hired as the LP on 7/18/19.		
	Interview on 4/29/22 and 5/11/22 with the		
	Licensee/Director/QP #2 revealed:		
	-she, the LP and QP#1 form the management		
	team		
	-she and QP #1 share the QP role		
	-there was no specific assessment to determine if a client was able to have unsupervised time to		
	ride the school bus		
	-she made the decision by reading assessments,		
	communicating with case workers; if they		
	(caseworkers) didn't give a reason to not ride the		
	bus, clients rode the bus -she looked for any "red flags" about clients'		
	behavior in the documentation		
	-there was nothing in Client #3's documentation		
	that she couldn't have unsupervised time to ride		
	the school bus; she came from a Therapeutic		
	Foster Home -she asked clients if they felt safe and if a client		
	said yes, "then it's a process of observation" -		
	Client #2 and Client #3 started school on 3/1/22;		
	staff transported for 3-5 days in the morning and		
	afternoon and they rode the bus at other times to		
	assess for behavior -she asked for support from school for		
	transportation but Client #3 didn't qualify for		
	school transportation		
	-facility staff transported as often as possible if it		
	wasn't safe for clients to ride the bus		
	-as soon as Client #3 started having issues, she took her off the bus and walked her into school.		
	Interviews on 4/29/22 and 5/12/22 with the LP		

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V 109		V 109		
	Continued From page 3			
	revealed: -she completed the initial assessment; the Licensee/Director/QP #2 completed the intake packet -she was not part of the assessment to determine if clients were allowed to have unsupervised time while riding the bus - when the facility re-opened (February 2022), there were changes made; she was mainly doing therapy now and was told by the Director/Licensee/QP#2 that she didn't need to supervise -she received supervision by the Licensee/Director/QP #2 as well as an outside supervisor			
	-"helpful if everyone knew their rolechanges			
	have been confusing"			
	Interview on 4/27/22 with the Qualified Professional #1 revealed: -there was a discussion about clients riding the bus when they arrived at the facility -the facility completed a Community Safety Plan and the guardians had to review it for riding the bus and other community activities -Client #1 and Client #4 attended public high school and there were no issues on the bus - Client #2 and Client #3 attended an alternative public high school -guardians gave permission for Client #1, #2, #3, and #4 to ride the bus. This deficiency is cross referenced into 10A NCAC 27G .1701 Scope (V293) for a Type A1 rule violation and must be corrected within 23 days.			
V 112	27G .0205 (C-D) Assessment/Treatment/Habilitation Plan	V 112	The owner/director has sought training for continued education in assessment and treatment for QP to assist with the development and implementation of clients goals and strategies to address the treatment needs of each consumer/family members.	

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SANDRA S HOUSE	SHELBY. NC 28150		

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V 112	Continued From page 4	V 112				
	 10A NCAC 27G .0205 ASSESSMENT AND TREATMENT/HABILITATION OR SERVICE PLAN (c) The plan shall be developed based on the assessment, and in partnership with the client or legally responsible person or both, within 30 days of admission for clients who are expected to receive services beyond 30 days. (d) The plan shall include: (1) client outcome(s) that are anticipated to be achieved by provision of the service and a projected date of achievement; (2) strategies; (3) staff responsible; (4) a schedule for review of the plan at least annually in consultation with the client or legally responsible person or both; (5) basis for evaluation or assessment of outcome achievement; and (6) written consent or agreement by the client or responsible party, or a written statement by the provider stating why such consent could not be obtained. 					
	This Rule is not met as evidenced by: Based on record reviews and interviews, the facility failed to develop and implement goals and strategies to address the treatment needs for 4 of 4 clients (Clients #1, #2, #3, and #4). The findings are:					

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V 112	Continued From page 5 Review on 4/27/22 of Client #1's record revealed: -admitted on 2/10/22 -age 15 -Diagnoses of Post-Traumatic Stress Disorder (d/o) Reactive Attachment d/o, Major Depressive d/o, recurrent; Anxiety, Dissociative d/o Multiple Personality; exercise induced asthma also induced by Panic; Suicide Ideations; Self harming Behaviors -Comprehensive Clinical Assessment (CCA) addendum completed prior to admission- she was on an Involuntary Commitment (IVC) at a children's hospital for physical aggression property damage, ran out of foster home -CCA completed on 2/10/22 by the Licensed Professional (LP) documented- in need of stability after being moved from foster home; grew up in unstable environment, history of molestation by mother's boyfriend, neglect as early as age 4; in Department of Social Service (DSS) custody since age 7; has been in six different homes in last year. Review on 4/27/22 of the CCA Addendum for Client #1 completed on 4/1/22 by the LP revealed: -"after following up with the school issues, discussing these concerns with the clinical team and assessing the crisis behaviors of [Client #1], it is recommended that [Client #1] receives a move to level III or Intensive Alternative Family Treatment (IAFT) that will best fit her personality without interrupting the treatment for herself or others" -Reasons for Recommendations: "current mental health diagnoses, verbally aggressive towards others, aggressive behaviors and property damage, moderate level problematic social behavior"	V 112			

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V 112	2	V 112				
	Continued From page 6					
	Client #1's ability to ride the bus to and from school or be transported by only one staff without the required supervision.					
	Review on 4/27/22 and 5/3/22 of Client #1's Person- Centered Plan (PCP) dated 2/2/22 and updated on 4/1/22 revealed: Progress in achieving long range outcome: - admitted 1/16/22 on IVC at a children's Hospital due to incidents at Therapeutic Foster Family's home on 1/15/22 and 1/16/22 -foster family no longer wanted to continue fostering Client #1 due to her behaviors, emotional instability and threatening comments towards foster mother -ready for discharge and awaiting placement in Level III group home - Goals dated 2/2/22: -adhere to routine including sleeping, personal hygiene, eating, and other needed tasks -learn and utilize coping skills in efforts to manage trigger responses and decrease crisis Progress towards goal: initial TFC (therapeutic foster care) placement disrupted due to client threatening behavior to self and others which lead to IVC; placement recommendation revised to Level III group home at Recovery Foundations (Licensee); TFC being removed from PCP -Goals updated on 4/1/22 by the Licensee/Director/Qualified Professional #2 (QP) were: -maintain a routine including sleeping, personal hygiene, eating; use schedule daily to complete tasks and schoolwork -learn and utilize coping skills to manage trigger responses and decrease crisis, continue working on incorporating skills in efforts to increase feelings of comfort and safety in all settings - after Client #1 was admitted to the facility, there were no goals or strategies added to the PCP					

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V 112		V 112				
	Continued From page 7					
	which addressed Client #1's unsupervised time on the bus or 1:1 transportation by facility staff.					
	Review on 4/28/22 of the Incident Response Improvement System for Client #1 revealed: - 4/10/22- Client #1 got into verbal fight with peer and physical altercation with another peer; left the facility unsupervised after several attempts by staff to deescalate her behavior; was returned to the facility at approximately 11:00pm by the police; Client #1's behavior continued into the next day; was taken for a psychiatric assessment on 4/11/22; discharged from the hospital on 4/12/22.					
	Review on 4/28/22 of the facility's internal incident reports for Client #1 revealed: -4/6/22- staff noticed smoke in Client #1's room; she brought a vape home from school; staff confiscated vape.					
	Review on 4/27/22 of Client #2's record revealed: -admitted on 2/11/22 -age 16 -diagnoses of Unspecified Bipolar d/o, Conduct d/o, Adolescent Onset type; Cannabis Use d/o, mild, Rule Out specific learning d/o, Mild Mathematics -Pre-screening completed 2/4/22 -Client #2 has history of assaultive behavior, engages in sexual misconduct with older men, non-compliant with medication, Department of Juvenile Justice Involvement (DJJ), meets with older men on social media, bipolar disorder d/o, substance use, and elopement. -CCA completed by the Licensed Professional after admission to the facility (undated) - Client #2 needs safety plan for community and therapeutic environment so caretakers can identify triggers to avoid aggressive behavior and outbursts					

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V 112	Continued From page 8 -there was no documentation or assessment of Client #2's ability to ride the bus to and from school or be transported by only one staff without the required supervision. Review on 4/27/22 and 5/3/22 of Client #2's PCP dated 2/9/22 and updated on 4/1/22 revealed: -Goals dated 2/9/22: -work on controlling anger; decrease incidents of making verbal threats to harm others when angry or upset, use appropriate copings skills, express self in a positive manner when upset, accept feedback from those in authority without becoming verbally or physically aggressive -get along better with peers, decrease incidents of manipulation; use problem solving skills - improve symptoms of mental health towards others daily -the plan was reviewed on 4/1/22 and the goals remained the same -after Client #2 was admitted to the facility, there were no goals or strategies added to the PCP which addressed Client #2's unsupervised time on the bus or 1:1 transportation by facility staff. Review on 4/27/22 and 5/4/22 of Child and Family Team (CFT) meeting dated 3/11/22 for Client #2 revealed: -"minimal improvements in risky behaviors"; willingly gave staff a vape on 3/8/22 -had several consequences for negative behaviors including profanity use, bullying peers, disrespecting staff and suspension from the school bus on 3/10/22 for 3 days for "unruly" behavior during bus ride home on 3/10/22 - "suicide prevention: Director implemented additional monitoring during reflection time and nighttime" -Recommendations of treatment team: "provider will provide transportation to and from school as	V 112	The owner/director has met with QP and LP to review and update community safety plans regarding public transportation and the client's ability to ride the school bus. The owner/director has emphasized clear assessment and documentation to be maintained in client records. This will be in addition to guardians approval for their child to ride the school bus. The LP will ensure that each client's crisis plan will include community safety interventions.	

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V 112		V 112		
	Continued From page 9			
	needed to monitor [Client #2's] behavior and as a measure for safety in the community."			
	Review on 4/27/22 of facility's internal incident			
	reports for Client #2 revealed:			
	-3/22/22- suspended from school for slapping a male student			
	-4/10/22-engaged in physical altercation with			
	another peer, after an argument with name calling			
	and profanity; staff intervened and the			
	Director/Licensee/QP #2 was notified.			
	Review on 4/27/22 of Client #3's record revealed:			
	-admitted 2/14/22			
	-age 14			
	-diagnoses of Generalized Anxiety d/o, Major Depressive d/o, Mild Intellectual Developmental			
	Disability			
	-Pre-admission screening dated 2/2/22-			
	presenting problems included boundaries with			
	peers, elopement, self-harm, history of physical			
	and sexual abuse, hospitalized September 2021			
	for suicidal ideation, sexually active, unprotected			
	sex, started fire at school, modified schooling for IQ			
	-CCA completed on 2/14/22 by the LP-"no urgent			
	needs upon admission", admits to self-harm to			
	feel better, needs help developing coping skills to			
	help regulate mood and behavior, needs to learn			
	interpersonal and socialization skills, history of			
	sexual abuse at age 12, previous treatment and			
	hospital stays -there was no documentation or assessment of			
	Client #3's ability to ride the bus to and from			
	school or be transported by only one staff without			
	the required supervision.			
	Review on 4/27/22 and 5/3/22 of Client #3's PCP			
	dated 7/14/21 and updated on 3/17/22 revealed:			
	Goals on 7/14/21 - 1. engage in individual			1

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	REGULATORY OR LSC IDENTIFYING INFORMATION)		CROSS-REFERENCED TO THE APPROPRIATE		
	Progress: "has had some conflicts with peers and staff; has been defiant to rules causing				

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V 112	Continued From page 11 herself and others to be in potentially dangerous situations through running away, leaving facility without an adult and/or permission"; recommended therapist who specialized in adolescent sexual behavior issues Goals dated 3/17/22- -actively participate in therapy and use coping skills to improve feelings about herself, comfort around others and learn to manage urges - learn to get along with others by respecting boundaries and following rules -learn self-care skills to take care of her body -there were no goals or strategies to address Client #3's self-injurious -after Client #3 was admitted to the facility, there were no goals or strategies added to the PCP which addressed Client #3's elopement, suicidal ideation, and unsupervised time on the bus or 1:1 transportation by facility staff. Review on 4/27/22 of the Incident Response Improvement System for Client #3 revealed: On 3/1/22- Client #3 self-harmed by scratching her arm until it turned red and broke skin; felt threatened which triggered the self-harm; was emotionally disturbed by what she heard her peer discussing on the school bus; reported she felt fearful for her safety after the peer made threatening comments towards her for "snitching." (regarding Client #2 making plans to get a vape at school). Incident prevention: has to be monitored/accompanied by one staff at all times when she is clearly not in a good space; must be checked every 10 minutes during reflection even if she appears to be in a good space; will not be allowed to shave for at least one week; if consumer shaves, must be supervised by staff. -on 3/5/22, Client #3 was verbally aggressive towards staff; using profanity, refused to follow	V 112			

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TAG V 112		TAG		
	client, needed a referral to day treatment, client would be "transported to and from school by the clinical home team most days", if she was placed on the bus, she would not be allowed to carry on items she could use to harm self. - 4/5/22- the Licensee/Director/QP #2 received call from school around 10am, Client #3 was having suicidal ideation (SI) with a plan; the school therapist reported no previous factors			

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NAME OF PROVIDER OR SUPPLIER	STREET ADDF	RESS, CITY, STATE, ZIP CODE	
SANDRA'S HOUSE	1856 STON	Y POINT ROAD	
		C 28150	

Division of Health Service Regulation

Division of Health Service Regulation					
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V 112		V 112			
	Continued From page 13				
	leading to SI other than she "just wanted to be w/ (with) her dad"; the Licensee/Director/QP#2 transported Client #3 to the hospital for an evaluation; the client was still in the hospital on 4/6/22.				
	Review on 5/17/22 of Client #4's record revealed: -admitted 3/30/22 -discharged 5/13/22 -age 15 -diagnoses of Unspecified Trauma and Stressor Related Disorder (d/o), Major Depressive d/o, recurrent episode, severe. -CCA completed 3/31/22 - did not present with any current needs or suicide risk, however, was just released from the hospital for overdosing on pain killers; needed level III group home to stabilize behavior and mental health issues; has anger outbursts, mood swings; has history of psychiatric admission, intensive in-home, day treatment; history of outburst or rage that turns to physical assault of peers, adults, family and friend; needs safety plan for community and therapeutic environment so that care takers can identify her triggers before her outburst of anger. -there was no documentation or assessment of Client #4's ability to ride the bus to and from school or be transported by only one staff without the required supervision. Review on 5/17/22 of Client #4's PCP dated 11/3/21 with updates on 11/19/21, 1/3/22, and 3/1/22 revealed: Progress towards long range outcomes: continues with IIH (intensive in-home), can communicate what she needs to work on but refuses to implement the skills; continues to express anger through verbal altercations with peers, walking away to avoid being confronted on inappropriate choices, leaves home without				

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SANDRA S NOUSE	SHELBY, N	C 28150	

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V 112	Continued From page 14 permission, sometimes staying gone for hours and the police being called; communicates with older males, getting in trouble at day treatment; out of home placement recommended Goals on 3/1/22- -learn to handle anger, use relaxation techniques when agitated, learn new positive communication skills -identify and utilize new mood and emotional management skills; self-esteem skill building and coping skills to deal with depressive symptoms - after Client #4 was admitted to the facility, there were no goals or strategies added to the PCP which addressed Client #4's unsupervised time on the bus or 1:1 transportation by facility staff. Interview on 4/29/22 and 5/12/22 with the LP revealed: -when the facility re-opened, it was her understanding the Director/Licensee/QP#2 only wanted her to do therapy -she updated the PCP's as needed -she completed the PCP for Client #3; she trained QP#1 on how to complete a PCP for Client #3's update -she completed CCA addendums when the treatment team requested it -the Licensee/Director/QP #2 completed the PCP's for Client #1, Client #2 and Client #4 Interview on 5/3/22 with the Licensee/Director/QP #2 revealed: -she or the LP were responsible for updating the PCP; "depends on who has time" -the Community Safety Plans completed by the facility documented the client's unsupervised time on the bus and in the community. Interview on 5/4/22 with QP #1 revealed: -she was recently trained by the LP to write	V 112	The owner/director has met with the LP to provide clarity with the review of job description, responsibilities, and expectations of the Licensed Professional. The LP has been advised that written documentation of supervision provided to the Director, QP, AP and PP should be completely monthly. The owner/director has created an outline to assist all members of the management team to learn and understand their individual roles.	
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V 112 V 112		V 112 V 112		
	 27G .0209 (C) Medication Requirements 10A NCAC 27G .0209 MEDICATION REQUIREMENTS (c) Medication administration: (1) Prescription or non-prescription drugs shall only be administered to a client on the written order of a person authorized by law to prescribe drugs. (2) Medications shall be self-administered by clients only when authorized in writing by the client's physician. (3) Medications, including injections, shall be administered only by licensed persons, or by unlicensed persons trained by a registered nurse, pharmacist or other legally qualified person and privileged to prepare and administer medications. (4) A Medication Administration Record (MAR) of all drugs administered to each client must be kept current. Medications administered shall be recorded immediately after administration. The MAR is to include the following: (A) client's name; (B) name, strength, and quantity of the drug; (C) instructions for administering the drug; (D) date and time the drug is administered; and (E) name or initials of person administering the drug. (5) Client requests for medication changes or checks shall be recorded and kept with the MAR file followed up by appointment or consultation 			

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SANDRA S HOUSE	SHELBY, N	C 28150	

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V 118	Continued From page 16 with a physician.	V 118	The owner/director plans to recap medications administration training. The owner/director will not allow any medication without doctors' order to be housed within the double locked cabinets with access to be administered by any staff.	
	This Rule is not met as evidenced by: Based on record reviews, interviews and observations, the facility failed to ensure that medications were administered to a client only on the written order of a physician and that medications were recorded immediately after administration affecting 3 of 4 audited clients (#1, #2, and #3). The findings are: Review on 4/27/22 of Client #1's record reviewed: -admitted 2/10/22 -Diagnoses of Post-Traumatic Stress Disorder (d/o) Reactive Attachment d/o, Major Depressive d/o, recurrent. Review on 4/27/22 of physician's orders dated 2/4/22 for Client #1 revealed: -cetirizine (allergies) 10 milligrams (mg) one capsule daily as needed (PRN) -albuterol (asthma) 90 micrograms (mcg), inhale 2 puffs every 4-6 hours PRN -trazodone (sleep) 50mg one tablet at bedtime (qhs) PRN -melatonin (sleep) 3 mg one tablet qhs PRN. Review on 4/27/22 of February, March and April 2022 MAR's for Client #1 revealed: -albuterol 90mcg was not written on the April 2022 MAR -trazodone 50mg was documented as administered 4/1/22-4/27/22 and 4/29/22-4/30/22 on the April MAR; the PRN flow sheet only			

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SANDRA S HOUSE SHELBY. N		C 28150	

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V 118		V 118				
	Continued From page 17					
	documented Trazodone 50mg as administered on 14 days -cetirizine 10mg was documented as administered daily in April 2022; the PRN flow sheet only documented cetirizine 10mg as administered on 16 days -melatonin 3 mg was documented as administered 4/1/22-4/8/22 and 4/11/22-4/27/22; the PRN flowsheet only documented melatonin 3 mg as administered on 19 days -melatonin 10mg was administered on 4/9/22, 4/10/22, 4/29/22 and 4/30/22 without a written physician's order -melatonin 3mg was not written on the March MAR; the PRN flow sheet documented that it was administered on 16 days. Interview on 5/16/22 with Client #1 revealed: - she used her albuterol inhaler only when she needed it but didn't remember the last time she					
	used it. Review on 4/27/22 and 5/3/22 of Client #2's record revealed: -admitted 2/11/22 -diagnoses of Unspecified Bipolar d/o, Conduct d/o, Adolescent Onset type; Cannabis Use d/o, mild, Rule Out specific learning d/o, mild, mathematics. Review on 4/27/22 of of physician orders for Client #1 revealed: -melatonin 3mg, 1 tablet PRN for sleep ordered 3/1/22 -melatonin 5 mg, take 1-2 tablets every night ordered on 4/6/22 -there were no physician orders for melatonin 3mg for February 2022. Review on 4/27/22 and 5/16/22 of February,					

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SANDRA'S HOUSE	1856 STON	Y POINT ROAD	
	SHELBY, N	IC 28150	

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V 118	February without a w there were no admini melatonin 3 mg on the -melatonin 3 mg PRN February 2022 MAR the PRN flow sheet d -1-3 tablets of melat days -3 tablets of 1 mg m 1 day -"melatonin (3)" was did not specify if the " tablets or the number -melatonin 3mg was 2022 MAR; the PRN if the numbers in pare of tablets or the numb documented melaton days: -"melatonin (1) tab (13 days and twice on -"melatonin (1)" adm -"melatonin (3)" adm -"melatonin (3)" adm -"melatonin (3)" adm -"melatonin (3) mg t melatonin 5mg was the PRN flowsheet do as administered on 2 Interview on 4/27/22 she takes medication staff have missed giv	MARs for Client #2 ablets, was administered in ritten physician's order - stration instructions for a February MAR I was documented on the as administered on 4 days; ocumented: onin 3 mg administered on 6 elatonin as administered on s administered on 3 days but (3)" was the number of of milligrams not written on the March flowsheet did not distinguish entheses were the number oer of milligrams and in as administered on 25 tablet)" as administered on 3/12/22 ninistered on 4 days ninistered on 5 days administered on 1 day - administered on 3/25/22 without order not listed on the April MAR; ocumented melatonin 10mg 1 days. with Client #2 revealed: - ; there was no time that	V 118	The owner/director will ensure all OTC medications are documented on the MAR and PRN sheets. Reviews will be continuing to be take place daily, weekly, and monthly by AP, QP and Director. The owner/director will confer with RN as needed to ensure medications concerns are addressed immediately.	
	T OF DEFICIENCIES DF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	. ,		E SURVEY PLETED
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SANDRA'S HOUSE	1856 STON	Y POINT ROAD			
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V 118		V 118		
	Continued From page 19			
	-discharged 5/10/22 -diagnoses of Generalized Anxiety d/o, Major Depressive d/o, Mild Intellectual Developmental Disability.			
	Review on 4/27/22 of physician orders for Client #3 revealed: -albuterol (wheezing) 90mcg, inhale 2 puffs every 2-4 hours PRN ordered on 2/15/22 -cetirizine (allergies) 10mg take one tablet daily PRN ordered 2/15/22 -melatonin (sleep) 3mg one tablet qhs PRN ordered 2/22/22.			
	Review on 4/27/22 of Client #3's February, March and April 2022 MARs revealed: -albuterol 90mcg was not listed on the February MAR -there were no administration instructions for cetirizine 10mg on the February MAR -cetirizine 10mg was documented as administered on the February MAR 6 times; the PRN flowsheet only documented the cetirizine as administered 2 times -there were no administration instructions for melatonin 3mg on the February MAR - melatonin 3mg was documented as administered on 2/17, 2/19, 2/22-2/24; the PRN flowsheet did not distinguish if the numbers in parentheses were the number of tablets or the number of milligrams and documented as administered on 12 days as follows: "melatonin 3mg (2)" on 3 days "melatonin (2)" 1 day "melatonin (3)" on 3 days "melatonin (3)" tabs on 2 days "melatonin (3)" tabs on 2 days the March 2022 MAR documented cetirizine 10mg as administered daily; the PRN flowsheet documented it as administered on 3 days.			

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SANDRA'S HOUSE	1856 STON	Y POINT ROAD	
SANDRA S HOUSE	SHELBY, N	C 28150	

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V 118	Continued From page 20	V 118		
	Interview on 4/27/22 and 5/3/22 with the Licensee/Director/QP #2 revealed: -when Client #1 stopped physical activities at school, she no longer needed the Albuterol inhaler and hasn't used it lately -the number of melatonin tabs given to clients depended on if the pharmacy provided melatonin in 1, 3, 5, 10mg tabs. -she and QP #1 reviewed the MARs monthly - she has already spoken to staff about documenting PRN medication accurately.			
	Interview on 5/16/22 with Staff #4 revealed: - some clients get prescription melatonin and some do not -Client #2 doesn't have a prescription for melatonin 5mg; she took over the counter melatonin 10mg PRN.			
	Due to the failure to accurately document medication administration it could not be determined if clients received their medication as ordered by the physician.			
	This deficiency is cross referenced into 10A NCAC 27G .1701 Scope (V293) for a Type A1 rule violation and must be corrected within 23 days.			
V 139	27G .0404 (F-L) Operations During Licensed Period	V 139	The owner/director understands and will provide written notice to the Division of Health Service Regulation (DHSR) 30 days prior to a medical leave and/or if	
	 10A NCAC 27G .0404 OPERATIONS DURING LICENSED PERIOD (f) DHSR shall conduct inspections of facilities without advance notice. (g) Licenses for facilities that have not served any clients during the previous 12 months shall 		days prior to a medical leave and/or if there are plans for a temporarily closing.	

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(#4) D PREFX TAG SUMMARY STATEMENT OF DEFICIENCIES (EACH DEFICIENCY WIST BE FACEORED BY FULL REGULATORY OR LSC IDENTIFYING INFORMATION) 10 PREFX TAG Improvement Autor CORRECTION (EACH OCRRECTIVE ATORY ON HOULD BE CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY) 0 ⁶⁵¹ cross-REFERENCED TO THE APPROPRIATE DEFICIENCY) V 139 Continued From page 21 (h) V 139 V 139 not be renewed. (h) DHSR shall conduct inspections of all 24-hour facilities an average of once every 12 months, to occur no later than 15 months as of July 1, 2007. (i) V 139 (1) Construction of a new facility or any renovation of an existing facility: (2) Increase or decrease in capacity by program service type; (3) Change in program service; or (4) Change in nordified on may of the following changes: (1) Output any facility or any renovation of an existing facility; (2) Output any facility or any renovation of an existing facility or discontinue a service; or (4) Othange in nordified on may of the following changes: (1) Output any changes in cluding any change in pattreship; or (2) Change in nordified on may of the following changes: (1) Change in any close a facility or discontinue a service, written notice at least 30 days in advance shall be provided to DHSR to all affected clients. This notice shall address continuity of services to clients in the facility. (1) Licenses shall address continuity of services to clients in the facility. (2) Description of any changes in the facility since the last written notification must be submitted to DHSR the following change in the facility since the last written notificatio	Division of	of Health Service Regulation			
 not be reneved. (h) DHSR shall conduct inspections of all 24-hour facilities an average of once every 12 months, to occur no later than 15 months as of July 1, 2007. (i) Written requests shall be submitted to DHSR a minimum of 30 days prior to any of the following changes: (1) Construction of a new facility or any renovation of an existing facility; (2) Increase or decrease in capacity by program service type; (3) Change in program service; or (4) Change in location facility. (j) Written notification must be submitted to DHSR a minimum of 30 days prior to any of the following changes: (1) Change in nore of facility. (k) When a licensee plans to close a facility or discontinue a service, written notice at least 30 days in advance shall be provided to DHSR, to all affected clients, and when applicable, to the leggly responsible persons of all affected clients. This notice shall address continuity of services to clients in the facility. (i) Licenses shall expire unless renewed by DHSR for an additional period. Prior to the expiration of a licensee, hell icensee shall submit to DHSR the following information: (i) Annual Fee; (j) Description of any changes in the facility since the last written notification report, with the 	PRÉFIX	(EACH DEFICIENCY MUST BE PRECEDED BY FULL	PREFIX	(EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE	COMPLETE
not handle food for which a sanitation	V 139	 not be renewed. (h) DHSR shall conduct inspections of all 24-hour facilities an average of once every 12 months, to occur no later than 15 months as of July 1, 2007. (i) Written requests shall be submitted to DHSR a minimum of 30 days prior to any of the following changes: (1) Construction of a new facility or any renovation of an existing facility; (2) Increase or decrease in capacity by program service type; (3) Change in program service; or (4) Change in location of facility. (j) Written notification must be submitted to DHSR a minimum of 30 days prior to any of the following changes: (1) Change in program service; or (4) Change in location of facility. (j) Written notification must be submitted to DHSR a minimum of 30 days prior to any of the following changes: (1) Change in ownership including any change in partnership; or (2) Change in name of facility. (k) When a licensee plans to close a facility or discontinue a service, written notice at least 30 days in advance shall be provided to DHSR, to all affected clients, and when applicable, to the legally responsible persons of all affected clients. This notice shall address continuity of services to clients in the facility. (l) Licenses shall expire unless renewed by DHSR for an additional period. Prior to the expiration of a license, the licensee shall submit to DHSR the following information: (1) Annual Fee; (2) Description of any changes in the facility since the last written notification was submitted; (3) Local current fire inspection report; (4) Annual sanitation inspection report; 	V 139		

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V 139		V 139		
	Continued From page 22			
	 inspection report is not required; and (5) The names of individuals who are owner, partners or shareholders holding an ownership or controlling interest of 5% or more of the applicant entity. 			
	This Rule is not met as evidenced by: Based on record review and interviews, the facility failed to provide written notice to the Division of Health Service Regulation (DHSR) 30 days prior to temporarily closing the facility. The findings are:			
	Interviews on 4/27/22, 5/11/22 and 5/24/22 with the Licensee/Director/Qualified Professional (QP) #2 revealed:			
	-on 4/27/22, she stated Client #1 and Client #2 were on "a 30-day notice"			
	-Client #1 was going to make a lateral move to another level III facility			
	-they were looking for a placement for Client #3 to better meet her mild IDD (Intellectual			
	Developmental Disability) needs -on 5/11/22, she stated she was closing the			
	facility temporarily because she was considering other business options and maybe a change of			
	ownership -Client #3 was discharged yesterday (5/10/22) to a Development Center			
	-guardians of all 4 clients were notified -she did			
	not want to inform staff that she was closing the facility until she was sure that was her plan			
	-on 5/24/22, she stated she was closing the facility temporarily due to health needs of a family member			

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V 139	Continued From page 23 -she did not know she needed to inform DHSR of a temporary closure. Review on 5/24/22 of an email dated 5/24/22 from the DHSR Administrative Supervisor revealed: -she checked all closures notices, Enterprise and change applications that have come in and there was no notice from the facility that they were closing. This deficiency is cross referenced into 10A NCAC 27G .1701 Scope (V293) for a Type A1 rule violation and must be corrected within 23 days.	V 139	The owner/director was under the impression that a temporary closing was defined as a complete shut down for more than a month. The provider understand the need to provide written notice to the DHSR 30 days prior to any type of lapse in services.	
V 293	 27G .1701 Residential Tx. Child/Adol - Scope 10A NCAC 27G .1701 SCOPE (a) A residential treatment staff secure facility for children or adolescents is one that is a free-standing residential facility that provides intensive, active therapeutic treatment and interventions within a system of care approach. It shall not be the primary residence of an individual who is not a client of the facility. (b) Staff secure means staff are required to be awake during client sleep hours and supervision shall be continuous as set forth in Rule .1704 of this Section. (c) The population served shall be children or adolescents who have a primary diagnosis of mental illness, emotional disturbance or substance-related disorders; and may also have co-occurring disorders including developmental disabilities. These children or adolescents shall not meet criteria for inpatient psychiatric services. (d) The children or adolescents served shall require the following: 	V 293		

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	MHL023-215	B. WING	R 05/24/2022
NAME OF PROVIDER OR SUPPLIER	STREET ADD	RESS, CITY, STATE, ZIP CODE	
SANDRA'S HOUSE	1856 STON	Y POINT ROAD	
SANDIA S NOOSE	SHELBY, N	C 28150	

Division of Health Service Regulation

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V 293		V 293		
	Continued From page 24			
	 removal from home to a community- based residential setting in order to facilitate treatment; and treatment in a staff secure setting.(e) Services shall be designed to: include individualized supervision and structure of daily living; minimize the occurrence of behaviors related to functional deficits; ensure safety and deescalate out of control behaviors including frequent crisis management with or without physical restraint; (4) assist the child or adolescent in the acquisition of adaptive functioning in self-control, communication, social and recreational skills; and (5) support the child or adolescent in gaining the skills needed to step-down to a less intensive treatment setting. The residential treatment staff secure facility shall coordinate with other individuals and agencies within the child or adolescent's system of care. 			
	This Rule is not met as evidenced by: Based on record reviews, interviews and observations, the facility failed to provide the necessary level of supervision and structure to provide ongoing therapeutic treatment, intensive supervision and interventions within a system of care affecting 4 of 4 clients (Client #1, #2, #3, and #4). The findings are:			

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V 293	Continued From page Cross Reference: 10/ Competencies of Qua Associate Professiona record reviews and in Qualified Professiona failed to demonstrate abilities required by th Cross Reference: 10 Assessment and Trea Service Plan (V112). and interviews, the fa implement goals and treatment needs for 4 #3, and #4). Cross Reference: 10 Medication Requirem record reviews, interv facility failed to ensure administered to a clie of a physician and tha recorded immediately affecting 3 of 4 audite #3). Cross Reference: 10 Operations During Lic Based on record revie facility failed to provid Division of Health Ser days prior to tempora Cross Reference: 10 Requirements of Asso Based on record revie facility failed to emplo	A NCAC 27G .0203 alified Professionals and als (V109). Based on terviews, 1 of 2 audited lls (Licensee/Director/QP#2) the knowledge, skills and he population served. A NCAC 27G .0205 atment/Habilitation Plan or Based on record reviews cility failed to develop and strategies to address the of 4 clients (Clients #1, #2, A NCAC 27G .0209 ents (V118). Based on riews and observations, the e that medications were nt only on the written order at medications were v after administration ed clients (Client #1, #2, and A NCAC 27G .0404 censed Period (V139). ew and interviews, the le written notice to the rvice Regulation (DHSR) 30 rily closing the facility.	V 293	The owner/director is aware that she cannot step in as the AP despite the time hours, and direct care provided within the facility by the director. The director has made plans to employ or demote the current QP back to the AP position to ensure a staff secured facility.	
	T OF DEFICIENCIES OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLI/ IDENTIFICATION NUMBER:	· · · ·	E CONSTRUCTION (X3	3) DATE SURVEY COMPLETED

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NAME OF PROVIDER OR SUPPLIER	STREET ADDF	RESS, CITY, STATE, ZIP CODE	
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V 293	Continued From page 26	V 293	Please refer to the POP regarding this violation.	
	Cross Reference: 10A NCAC 27G .1704 Minimum Staff Requirements (V296). Based on record reviews, interviews and observations, the facility failed to ensure minimum staffing requirements of two staff for up to four adolescents in the home or community affecting 4 of 4 clients (Clients #1, #2, #3, and #4).			
	Cross Reference: 10A NCAC 27G .1708 Transfer or Discharge (V300). Based on record reviews and interviews, the facility failed to meet with existing child and family teams and other required persons to make service planning decision prior to the transfer or discharge of the adolescent from the facility affecting 1 of 4 audited clients (Client #4).			
	Review on 4/29/22 of the initial Plan of Protection dated 4/29/22 written by the Licensee/Director/QP #2 and QP #1 revealed:			
	"What immediate action with the facility take to ensure the safety of the consumers in your care? The provider has immediately taken each consumer off the bus and will provide transportation to and from school. The provider will ensure consumers legal guardians are in agreement with any community involved transportation moving forward. The provider will continue to maintain 2 staff to 1 consumer ratio			
	during transportation. The provider will work with the Licensed Professional and the qualified professional to update treatments to meet the needs for the consumer safety and overall care. The provider will ensure the regulations are adhere to as written.			
	Describe your plans to make sure the above happens?			

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Violation. Continued From page 27 The provider will compile training materials to assist all staff with learning the Scope 10A NCAC 27G tag 283 and 10ANCAC 27G. 0205/112 cross ref. (reference) into 283 b. (treatment) plan crisis management. The provider will ensure a full CCA (Comprehensive Clinical Assessment) that includes safety, crisis, overall specific community plans for each consumer meets the standards regarding the scope and plans for to for each individual consumer. The provider will make addendums to current CCA regarding this concern.* Review on 5/4/22 of the 2nd Plan of Protection written on 5/4/22 by QP #1 revealed: "What immediate action with the facility take to ensure the safety of the consumers in your care? The provider has removed each consumer that has been of concern from the public-school buses. The provider is currently transporting to and from school until further notice. () Who (by name/position) will be involved in determining whether or not a client is capable /safe to have unsupervised time on the bus (or other community time): Legal Guardian, (DP#1), (LP), Licensee/Director/QP #2. 11 transportation by staff (it cannot be for convenience of staff/staff shortage) The provider will staff with the clinical team and guardian to acquire written documentation for the approval of 1.1 transportation. 2) How and when an assessment will be completed that documents a client does/does not regline 24-hour supervision. In a level III placement 24hrs supervision is always required. However, [local] School District determines educational placement by board members. If a consumer is eligible to atterd	PREFIX	(EACH DEFICIENCY MUST BE PRECEDED BY FULL	PREFIX	(EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE	COMPLETE
The provider will compile training materials to assist all staff with learning the Scope 10A NCAC 27G tag 283 and 10ANCAC 27G 0205/112 cross ref. (reference) into 293 tx (treatment) plan crisis management. The provider will ensure a full CCA (Comprehensive Clinical Assessment) that includes safety, crisis, overall specific community plans for each consumer mets the standards regarding the scope and plans for tx for each individual consumer. The provider will make addendums to current CCA regarding this concern." Review on 5/4/22 of the 2nd Plan of Protection written on 5/4/22 by QP 41 revealed: "What immediate action with the facility take to ensure the safety of the consumer that has been of concern from the public-school buses. The provider is your care? The provider has removed each consumer that has been of concern from the public-school buses. The provider is currentity transporting to and from school until further notice. 1) Who (by name/position) will be involved in determining whether or not a client is capable /safe to have unsupervised time on the bus (or other community time). Legal Guardian, (QP#1), [LP], Licensee/Drovider vill staff with the clinical team and guardian to acquire written documentation for the approval of 1.1 transportation. 2) How and when an assessment will be completed that documents a client will be completed that documents bord members, if a consumer is eligible to attend	V 293		V 293		
assist all staff with learning the Scope 10A NCAC 27G tag 293 and 10ANCAC 27G. 0205/112 cross ref. (reference) into 293 ts (treatment) plan crisis management. The provider will ensure a full CCA (Comprehensive Clinical Assessment) that includes safety, crisis, overall specific community plans for each consumer meets the standards regarding the scope and plans for tx for each individual consumer. The provider will make addendums to current CCA regarding this concern." Review on <i>5/4/22</i> of the 2nd Plan of Protection written on <i>5/4/22</i> by CP #1 revealed: "What immediate action with the facility take to ensure the safety of the consumers in your care? The provider has removed each consumer that has been of concern from the public-school buses. The provider is currently transporting to and from school until further notice. 1) Who (by name/position) will be involved in determining whether or not a client is capable /safe to have unsupervised time on the bus (or other community time): Legal Guardian, (DP#1), [LP], Licensee/Director/QP #2. 1.1 transportation by staff (it cannot be for convenience of staff/staff shortage) The provider will staff with the clinical team and guardian to acquire written documentation for the approval of 1-1 transportation. 2) How and when an assessment will be completed that documents a client dese/does not require 24-how supervision. In a level III placement by board members. If a consumer is eligible to attend		Continued From page 27			
written on 5/4/22 by QP #1 revealed: "What immediate action with the facility take to ensure the safety of the consumers in your care? The provider has removed each consumer that has been of concern from the public-school buses. The provider is currently transporting to and from school until further notice. 1) Who (by name/position) will be involved in determining whether or not a client is capable /safe to have unsupervised time on the bus (or other community time): Legal Guardian, [QP#1], [LP], Licensee/Director/QP #2. 1.1 transportation by staff (it cannot be for convenience of staff/staff shortage) The provider will make all necessary plans to follow state regulations 2-1 ratio. If there is a case of an emergency the provider will staff with the clinical team and guardian to acquire written documentation for the approval of 1-1 transportation. 2) How and when an assessment will be completed that documents a client dees/does not require 24-hour supervision. In a level III placement 24hrs supervision. In a level III placement 24hrs supervision is always required. However, [local] School District determines educational placement by board members. If a consumer is eligible to attend		assist all staff with learning the Scope 10A NCAC 27G tag 293 and 10ANCAC 27G .0205/112 cross ref. (reference) into 293 tx (treatment) plan crisis management. The provider will ensure a full CCA (Comprehensive Clinical Assessment) that includes safety, crisis, overall specific community plans for each consumer meets the standards regarding the scope and plans for tx for each individual consumer. The provider will make addendums to current CCA regarding this			
		written on 5/4/22 by QP #1 revealed: "What immediate action with the facility take to ensure the safety of the consumers in your care? The provider has removed each consumer that has been of concern from the public-school buses. The provider is currently transporting to and from school until further notice. 1) Who (by name/position) will be involved in determining whether or not a client is capable /safe to have unsupervised time on the bus (or other community time): Legal Guardian, [QP#1], [LP], Licensee/Director/QP #2. 1.1 transportation by staff (it cannot be for convenience of staff/staff shortage) The provider will make all necessary plans to follow state regulations 2-1 ratio. If there is a case of an emergency the provider will staff with the clinical team and guardian to acquire written documentation for the approval of 1-1 transportation. 2) How and when an assessment will be completed that documents a client does/does not require 24-hour supervision. In a level III placement 24hrs supervision is always required. However, [local] School District determines educational placement by board members. if a consumer is eligible to attend			
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SANDRA S HOUSE	SHELBY, N	C 28150	

Division of Health Service Regulation

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V 293	Continued From page 28 safety concerns regarding the individual consumer; create a service/community safety plan that meets the need of the individual client. This plan will be included in an addendum to the Comprehensive Clinical Assessment and Crisis plan. 3) How safety will be monitored if the client has the unsupervised time, frequency of review and/or what behaviors/indicators would indicate the need to review the unsupervised time. The safety will be monitored daily by the Associate (AP)/ Director. Documented and placed in the clients' file. QP will review meet with LP weekly or as deemed necessary and monthly reviews completed by the LP and QP prior to monthly treatment team meeting and or Child Family Treatment Team Meeting. The indicators that will dictate review will include but not limited to: observed emotional disturbance, suspensions, any misconduct reported from peers, bus driver, or school officials. With guardian approval of unsupervised time, the provider will ensure there is an assessment/documentation that the client is capable/safe without the supervision of two staff per the 1700 rule. Describe your plans to make sure the above happens? The provider plans to implement trainings such as: WRAP (Wellness Recovery Action Plan), DBT (Dialectical Behavior Therapy). The primary training will be WRAP. All staff will receive the training including LP, QP, AP and direct care staff no later 30 days from this date. 2) Who will be responsible for ensuring the action above will happen- more specific than "provider" as noted in the Plan of Protection submitted on 4/29/22. Qualified Professional will ensure the training is completed. ,QP plans to schedule WRAP training for all staff including LP, QP and AP within the 30 days. QP	V 293	Please refer to the POP regarding this violation.	
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V 293	Continued From page 29 will ensure that all client specific trainings are updated as new concerns changes occur per individual consumer." Review on 5/24/22 of the amended Plan of Protection dated 5/24/22 written by the Licensee/Director/QP #2 and QP #1 revealed: "Plan of Protection Addendum 05/24/22 10A NCAC 27G .0203 /Competencies of QP's and AP's/Tag #109 What immediate action will the facility take to ensure the safety of the consumers in your care? Director/AP/QP has taken the girls off the bus. QP /AP will have the consumers accessed by the LP and or trauma therapist for evaluation of competency to ride the bus. Staff shortage will not be a reason for bus ride. In transporting clients there will be two staff. Clients will be properly accessed to determine this choice as well. Background checks will be performed at initial interview and at least 1 or more time within that year and the following years. Describe your plans to make sure the above happens. LP will access clients for ability to ride the bus or not and update CCA and PCP to reflect this information. Staff with pending charges will be handled on a case-by-case bases. The staff will be supervised by director for 30 days to determined stability and safety to continue work. Staff will need to provide proof of not being guilty and court dates so Director may stay abreast with the case. 10A NCAC 27G .0209 (c)(4) Medication Requirements/Tag #118 What immediate action will the facility take to ensure the safety of the consumers in your care?	V 293	Please refer to the POP regarding this violation.	

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V 293	Continued From page 30 The MAR and medications will be compared and contrasted at least one time a week Describe your plans to make sure the above happens. QP/AP will assure that medications are listed on the MAR and that the signatures match for proper medications. As well as properly dispose all medications that are no longer a requirement or not prescribed to client. 10A NCAC 27G .1703 Requirements for Associate Professionals/Tag #295 What immediate action will the facility take to ensure the safety of the consumers in your care? Director/ Management team will look for and hire a dedicated and competent AP who can work 40 hours minimum. Describe your plans to make sure the above happens. Begin to place ads and interview for the AP position to replace director. So that the job duties can be focused or centered on ones' scope of practice/ job description. 10A NCAC 27G .1704 /Minimum Staff Requirements (e) /Tag #296/ What immediate action will the facility take to ensure the safety of the consumers in your care? QP/AP will take client off the bus. QP/AP will assure there are two staff members available for transporting clients. We will assure the clients are accessed for safety and competency for bus ride. Describe your plans to make sure the above happens. The LP, QP, AP and Director will work together to assure things are in place from client's guardians, school administrators and an assessment will be done by the LP to state if client can ride the school bus or not. 10A NCAC 27G .1708 Transfer or Discharge/Tag	V 293	Please refer to the POP regarding this violation.	
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V 293	Continued From page 31 #300 / What immediate action will the facility take to ensure the safety of the consumers in your care? Discharge plan will be in place for all clients at initial intake. In case of an emergency/premature discharge the discharge will be updated with 24- 48 hours prior to discharge. Describe your plans to make sure the above happens. During the intake process the discharge of client will be reviewed and signed by the client, the guardian and a representative from the facility. All parties involved will be made aware of the changes immediately this change will also be reflected in the PCP. 10A NCAC 27G .0404 Operations During Licensed Period (k) /Tag #139 What immediate action will the facility take to ensure the safety of the consumers in your care? Facility director will assure all parties involved are aware of the plans to close temporarily or permanently. Describe your plans to make sure the above happens. Director will contact DHSR within the 30-day notice moving forward. This notice will also include informing all stakeholders involved. 10A NCAC 27G .0203 /Competencies of QP's and AP's/Tag #109/ What immediate action will the facility take to ensure the safety of the consumers in your care? QP and AP will have their job descriptions and allowed to operate based on those descriptions Describe your plans to make sure the above happens.	V 293	Please refer to the POP regarding this violation.	

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V 293	Continued From page 32 This facility serves adolescent females ranging in ages from 14-16 years old with diagnoses which included Post-Traumatic Stress Disorder (d/o), Reactive Attachment d/o, Major Depression,	V 293	Please refer to the POP regarding this violation.	
	Generalized Anxiety, Dissociative d/o, exercise induced asthma also induced by Panic; Unspecified Bipolar d/o, Conduct d/o, Adolescent Onset type; Cannabis Use d/o, mild Intellectual Developmental Disability, and Unspecified Trauma and Stressor Related Disorder. Client #1 and Client #4 were admitted directly from inpatient psychiatric units, Client #2 was admitted			
	from therapeutic foster care. When clients were admitted to the facility, there was no documentation or assessment that clients were capable to have less than the required ratio of two staff for one client and there were no goals or strategies on the Person Centered Plans (PCP's)			
	for Clients #1, #2, #3, and #4 that addressed the unsupervised time. Clients #1, #2, #3, #4 were allowed to ride the bus and were also transported 1:1 by staff for appointments or to and from school. The Licensee/Director/QP #2 made the decision for unsupervised time on the bus by			
	reading assessments, looking for red flags for behavior, and letting clients ride the bus on a trial basis to assess their ability to have the unsupervised time. Client #1 had episodes of defiance, property damage, verbal and physical aggression. On 4/10/22 she left the facility			
	unsupervised and was returned by the police. Due to continued escalation of her behavior the following day, she was admitted to the hospital from 4/11/22-4/12/22. Shift notes indicate she rode the bus to school on 4/13/22. On 3/11/22, Client #2's Child and Family team documented			
	minimal improvement in behavior; behaviors included bullying peers, disrespecting staff and a 3-day suspension from the school bus due to "unruly" behavior during the bus ride home. The			

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V 293	Continued From page 33 plan developed at the CFT meeting was the facility would provide transportation to and from school as needed allowing Client #2 to continue to have unsupervised time on the bus. Client #3 harmed herself by scratching her arm on 3/1/22 and had a psychiatric admission on 3/5/22; incident reports on 3/24/22, 3/28/22 and 4/1/22 document Client #3 was triggered by peers on the bus, had self-injurious behavior, thoughts to harm herself and others and verbal aggression. On 4/5/22, Client #3 was having suicidal ideation with a plan resulting in a psychiatric admission on 4/5/22. There was no update to her PCP that addressed the suicidal ideation and she continued to ride the bus on some days despite the safety concerns. The facility was closed temporarily from December 1 to February 10. When the facility re-opened, the Licensee/Director/QP #2 also functioned as the Associate Professional. She functioned in the role of Director, split Qualified Professional duties with QP #1, and also worked shifts as a direct care staff as needed. There were discrepancies in documentation for the dosage, number of tablets and doctors order for melatonin for Clients #1, #2, and #3 on the February, March and April MARs and some MARs were missing administration instructions. Client #4 was discharged from the facility on 5/13/22 without a written discharge summary. It is not clear if the guardian chose to take Client #4 home sooner than planned due to the facility closing or if she was discharged by the facility. The Licensee/Director/QP #2 notified the guardians of Clients #1, #2, #3, and #4 that the facility was planning to close at least temporarily but failed to notify DHSR 30 days in advance. This deficiency constitutes a Type A1 rule violation for serious neglect and must be corrected within 23 days. An administrative penalty of \$2,000 is imposed. If the	V 293	Please refer to the POP regarding this violation.	

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE CONSTRUCTION A. BUILDING:	(X3) DATE SURVEY COMPLETED
	MHL023-215	B. WING	R 05/24/2022
NAME OF PROVIDER OR SUPPLIER	STREET ADD	RESS, CITY, STATE, ZIP CODE	
SANDRA'S HOUSE	1856 STON	Y POINT ROAD	
SANDRA S HOUSE	SHELBY, N	C 28150	

Division of Health Service Regulation (X5) COMPLETE (X4) ID SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION ID PRÉFIX (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOULD BE DATE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY) V 293 V 293 Continued From page 34 violation is not corrected within 23 days, an additional administrative penalty of \$500.00 per day will be imposed for each day the facility is out of compliance beyond the 23rd day. V 295 V 295 27G .1703 Residential Tx. Child/Adol - Req. for A Ρ 10A NCAC 27G .1703 REQUIREMENTS FOR ASSOCIATE PROFESSIONALS In addition to the qualified professional (a) specified in Rule .1702 of this Section, each facility shall have at least one full-time direct care staff who meets or exceeds the requirements of an associate professional as set forth in 10A NCAC 27G .0104(1). The governing body responsible for each (b) facility shall develop and implement written policies that specify the responsibilities of its associate professional(s). At a minimum these policies shall address the following: (1) management of the day to day day-to-day operations of the facility; supervision of paraprofessionals regarding (2) responsibilities related to the implementation of each child or adolescent's treatment plan; and participation in service planning meetings. (3)This Rule is not met as evidenced by: Based on record review and interviews, the facility failed to employ an Associate Professional (AP) who provided services to the group home on a fulltime basis. The findings are: The owner/director was acting AP.

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE CONSTRUCTION A. BUILDING:	(X3) DATE SURVEY COMPLETED
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V 295	Continued From page 35	V 295	The owner/director as reassigned positions to demote the current QP back to the AP position.	
	Review on 4/26/22 of the Clients and Staff Census completed by the Licensee/Director/Qualified Professional (QP)#2 revealed: -an AP was not identified.			
	Interview on 4/27/22 and 5/3/22 with the Licensee/Director/QP #2 revealed: -she is the "Licensee, Director, AP and QPwork a lot of hours" -she works as direct staff to fill in if needed - she functioned as the AP since the facility re- opened February 10, 2022 -she planned to hire an AP -she supervises all the staff but she will also take direction from the Licensed Professional (LP) and QP #1 -QP #1 was the AP prior to the facility closing in December 2021 but she was promoted to QP when the facility re-opened in February 2022. Interviews on 4/27/22 and 5/4/22 with QP #1 revealed: -she was the AP before the facility closed in December 2021 -when the facility re-opened, she was hired as the QP -there was no AP staff at the moment.			
	This deficiency is cross referenced into 10A NCAC 27G .1701 Scope (V293) for a Type A1 rule violation and must be corrected within 23 days.			
V 296	27G .1704 Residential Tx. Child/Adol - Min. Staffing	V 296		
	10A NCAC 27G .1704 MINIMUM STAFFING			

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE CONSTRUCTION A. BUILDING:	(X3) DATE SURVEY COMPLETED
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V 296	 Continued From page 36 REQUIREMENTS (a) A qualified professional shall be available by telephone or page. A direct care staff shall be able to reach the facility within 30 minutes at all times. (b) The minimum number of direct care staff required when children or adolescents are present and awake is as follows: (1) two direct care staff shall be present for one, two, three or four children or adolescents; (2) three direct care staff shall be present for noe, two, three or four children or adolescents; (a) four direct care staff shall be present for nine, ten, eleven or twelve children or adolescents. (c) The minimum number of direct care staff during child or adolescent sleep hours is as follows: (1) two direct care staff shall be present and one shall be awake for one through four children or adolescents; (2) two direct care staff shall be present and one shall be awake for five through eight children or adolescents; and (3) three direct care staff shall be present and both shall be awake for five through eight children or adolescents; (2) two direct care staff shall be present of which two shall be awake and the third may be asleep for nine, ten, eleven or twelve children or adolescents. (d) In addition to the minimum number of direct care staff shall be present of which two shall be awake and the third may be asleep for nine, ten, eleven or twelve children or adolescents. (d) In addition to the minimum number of direct care staff shall be required in the facility based on the child or adolescent's individual needs as specified in the treatment plan. (e) Each facility shall be responsible for ensuring supervision of children or adolescents when they are away from the facility in accordance with the child or adolescent's individual strengths and 	V 296		

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE CONSTRUCTION A. BUILDING:	(X3) DATE SURVEY COMPLETED
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V 296	Continued From page 37 needs as specified in the treatment plan.	V 296	Please refer to the POP regarding this violation.	
	This Rule is not met as evidenced by: Based on record reviews, interviews and observations, the facility failed to ensure minimum staffing requirements of two staff for up to four adolescents in the home or community affecting 4 of 4 clients (Clients #1, #2, #3, and #4). The findings are:			
	Refer to V112 for client information and treatment plan goals.			
	Interview on 4/27/22 with Client #1 revealed: - she attended public high school and rode the bus to and from school; she has had no problems on the bus -she was asked by the facility if she wanted to ride the bus before she started school			
	 she gets off the bus at 4:30pm; other girls got off the bus at 3:30pm. on the day she arrived at the facility with her Department of Social Services (DSS) transportation staff, they arrived at 2:45pm and no staff would have been at the facility at that time 			
	-that was the only time that there were no staff at the facility; "one of the girls told [DSS staff] a bunch of liesit shouldn't have been a thing."			
	Interviews on 4/26/22 and 5/11/22 with Client #2 revealed: -she rode the school bus to and from school -she arrived by bus to the facility on the day that			

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V 296	V 296		
Continued From page 38			
Client #1 and her DSS worker were already			
waiting; they waited for approximately 45 minute	s		
for staff to arrive			
-there were "2 or 3" times when there were no			
staff at the facility when she got off the bus in the	e		
afternoon			
-one time she and Client #2 got off the bus and			
waited for staff to arrive; the doors were locked so she sat outside and waited for staff to arrive -			
there was one time that she, Client #2 and a star			
person were locked out of the house in the			
afternoon and waited until another staff arrived			
with the keys			
-"hasn't happened since [Client #4] got here" -it			
hasn't happened since first DSS worker came			
to house			
-when she was suspended from school it was			
"just me and [Licensee/Director/QP#2]	h.,		
 -there were always two staff at the facility but on one staff picked her up from school. 	шу		
one stan picked her up nom school.			
Interview on 4/26/22 with Client #3 revealed:			
-rode the school bus to and from school -			
there were no days that a staff wasn't at the			
facility when she arrived home from school.			
Interview on 5/16/22 with Client #4 revealed: -			
there were two staff at the facility but only one			
staff transported her to appointments			
-she rode the bus to and from school; "bus was			
ok."			
Review on 5/16/22 of shift notes (1st, 2nd, 3rd)			
from 2/10/22-5/15/22 revealed:			
-each shift completes one note per client per shi	ft		
-Client #1 rode the bus to and/or from school on			
3/8/22, 3/10/22, and 4/13/22			
-Client #3 rode the bus to and/or from school on			
3/1/22, 3/10/22, 3/11/22, 3/14/22, 3/15/22, 3/17/22, 3/21/22, 4/13/22, and 4/25/22			
J/1//22, J/21/22, 4/1J/22, and 4/2J/22			

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE CONSTRUCTION A. BUILDING:	(X3) DATE SURVEY COMPLETED	
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V 296		V 296		
	Continued From page 39			
	Interview on 4/27/22 with Staff #1 revealed: -hired in February 2022			
	-his position was residential counselor; he was			
	hired to work 2nd shift but helped on 3rd shift			
	when needed			
	-the "standard time" to arrive for 2nd shift was			
	3:00pm			
	-Client #1 and Client #2 attended alternative			
	school and rode the bus			
	-Client #3 and Former Client #4 attended regular			
	public school and both rode the bus			
	-Client #3 was suspended off the bus today for 10			
	days for vaping so staff will have to be with her.			
	Interviews on 4/28/22 and 5/12/22 with Staff #2			
	revealed:			
	-she worked 3rd shift; she has worked 2nd shift -			
	at the end of 3rd shift, she stayed in the morning			
	until clients got on the bus			
	-on 4/28/22, Staff #2 stated that when staff			
	drove clients, there was one staff with two clients			
	-staff needed to arrive at 3:00pm for 2nd shift;			
	there was a 5-minute grace period and staff			
	have to be at facility by 3:05pm			
	-on 5/12/22, Staff #2 stated that when driving clients, there were always 2 staff in the van.			
	clients, there were always 2 stall in the vall.			
	Interview on 4/27/22 and 5/4/22 with QP#1			
	revealed:			
	-when clients arrived at the facility, a community			
	safety plan was developed; the guardian had to			
	review it			
	-Client #1 and Client #4 had no concerns on the			
	bus			
	-2 staff transported clients to and from			
	appointments			
	-she was not sure how it was determined when a client can be transported by only one staff; "would			
	assume if client is stable enough"			
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V 296		V 296		
	Continued From page 40			
	-she worked at the facility on Mondays,			
	Wednesdays and Fridays; if a client had an issue on the bus that day, she knew when they arrived			
	at the facility			
	-if there was an issue on the bus on Tuesdays			
	and Thursdays, staff informed the			
	Licensee/Director/QP# 2 about it.			
	Review on 4/27/22 and 4/29/22 Community			
	Safety Plans (CSP) for Client #1 revealed: -the			
	CSP written on 2/17/22 was signed only by the Licensee/Director/QP #2 and did not include			
	who or what activity the plan was intended for -			
	the CSP written dated 3/2/22 was signed by the			
	Licensee/Director/QP#2 on 3/2/22 and signed			
	by two school staff on 3/7/22 -Recommended Interventions:			
	-"maintain a structured/safe environment, provide			
	clear rules and expectations, talk with her one on			
	one' practice active listening, hearing her out; provided support space and time to calm down			
	and get her thoughts and feelings together			
	-Allow [Client #1] to journal			
	-Do not allow [Client #1] to spend long periods			
	alone. -Observe for any visible signs of self-harming			
	behaviors"			
	-the CSP included the statement "I understand			
	that I should never leave the child alone or unsupervised at any time"			
	-an undated CSP signed by QP #1 did not include			
	the specific environment or activity that the plan			
	was intended for.			
	Review on 4/27/22 of the CSP for Client #2			
	revealed:			
	-the CSP did not include a specific environment			
	/activity to which it applied -signed on 3/19/22 -ineligible signature			
	-signed on 4/27/22 by Client #2's guardian			
		-		·

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE CONSTRUCTION A. BUILDING:	(X3) DATE SURVEY COMPLETED
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(PMI)D TAG SUMMARY STATEMENT OF DEFICIENCES IEACH DEPICIENCES PYINL REGULATORY OR LSC IDENTIFYING INFORMATION D PREFX TAG PPROPRIATE CONSERPETENCION OF CORRECTION (EACH DEPICIENCY) CONFLICT DEPICIENCY V 296 Continued From page 41	Division of Health Service Regulation				
Continued From page 41 -included recommended interventions to address Client #2's behavior -included a statement "I understand that I should never leave the child alone or unsupervised at any time." -meter leave the child alone or unsupervised at any time." Review on 4/27/22 and 4/29/22 of the CSPs for Client #3 revealed: -the CSP written on 2/17/22 was signed only by the Licensee/Director/QP#2; it did not include who the plan was intended for -the CSP written on 3/2/22 was signed on 5/1/22 by the Licensee/Director/QP#2 and the DSS Social Worker -recommended interventions included: "the provider will register for bus transportation on at ral basis. The provider will register for bus transportation on at ral basis. The provider will register for down uses rides to or from school upon any safety concerns with the plan to remove from the bus immediately AEE (as evidenced by) negative behaviors or triggering behaviors for the safety of consumers or othersdo not allow [Client #3] to spend long periods of time aloneobserve for any visible signed of self-harm ^{**} -included the statement ^{**} understand that 1 should never leave the child alone or unsupervised for long periods of time. [Client #3] always needs supervision by 2 statifiedults.** Interview on 4/29/22 and with the Licensed	PRÉFIX	(EACH DEFICIENCY MUST BE PRECEDED BY FULL	PREFIX	(EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE	COMPLETE
	V 296	Continued From page 41 -included recommended interventions to address Client #2's behavior -included a statement "I understand that I should never leave the child alone or unsupervised at any time." Review on 4/27/22 and 4/29/22 of the CSPs for Client #3 revealed: -the CSP written on 2/17/22 was signed only by the Licensee/Director/QP#2; it did not include who the plan was intended for -the CSP written on 3/2/22 was signed on 5/1/22 by the Licensee/Director/QP #2 and the DSS Social Worker -recommended interventions included: "the provider will register for bus transportation on a trial basis. The provider will not allow bus rides to or from school upon any safety concerns with the plan to remove from the bus immediately AEB (as evidenced by) negative behaviors or triggering behaviors for the safety of consumers or othersdo not allow [Client #3] to spend long periods of time aloneobserve for any visible signed of self-harm" -included the statement "I understand that I should never leave the child alone or unsupervised for long periods of time. [Client #3] always needs supervision by 2 staff/adults." Interview on 4/29/22 and with the Licensed Professional (LP) revealed: -she did not have input regarding clients riding the bus; "it's usually [Licensee/Director/QP #2] who works it out with the school" -when the facility re-opened, there were some changes made, from her understanding they just wanted her to do therapy. -Client #2 was suspended due to vaping on the bus; it happened (vaping) more than once.	V 296		

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V 296	Continued From page 42 having thoughts of self-harm because peers on the school bus were calling her names such as child molester -Client #3 was taken to the hospital the following day on an Involuntary Commitment (IVC). Interview on 4/27/22 and 5/3/22 with the Licensee/Director/Qualified Professional #2 revealed: -Client #1 and Former Client #4 attended public school and their afternoon bus arrived on time - Client #2 and Client #3 attended an alternative school and the arrival time of their bus was unpredictable; it depended on how many students rode the bus that day -they "had established the fact that girls aren't here until about 3:30pm" -Client #1 had an appointment on the day she and her worker arrived at the facility and no staff were present; DSS staff picked Client #1 up from school that day to take her to the appointment - "[DSS staff] doesn't always tell us when she has an appointment" -usually "the girls" don't get back until 3:30 or 4:00pm -"one of the girls" (Client #2) showed up about 5 minutes before staff arrived at the facility; Client #1 and her worker were waiting outside of the facility -staff was picking up Client #3 that day because she was having a hard time riding the bus her first month at the facility; staff was delayed due to an accident -the DSS worker who investigated this incident was coming to the facility today to close the report. -Client #3 was getting suspended off the bus; it was challenging who was going to pick up Client #3 when Client #2 was suspended off the bus; -she addressed the staff issue at the next staff	V 296		

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE CONSTRUCTION A. BUILDING:	(X3) DATE SURVEY COMPLETED	
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Continued From page 43employee requirements that staff will arrive 10- 15 minutes early to each shift.meeting and thought she also addressed it in supervision; "consumer staff" was the topic at staff meeting; "we got right on it" -she did the schedule for staff; she and QP #1 did the schedule for the house.Please refer to the POP regarding this violation.Interview on 4/27/22 with the DSS worker revealed: -DSS did an afterhours visit the day it wasImage: Continued Point Poi	PREFIX	(EACH DEFICIENCY MUST BE PRECEDED BY FULL	PREFIX	(EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE	COMPLETE	
facility when Client #1 and Client #2 arrived home in the afternoon -Client #1 and her DSS staff arrived early and Client #2 arrived on the bus early to the facility -through her investigation, not having staff present at the facility occurred only once -DSS was closing the case. Interview on 5/10/22 with the school counselor revealed: -he informed the facility "early on" that Client #3 would arrive (by bus) to school in distress -he discussed with the License/Director/QP #2 that Client #3 was not ready to ride the bus -the License/Director/QP #2 transported Client #3 back and forth a few times; other times she rode the bus -he thought Client #2 was capable to ride the bus, but she had a "continued to desire to access vapes." Interview on 5/11/22 with the Assistant Principal/Transportation Coordinator of the high school revealed: -they did not keep transportation logs of when students rode the bus or were driven to school - when Client #2 was suspended, facility staff transported her; client #2 had been suspended for vaping on the bus -susupension was the only time that Client #2<	V 296	Continued From page 43 meeting and thought she also addressed it in supervision; "consumer staff" was the topic at staff meeting; "we got right on it" -she did the schedule for staff; she and QP #1 did the schedule for the house. Interview on 4/27/22 with the DSS worker revealed: -DSS did an afterhours visit the day it was reported that they were no staff present at the facility when Client #1 and Client #2 arrived home in the afternoon -Client #1 and her DSS staff arrived early and Client #2 arrived on the bus early to the facility -through her investigation, not having staff present at the facility occurred only once -DSS was closing the case. Interview on 5/10/22 with the school counselor revealed: -he informed the facility "early on" that Client #3 would arrive (by bus) to school in distress -he discussed with the Licensee/Director/QP #2 that Client #3 was not ready to ride the bus -the License/Director/QP #2 transported Client #3 back and forth a few times; other times she rode the bus -he thought Client #2 was capable to ride the bus, but she had a "continued to desire to access vapes." Interview on 5/11/22 with the Assistant Principal/Transportation Coordinator of the high school revealed: -they did not keep transportation logs of when students rode the bus or were driven to school - when Client #2 was suspended, facility staff transported her; client #2 had been suspended for vaping on the bus	V 296	employee requirements that staff will arrive 10- 15 minutes early to each shift. Please refer to the POP regarding this		

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	MHL023-215	B. WING	R 05/24/2022	
NAME OF PROVIDER OR SUPPLIER	STREET ADDF	RESS, CITY, STATE, ZIP CODE		
SANDRA'S HOUSE	1856 STON	1856 STONY POINT ROAD		
SANDRA S HOUSE	SHELBY, N	C 28150		

Division of Health Service Regulation

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V 296	Continued From page 44 didn't ride the bus -facility staff transported Client #3 "a couple of times" during her first week of school -she saw one staff come into the school to pick up at the end of the school day; she didn't know if there was a second staff person in the vehicle for transportation.	V 296	The owner/director will no longer serve as the 2 nd staff member and will attempt to find replacement when engaged in an annual survey or dealing will unexpected visitations from DHSR and or cancel all consumer appointments when met with scheduled unavoidable meetings with surveyors.		
	Review on 4/27/22 of Staff meeting notes dated 3/12/22 revealed: -there was no documentation addressing supervision of clients or arriving for scheduled shifts on time.				
	Observation at approximately 3:00pm on 4/29/22 revealed: -QP #1 arrived at the facility in a van with Client #2 and Client #3 -QP #1 was the only staff person transporting Client #2 and Client #3.				
	Observation at 11:15am on 5/3/22 revealed: -the Licensee/Director/QP #2 arrived at the facility with Client #2; she was the only staff person transporting Client #2.				
	This deficiency is cross referenced into 10A NCAC 27G .1701 Scope (V293) for a Type A1 rule violation and must be corrected within 23 days.				
V 300	 27G .1708 Residential Tx. Child/Adol - Trans or dischg 10A NCAC 27G .1708 TRANSFER OR DISCHARGE (a) The purpose of this Rule is to address the transfer or discharge of a child or adolescent from the facility. 	V 300	The owner/director will advise guardian at intake to receive and sign documentation that he/she (guardian) will not remove their child from the premises prior to obtaining an implemented, organized, and approved discharge plan. Staff has been advised to call the QP prior to allowing anyone to leave the facility without confirmation provided by the Director or QP.		

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V 300	 Continued From page 45 (b) A child or adolescent shall not be discharged or transferred from a facility, except in case of emergency, without the advance written notification of the treatment team, including the legally responsible person. For purposes of this Rule, treatment team means the same as the existing child and family team or other involved persons as set forth in Paragraph (c) of this Rule. (c) The facility shall meet with existing child and family teams or other involved persons including the parent(s) or legal guardian, area authority or county program representative(s) and other representatives involved in the care and treatment of the child or adolescent, including local Department of Social Services, Local Education Agency and criminal justice agency, to make service planning decisions prior to the transfer or discharge of the child or adolescent from the facility. (d) In case of an emergency, the facility shall notify the treatment team including the legally responsible person of the transfer or discharge of the child or adolescent as soon as the emergency situation is stabilized. (e) In case of an emergency, notification may be by telephone. A service planning meeting as set forth in Paragraph (c) of this Rule shall be held within five business days of an emergency transfer or discharge. 	V 300			
	This Rule is not met as evidenced by: Based on record reviews and interviews, the facility failed to meet with existing child and family teams and other required persons to make service planning decision prior to the transfer or discharge of the adolescent from the facility		Please refer to the POP for additional information.		
	T OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA	I	CONSTRUCTION	(X3) DATE SU	

AND PLAN OF CORRECTION	IDENTIFICATION NUMBER:	A. BUILDING:	COMPLETED
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V 300		V 300		
	Continued From page 46			
	affecting 1 of 4 audited clients (Client #4). The findings are:			
	Review on 5/17/22 of Client #4's record revealed: -admitted on 3/30/22 -discharged on 5/13/22 -age 15 -diagnoses of Unspecified Trauma and Stressor Related Disorder (d/o), Major Depressive d/o, recurrent episode, severe Interview on 5/16/22 with Client #4 revealed: -she had returned to living at her mother's house. Interview on 5/16/22 with Client #4's mother/guardian revealed: -she received a letter and email which said the facility was shutting down on June 3rd; she did not recall the date of the letter or email -she went to the facility on Friday, 5/13/22 to pick her daughter up for a home visit and was told by staff that Client #4 was being discharged; she didn't know Client #4 was going to be discharged that day -her belongings were packed before she arrived and staff gave her Client #4's medications -she did not remember which staff were working when she arrived -she received a call from the facility on 5/12/22 that Client #4 was suspended from school for 10 days and she needed to pick her up because there was no one to pick her up; Client #4 ended up riding the bus to the facility -the Licensee/Director/Qualified Professional (QP) #1 and Local Management Entity/Managed Care Organization (LME/MCO) Care Manager (CM) were looking for placement for Client #4 but			
	no other services other than Client #4's regular medical appointments were arranged prior to			
	discharge			

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V 300		V 300		
	Continued From page 47			
	-she was going to call the LME/MCO CM for			
	assistance in setting up ongoing services			
	-Client #4 cannot be left alone			
	-she did not receive a discharge summary for			
	Client #4.			
	Interview on 5/16/22 with the Licensed			
	Professional (LP) revealed:			
	-Client #4 was discharged to her mother's house			
	on 5/13/22			
	-she received a text from the			
	Licensee/Director/QP #2 that Client #4 was			
	discharged			
	-she was supposed to have a therapy session			
	with Client #4 today; she wasn't sure what			
	discharge plans were made.			
	Interview on 5/17/22 with the Qualified			
	Professional #1 revealed:			
	-she was out of the office on vacation for 4 days			
	and was not part of Client #4's discharge; she			
	said to ask the Licensee/Director/QP #2 about the			
	discharge.			
	Interview on 5/18/22 with the			
	Licensee/Director/Qualified Professional #2			
	revealed:			
	-she sent a notice to the guardians of the four			
	current clients that the facility was closing June			
	3rd			
	-they were working with the LME/MCO CM to find			
	another placement- a level II or level III			
	placement or to return home with ACTT (Assertive Community Treatment Team) or			
	Intensive Home services			
	-the CM and facility were unable to find another			
	placement			
	-Client #4's family had a death in the family and			
	her mother was picking her up to spend some			
	time with family			

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V 300	Continued From page 48 -Client #4 was suspended from school for 10 days; her mother was aware of this which led to her mother picking her up because the school year was essentially over -facility staff called her and said Client #4's mother was at the facility and was taking Client #4 home -she did not say that Client #4 was discharged, that was her mother's decision -she didn't know that Client #4's mother was coming to pick her up. Interview on 5/18/22 with the Client #4's Local Management Entity/Managed Care Organization (LME/MCO) Care Manager's (CM)s supervisor revealed: -she spoke with Client #4's mother today -the CM learned of Client #4's discharge when she called the facility on 5/13/22 -aftercare services were not confirmed but options were being explored prior to discharge because the facility was closing -returning to live with her mother was one of the discharge options and "it sounds like it happened sooner than mom expected" -mother went to pick Client #4 up for respite and was told by staff she was taking her home. This deficiency is cross referenced into 10A NCAC 27G .1701 Scope (V293) for a Type A1 rule violation and must be corrected within 23 days.	V 300				
V 736	27G .0303(c) Facility and Grounds Maintenance 10A NCAC 27G .0303 LOCATION AND EXTERIOR REQUIREMENTS (c) Each facility and its grounds shall be maintained in a safe, clean, attractive and orderly	V 736	The owner/director immediately replaced the door. The owner/director advised staff to notate any observed new property damage on daily inspection and provide verbal report to the AP or QP immediately.			

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V 736	Continued From page 49 manner and shall be kept free from offensive odor.	V 736				
	This Rule is not met as evidenced by: Based on observations and interviews, the facility was not maintained in a safe, clean and attractive manner. The findings are: Observations at 4:22pm on 4/26/22 and at 9:50am on 4/27/22 revealed: -a fist sized hole in the front side of the Client #1 and Client #4's bedroom door -missing back side of the bedroom door in Client #1 and Client #4's room -2 of 3 lightbulbs missing from the ceiling fan/light over the kitchen table. Interviews on and 5/3/22 and 5/24/22 with the Licensee/Director/QP #2 revealed: -the hole in the door was from a former client discharged prior to the facility closing in December 2021 -Client #1 ripped the back of the door off when she was angry -the maintenance person was at the facility about one week ago and took measurements for a new door -they removed 2 of the 3 lightbulbs in the ceiling fan light because it was too bright. -the bedroom door was replaced.					