Division of Health Service Regulation STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: _ MHL047-158 B. WNG 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **769 ABERDEEN ROAD** CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 SUMMARY STATEMENT OF DEFICIENCIES (X4) ID PROVIDER'S PLAN OF CORRECTION (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOULD BE COMPLETE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE DATE DEFICIENCY) V 000 INITIAL COMMENTS V 000 A complaint survey was completed on June 9, 2023. Two complaints were substantiated (NC00200967, NC00202591). Three other complaints were unsubstantiated (NC00202867, NC00202906, NC0020323). Deficiencies were cited. This facility is licensed for the following service category: 10A NCAC 27G .1900 PRTF-Psychiatric Residential Treatment Facility for Children and Adolescents. This facility is licensed for 24 and currently has a census of 18. The survey sample consisted of audits of 4 current clients and 2 former clients. V 105 27G .0201 (A) (1-7) Governing Body Policies V 105 10A NCAC 27G .0201 GOVERNING BODY **POLICIES** (a) The governing body responsible for each facility or service shall develop and implement written policies for the following: (1) delegation of management authority for the operation of the facility and services; (2) criteria for admission: (3) criteria for discharge; (4) admission assessments, including: (A) who will perform the assessment; and (B) time frames for completing assessment. DHSR - Mental Health (5) client record management, including: (A) persons authorized to document; (B) transporting records; JUL 1 3 2023 (C) safeguard of records against loss, tampering, defacement or use by unauthorized persons: (D) assurance of record accessibility to Lic. & Cert. Section authorized users at all times; and (E) assurance of confidentiality of records. (6) screenings, which shall include: Division of Health Service Regulation LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE

STATE FORM

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If continuation sheet 1 of 34

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Division of Health Service Regulation STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY IDENTIFICATION NUMBER: AND PLAN OF CORRECTION COMPLETED. A. BUILDING: _ C B. WING MHL047-158 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 769 ABERDEEN ROAD CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X4) ID (X5) COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOULD BE PREFIX CROSS-REFERENCED TO THE APPROPRIATE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG DEFICIENCY V 105 V 105 Continued From page 1 (A) an assessment of the individual's presenting problem or need; (B) an assessment of whether or not the facility can provide services to address the individual's needs: and (C) the disposition, including referrals and recommendations; (7) quality assurance and quality improvement activities, including: (A) composition and activities of a quality assurance and quality improvement committee; (B) written quality assurance and quality improvement plan; (C) methods for monitoring and evaluating the quality and appropriateness of client care, including delineation of client outcomes and utilization of services; (D) professional or clinical supervision, including a requirement that staff who are not qualified professionals and provide direct client services shall be supervised by a qualified professional in that area of service; (E) strategies for improving client care; (F) review of staff qualifications and a determination made to grant treatment/habilitation privileges: (G) review of all fatalities of active clients who were being served in area-operated or contracted residential programs at the time of death; (H) adoption of standards that assure operational and programmatic performance meeting applicable standards of practice. For this purpose, "applicable standards of practice" means a level of competence established with reference to the prevailing and accepted methods, and the degree of knowledge, skill and care exercised by other practitioners in the field;

FORM APPROVED Division of Health Service Regulation STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: A. BUILDING: _ COMPLETED C MHL047-158 B. WING 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **769 ABERDEEN ROAD** CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 (X4) ID SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X5) COMPLETE PREFIX (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOULD BE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE DATE DEFICIENCY) V 105 Continued From page 2 V 105 This Rule is not met as evidenced by: Based on record reviews and interviews the governing body failed to ensure their incident reporting system was followed and failed to implement policies to assure their operational and programmatic performance was meeting applicable standards of practice. The findings are: Review on 5/31/23 of the Code of Federal Regulations (CFR) revealed -"§483.374(b) Reporting of serious occurrences... (1) Staff must report any serious occurrence involving a resident to both the State Medicaid agency and the State designated Protection and Advocacy system by no later than the close of business the next business day after a serious occurrence..." Review on 5/31/23 of the LME-MCO (Local Management Entity-Managed Care Organization) communication Bulletin J287, "Clarifying the Reporting Standards for Psychiatric Residential Treatment Facilities (PRTF)" dated 5/11/18 revealed: -" ... Serious Occurrences are any event that result in Restraint or Seclusion, Resident's Death, Any Serious Injury to a Resident, and a Resident's Suicide Attempt. NC § 483.374 specifies that facilities must report each Serious Occurrence to both the State Medicaid Agency

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(Division of Medical Assistance - DMA)..." "DMA

Division	of Health Service Requ	lation				
	STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA AND PLAN OF CORRECTION IDENTIFICATION NUMBER:			(X2) MULTIPLE CONSTRUCTION A. BUILDING:		
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NAME OF P	ROVIDER OR SUPPLIER	STREET	ADDRESS, CITY, STATE	E, ZIP CODE	06/09/2023	
CANYON	HILLS TREATMENT FAC	ILITY 769 ABI	ERDEEN ROAD RD, NC 28376			
(X4) ID PREFIX TAG	(EACH DEFICIENCY	ATEMENT OF DEFICIENCIES Y MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULD CROSS-REFERENCED TO THE APPROPE DEFICIENCY)	BE COMPLETE	
	Incident Response an (IRIS) managed by the Developmental Disable Services" "DRNC re (919) 856-2244." Refer to tag V367 in reincident that occurred Review on 5/25/23 of completed by the Progrevealed: -Detailed Narrative of "On May 17, 2023, the	at the facility. an internal investigation gram Director on 5/17/23 How Incident Occurred: Nurse came into Clinical				
	Office and informed the Qualified Professional that she witnessed a staff slap a consumer. The Program Director unaware walked into the clinical office and was informed by the Nurse that she physically witnessed a staff slap a consumer. The Program Director inquired who the staff and the consumer were. The Nurse indicated that the staff was [former staff #8 (FS #8)] and the consumer was [former client #6 (FC #6)]" Reviews on 5/25/23, 5/31/23 and 6/9/23 of the North Carolina Incident Response Improvement System (IRIS) revealed: -There was no level III incident report submitted by the facility for the allegations of abuse that occurred on 5/17/23. -There was no documentation that indicated					
	of abuse. Interview on 5/31/23 w Professional revealed: -The nurses were resp reports.					

PRINTED: 06/28/2023 **FORM APPROVED** Division of Health Service Regulation STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: A. BUILDING: COMPLETED C MHL047-158 B. WING 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **769 ABERDEEN ROAD** CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 SUMMARY STATEMENT OF DEFICIENCIES (X4) ID PROVIDER'S PLAN OF CORRECTION (EACH DEFICIENCY MUST BE PRECEDED BY FULL (X5) COMPLETE PREFIX (EACH CORRECTIVE ACTION SHOULD BE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE TAG DATE DEFICIENCY) V 105 Continued From page 4 V 105 CHTF will retrain all staff on the Interview on 5/31/23 with the Nurse revealed: current 8/15/23 -She acknowledged seeing FS #8 slap FC #6. policy for reporting abuse and -She reported the incident to the Qualified neglect. Professional and the Program Director. The policy includes the process of -Nurses submitted incident reports to IRIS. starting an internal investigation and -She had made an incident report about FC #6 notification of all relevant parties to regarding event on 5/17/23. include the guardian and NC -Corporate was responsible for submitting reports Healthcare Registry. to other agencies such as DRNC. -She did not know if DRNC had been notified IRIS reporting will be conducted by about the incident on 5/17/23 RN on staff within 24 hours of Level Interview on 5/31/23 with the Program Director 2 or more incidents, revealed. -On 5/17/23, she had been informed by the Nurse that FC #6 had said that FS #8 had hit him. -Corporate compliance was responsible for completing reports to Disability Rights. She was not sure if they had reported the allegation. Interview on 5/31/23 with the Corporate Compliance Officer revealed: -She informed that "a lot of things that were supposed to be done, were not completed." -She acknowledged the facility had not followed procedures in reporting the incident of abuse that occurred on 5/17/23. -Facility had not comply with DRNC reporting requirements. -DRNC had not been notified of the allegation of abuse that occurred on 5/17/23. V 132 G.S. 131E-256(G) HCPR-Notification, V 132 Allegations, & Protection

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REGISTRY

G.S. §131E-256 HEALTH CARE PERSONNEL

(g) Health care facilities shall ensure that the

FORM APPROVED Division of Health Service Regulation STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X3) DATE SURVEY (X2) MULTIPLE CONSTRUCTION AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: _ C B. WING MHL047-158 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **769 ABERDEEN ROAD** CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 SUMMARY STATEMENT OF DEFICIENCIES ID PROVIDER'S PLAN OF CORRECTION (X4) ID (X5) COMPLETE PREFIX (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOULD BE REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE TAG DEFICIENCY) V 132 Continued From page 5 V 132 Department is notified of all allegations against health care personnel, including injuries of unknown source, which appear to be related to any act listed in subdivision (a)(1) of this section. (which includes: a. Neglect or abuse of a resident in a healthcare facility or a person to whom home care services as defined by G.S. 131E-136 or hospice services as defined by G.S. 131E-201 are being provided. b. Misappropriation of the property of a resident in a health care facility, as defined in subsection (b) of this section including places where home care services as defined by G.S. 131E-136 or hospice services as defined by G.S. 131E-201 are being provided. c. Misappropriation of the property of a healthcare facility. d. Diversion of drugs belonging to a health care facility or to a patient or client. e. Fraud against a health care facility or against a patient or client for whom the employee is providing services). Facilities must have evidence that all alleged acts are investigated and must make every effort to protect residents from harm while the investigation is in progress. The results of all investigations must be reported to the Department within five working days of the initial notification to the Department.

FORM APPROVED Division of Health Service Regulation STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: A. BUILDING: COMPLETED MHL047-158 B. WING 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 769 ABERDEEN ROAD CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 SUMMARY STATEMENT OF DEFICIENCIES (X4) ID PROVIDER'S PLAN OF CORRECTION (X5) COMPLETE PREFIX (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOULD BE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE DATE DEFICIENCY) V 132 Continued From page 6 V 132 This Rule is not met as evidenced by: Based on record reviews and interviews, the facility failed to ensure an allegation of abuse was reported to the Health Care Personnel Registry (HCPR) within five working days. The findings Review on 5/25/23 of former staff #8 (FS #8) revealed: -Hire date of 3/8/18. -He was hired as a Residential advisor. -Separation date of 5/17/23. Refer to tag V367 in regards to the 5/17/23 incident that occurred at the facility. Reviews on 5/25/23, 5/31/23 and 6/9/23 of the North Carolina Incident Response Improvement System (IRIS) revealed: -No level III report submitted by the facility for former client #6 (FC #6) for the alleged incident of abuse which occurred on 5/17/23. -There was no evidence that FC #8's name had been reported to HCPR. Interview on 5/31/23 with the Qualified Professional revealed: -There was an allegation made that FS #8 had slapped FC #6 in the face. -Nurses were responsible for submitting IRIS reports, but corporate was responsible for submitting reports to other agencies.

reported to HCPR.

-She was not sure if FS #8's name had been

Interview on 5/31/23 with the Nurse revealed:

Division of Health Service Regulation (X1) PROVIDER/SUPPLIER/CLIA STATEMENT OF DEFICIENCIES (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: __ C B. WNG MHL047-158 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **769 ABERDEEN ROAD** CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 PROVIDER'S PLAN OF CORRECTION SUMMARY STATEMENT OF DEFICIENCIES (X4) ID (X5) (EACH DEFICIENCY MUST BE PRECEDED BY FULL COMPLETE PREFIX PREFIX (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE REGULATORY OR LSC IDENTIFYING INFORMATION) DEFICIENCY) V 132 Continued From page 7 V 132 -She acknowledged seeing FS #8 hitting FC #6. CHTF will retrain all staff on the -Nurses were responsible for submitting IRIS current reports. 8/15/23 policy for reporting abuse and -Corporate was responsible for submitting reports neglect. The policy includes the process of -She was not sure if FS #8's name had been starting an internal investigation and reported to HCPR. notification of all relevant parties to include the guardian and NC Interview on 5/31/23 with the Program Director Healthcare Registry within 5 days revealed: -On 5/17/23, she had been informed by the Nurse and that FC #6 had said that FS #8 had hit him. DSS. -Corporate was responsible for submitting reports to HCPR. IRIS reporting will be conducted by -She was not sure if FS #8's name had been reported to HCPR. RN on staff within 24 hours of Level 2 or more incidents. Interview on 5/31/23 with the Corporate Compliance Officer revealed: -FS #8 had been suspended. Recommendation was for termination of employment. -FS #8 failed to follow de-escalation procedures or let clinical staff intervene and should not had stepped in. -She acknowledged the facility had not followed procedures in reporting the incident. -She informed that "a lot of things that were supposed to be done, were not completed." -She acknowledged facility failed to report FS #8's name for the allegation of abuse that occurred on 5/17/23 to HCPR within five working days. V 314 V 314 27G .1901 Psych Res. Tx. Facility - Scope 10A NCAC 27G .1901 SCOPE (a) The rules in this Section apply to psychiatric residential treatment facilities (PRTF)s. (b) A PRTF is one that provides care for children

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Division of Health Service Regulation STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: A. BUILDING: COMPLETED MHL047-158 B. WNG_ 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 769 ABERDEEN ROAD CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOULD BE PREFIX COMPLETE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE TAG DEFICIENCY) Continued From page 8 V 314 or adolescents who have mental illness or substance abuse/dependency in a non-acute inpatient setting. (c) The PRTF shall provide a structured living environment for children or adolescents who do not meet criteria for acute inpatient care, but do require supervision and specialized interventions on a 24-hour basis. (d) Therapeutic interventions shall address functional deficits associated with the child or adolescent's diagnosis and include psychiatric treatment and specialized substance abuse and mental health therapeutic care. These therapeutic interventions and services shall be designed to address the treatment needs necessary to facilitate a move to a less intensive community setting. (e) The PRTF shall serve children or adolescents for whom removal from home or a community-based residential setting is essential to facilitate treatment. (f) The PRTF shall coordinate with other individuals and agencies within the child or adolescent's catchment area. (g) The PRTF shall be accredited through one of the following; Joint Commission on Accreditation of Healthcare Organizations; the Commission on Accreditation of Rehabilitation Facilities; the Council on. Accreditation or other national accrediting bodies as set forth in the Division of Medical Assistance Clinical Policy Number 8D-1. Psychiatric Residential Treatment Facility, including subsequent amendments and editions. A copy of Clinical Policy Number 8D-1 is available at no cost from the Division of Medical Assistance website at http://www.dhhs.state.nc.us/dma/.

FORM APPROVED Division of Health Service Regulation (X1) PROVIDER/SUPPLIER/CLIA STATEMENT OF DEFICIENCIES (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: _ C B. WING MHL047-158 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **769 ABERDEEN ROAD** CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 SUMMARY STATEMENT OF DEFICIENCIES (X4) ID PROVIDER'S PLAN OF CORRECTION (X5) COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX PREFIX (EACH CORRECTIVE ACTION SHOULD BE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE DATE DEFICIENCY) V 314 Continued From page 9 V 314 This Rule is not met as evidenced by: Based on record review and interviews, the facility failed to coordinate client care with other individuals and agencies affecting one of six audited client (#1). The findings are: Review on 5/25/23 of client #1 (CL #1)'s record revealed: -Admission date of 10/11/22. -Diagnoses of Oppositional Defiant Disorder; Posttraumatic Stress Disorder; Conduct Disorder Unspecified Onset. -He was 13 years old. Review on 6/2/23 of CL #1's Child & Family Team (CFT) Meeting Minutes for the months of April 2023 through May 2023 revealed: -The April meeting was conducted on 4/6/23. Month of March was reviewed. Legal guardian was in attendance via video. -Plan of care for continued stay was -There were three level I incidents reported. -CL #1's strengths were reported. -Concerns/Behaviors for the month were informed. Behaviors were dated and gave brief explanation of what occurred. On 3/30, CL #1 was placed on suicidal watch. -May's meeting was conducted on 5/3/23. Month

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discussed.

attendance via video.

of April was reviewed. Legal guardian was in

-Plan of care for continued stay was

Division of Health Service Regulation STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: MHL047-158 B. WING 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 769 ABERDEEN ROAD CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 SUMMARY STATEMENT OF DEFICIENCIES (X4) ID PROVIDER'S PLAN OF CORRECTION (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX PREFIX (EACH CORRECTIVE ACTION SHOULD BE COMPLETE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE TAG DEFICIENCY) V 314 Continued From page 10 V 314 -There were three level I incidents and one level II incident reported related to an injury on his arm while playing basketball. -CL #1's strengths were reported. -Concerns/Behaviors for the month reported. Client #1 was not placed on suicidal watch for the month of April. -Client #1's record did not contain CFT meeting minutes for the months of January and February. It is unknown at this time if meetings were conducted. Review on 5/25/23 of a therapy note for CL #1 dated 3/1/23 revealed: -Note was completed by the Therapist. -Description of Intervention/Activity: "In the course of the past month, [CL #1] has had several incidents where he verbalized feelings of harm. He was placed on suicide watch. The therapist met with [CL #1] and explored the possible triggers associated to his feelings. [CL #1] has explained that he often desires attention during those times..." Review on 5/25/23 of a safety plan for client #1 revealed: -Plan was dated 4/18/23. Additional Safety Outcomes: "1. Guardian will be notified of any incidents or injuries within a 24 hour timeframe. 2. Guardian will be notified of any investigations pertaining to [CL #1] and it's findings at the conclusion of the investigation. 3. Guardian will be notified of suicide watch immediately." Review on 6/2/23 of electronic mails (emails) communications between CL #1's legal guardian and the Qualified Professional (QP)revealed: -There were communications between the two parties on the following dates:

Division of Health Service Regulation STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: C B. WNG MHL047-158 06/09/2023 STREET ADDRESS, CITY, STATE, ZIP CODE NAME OF PROVIDER OR SUPPLIER **769 ABERDEEN ROAD** CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X5) COMPLETE (X4) ID (EACH DEFICIENCY MUST BE PRECEDED BY FULL (EACH CORRECTIVE ACTION SHOULD BE PREFIX PREFIX REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE DATE TAG TAG DEFICIENCY) V 314 V 314 Continued From page 11 -3/14/23, 3/15/23, 3/19/23, 3/23/23, 3/28/23, 4/4/23, 4/5/23, 4/6/23, 4/17/23, 4/24/23, 5/1/23, 5/2/23, 5/5/23, 5/9/23, 5/10/23, 5/11/23, 5/17/23, 5/19/23, 5/21/23, 5/22/23 and 5/31/23. -There were no records of communications between the QP and CL #1's legal guardian from the months of January and February. Interview on 6/5/23 with CL #1's Department of Social Services (DSS) legal guardian revealed: -She had been trying to get information about CL #1's incidents from January 2023 where he had gotten into a couple of fights with two other clients at the facility as well as being placed on suicide -She had found out from CL #1's mother as he had informed her about the incidents. -She had never received any communication about this incidents. -She needed this information to place them in his folder. She had been asking about them, but facility had not provided the information. -She had received information at the CFT meetings at the beginning of March and May. -She acknowledged that communication with facility had improved since beginning of May, but she still needed the requested documentation. Interview on 6/2/23 with the QP revealed: -She started working at the agency in February of 2023 -Former QP left around March of 2023. -Former QP's electronic mails (emails) were de-activated. Facility was unable to retrieve any communication between the QP and CL #1's legal guardian. -Starting in April 2023, she had extensive communications via emails with CL #1's legal -She knew that during the CFT Meetings, they

FORM APPROVED Division of Health Service Regulation STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION AND PLAN OF CORRECTION (X3) DATE SURVEY IDENTIFICATION NUMBER A. BUILDING: COMPLETED C MHL047-158 B. WING 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 769 ABERDEEN ROAD CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 (X4) ID SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (X5) COMPLETE (EACH CORRECTIVE ACTION SHOULD BE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE TAG DATE DEFICIENCY) Continued From page 12 V 314 discussed all issues regarding clients to their guardians and other members of the team. -During CFT, they talked about needs, behaviors, CHTF will retrain all staff on the medications, educational, discharges among current other things that may had come up that month. policy for reporting abuse and 8/15/23 -The CFT forms or minutes are not shared with neglect. client's guardians. The policy includes the process of -She was aware that CL #1 had been assigned a starting an internal investigation new person to be his legal guardian's representative. notification of all relevant parties to -Facility also had a new QP that just started last month. CL #1 was now under her casework at the include the guardian and NC facility. Healthcare Registry within 5 days. -She was also aware that CL #1's therapists at the facility also communicated directly with his Guardians will be notified via legal guardian. phone -She acknowledged that there were no records of call and email of all incidents communication between the facility and CL #1's involving legal guardian regarding issues related to him their ward within 24 hours of the getting into a fight with two other clients in incident. January and about him being placed on suicide watch. IRIS reporting will be conducted by No documentation was provided by the facility regarding communication between CL #1's legal RN on staff within 24 hours of Level 2 or more incidents. guardian and the facility about incidents occurred in the months of January and February of 2023. CL #'1's legal guardian had been requesting information about CL #'1's fights with others and of being placed on suicide watch in order to continue to coordinate care. Facility had not been able to provide them. V 366 27G .0603 Incident Response Requirments V 366

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10A NCAC 27G .0603

RESPONSE REQUIREMENTS FOR CATEGORY A AND B PROVIDERS

(a) Category A and B providers shall develop and

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Division of Health Service Regulation STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: C B. WNG MHL047-158 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **769 ABERDEEN ROAD** CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION ID (X4) ID COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL (EACH CORRECTIVE ACTION SHOULD BE PREFIX PREFIX CROSS-REFERENCED TO THE APPROPRIATE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG TAG DEFICIENCY) V 366 V 366 Continued From page 13 implement written policies governing their response to level I, II or III incidents. The policies shall require the provider to respond by: attending to the health and safety needs of individuals involved in the incident; determining the cause of the incident; (2)developing and implementing corrective (3)measures according to provider specified timeframes not to exceed 45 days; developing and implementing measures to prevent similar incidents according to provider specified timeframes not to exceed 45 days; assigning person(s) to be responsible for implementation of the corrections and preventive measures; adhering to confidentiality requirements set forth in G.S. 75, Article 2A, 10A NCAC 26B, 42 CFR Parts 2 and 3 and 45 CFR Parts 160 and 164; and maintaining documentation regarding (7) Subparagraphs (a)(1) through (a)(6) of this Rule. (b) In addition to the requirements set forth in Paragraph (a) of this Rule, ICF/MR providers shall address incidents as required by the federal regulations in 42 CFR Part 483 Subpart I. (c) In addition to the requirements set forth in Paragraph (a) of this Rule, Category A and B providers, excluding ICF/MR providers, shall develop and implement written policies governing their response to a level III incident that occurs while the provider is delivering a billable service or while the client is on the provider's premises. The policies shall require the provider to respond by: immediately securing the client record (1) by: obtaining the client record; (A) (B) making a photocopy;

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(C)

certifying the copy's completeness; and

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Division of Health Service Regulation STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER-A. BUILDING: COMPLETED C MHL047-158 B. WING 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 769 ABERDEEN ROAD CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 (X4) ID SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X5) COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX PREFIX (EACH CORRECTIVE ACTION SHOULD BE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE TAG DATE DEFICIENCY) Continued From page 14 V 366 (D) transferring the copy to an internal review team: (2)convening a meeting of an internal review team within 24 hours of the incident. The internal review team shall consist of individuals who were not involved in the incident and who were not responsible for the client's direct care or with direct professional oversight of the client's services at the time of the incident. The internal review team shall complete all of the activities as follows: (A) review the copy of the client record to determine the facts and causes of the incident and make recommendations for minimizing the occurrence of future incidents; gather other information needed; issue written preliminary findings of fact (C) within five working days of the incident. The preliminary findings of fact shall be sent to the LME in whose catchment area the provider is located and to the LME where the client resides, if different; and issue a final written report signed by the owner within three months of the incident. The final report shall be sent to the LME in whose catchment area the provider is located and to the LME where the client resides, if different. The final written report shall address the issues identified by the internal review team, shall include all public documents pertinent to the incident, and shall make recommendations for minimizing the occurrence of future incidents. If all documents needed for the report are not available within three months of the incident, the LME may give the provider an extension of up to three months to submit the final report; and immediately notifying the following: (3)the LME responsible for the catchment (A) area where the services are provided pursuant to

FORM APPROVED Division of Health Service Regulation STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: A. BUILDING: C B. WNG MHL047-158 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **769 ABERDEEN ROAD** CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 (X4) ID SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION ID (X5) COMPLETE PREFIX (EACH DEFICIENCY MUST BE PRECEDED BY FULL (EACH CORRECTIVE ACTION SHOULD BE PREFIX REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE DATE DEFICIENCY) V 366 Continued From page 15 V 366 CHTF will retrain all staff on the Rule .0604; current 8/15/23 (B) the LME where the client resides, if policy for reporting abuse and neglect. different: The policy includes the process of (C) the provider agency with responsibility starting an internal investigation and for maintaining and updating the client's notification of all relevant parties to treatment plan, if different from the reporting include the quardian and NC provider; Healthcare Registry within 5 days and (D) the Department; DSS. (E) the client's legal guardian, as applicable; and Guardians will be notified via phone any other authorities required by law. (F) call and email of all incidents involving their ward within 24 hours of the incident. IRIS reporting will be conducted by the RN on staff within 24 hours of Level 2 and Level III incidents, Level III This Rule is not met as evidenced by: incidents will be reported to the NC Based on record review and interviews the facility Healthcare Registry within 24 hours of failed to implement a written policy governing the incident notification and once the their response to level III incidents as required investigation is complete, within 5 and to ensure all entities were notified. The days, the results will be reported to all findings are: parties involved such as the guardian or care coordinator via phone call and Refer to tag V367 in regards to the 5/17/23 email. incident that occurred at the facility. Policy states Staff involved in the Review on 5/25/23 of an internal investigation completed by the Program Director on 5/17/23 investigation will be removed immediately from shift and reported to revealed: -Detailed Narrative of How Incident Occurred: the NC Healthcare Registry as part of "On May 17, 2023, the Nurse came into Clinical the investigation. Depending on the Office and informed the Qualified Professional outcome of the investigation, whether that she witnessed a staff slap a consumer. The or not they will return to duty. Program Director unaware walked into the clinical office and was informed by the Nurse that she

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physically witnessed a staff slap a consumer. The Program Director inquired who the staff and the consumer were. The Nurse indicated that the

Division of Health Service Regulation STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION **IDENTIFICATION NUMBER:** COMPLETED A. BUILDING: MHL047-158 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 769 ABERDEEN ROAD **CANYON HILLS TREATMENT FACILITY** RAEFORD, NC 28376 SUMMARY STATEMENT OF DEFICIENCIES (X4) ID PROVIDER'S PLAN OF CORRECTION (X5) PREFIX (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOULD BE COMPLETE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY) V 366 Continued From page 16 V 366 staff was [former staff #8 (FS #8)] and the consumer was [former client #6 (FC #6)]..." Reviews on 5/25/23, 5/31/23 and 6/9/23 of the North Carolina Incident Response Improvement System (IRIS) revealed: -No IRIS report, Risk/Cause Analysis, or documentation to support submission of written preliminary findings of fact to the Local Management Entity (LME)/Managed Care Organization (MCO) within 5 working days for the allegation of abuse which occurred on 5/17/23. Interview on 5/31/23 with the Corporate Compliance Officer revealed: -She acknowledged the facility had not followed procedures in reporting the incident. -Facility had not reported preliminary findings on IRIS the allegation of abuse which occurred on 5/17/23. V 367 27G .0604 Incident Reporting Requirements V 367 10A NCAC 27G .0604 INCIDENT REPORTING REQUIREMENTS FOR CATEGORY A AND B PROVIDERS (a) Category A and B providers shall report all level II incidents, except deaths, that occur during the provision of billable services or while the consumer is on the providers premises or level III incidents and level II deaths involving the clients to whom the provider rendered any service within 90 days prior to the incident to the LME responsible for the catchment area where services are provided within 72 hours of becoming aware of the incident. The report shall be submitted on a form provided by the Secretary. The report may be submitted via mail, in person, facsimile or encrypted electronic

FORM APPROVED Division of Health Service Regulation STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: B. WNG_ MHL047-158 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 769 ABERDEEN ROAD CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X4) ID PREFIX (X5) COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOULD BE REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE DATE TAG TAG DEFICIENCY) V 367 Continued From page 17 V 367 means. The report shall include the following information: reporting provider contact and identification information; (2)client identification information; (3)type of incident; (4) description of incident; status of the effort to determine the (5)cause of the incident; and other individuals or authorities notified or responding. (b) Category A and B providers shall explain any missing or incomplete information. The provider shall submit an updated report to all required report recipients by the end of the next business day whenever: (1) the provider has reason to believe that information provided in the report may be erroneous, misleading or otherwise unreliable; or the provider obtains information (2)required on the incident form that was previously unavailable. (c) Category A and B providers shall submit. upon request by the LME, other information obtained regarding the incident, including: (1) hospital records including confidential information; reports by other authorities; and (2)(3)the provider's response to the incident. (d) Category A and B providers shall send a copy of all level III incident reports to the Division of Mental Health, Developmental Disabilities and Substance Abuse Services within 72 hours of becoming aware of the incident. Category A

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providers shall send a copy of all level III

incidents involving a client death to the Division of Health Service Regulation within 72 hours of becoming aware of the incident. In cases of client death within seven days of use of seclusion

Division of Health Service Regulation STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: MHL047-158 B. WING 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 769 ABERDEEN ROAD CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 (X4) ID SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X5) PREFIX (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOULD BE COMPLETE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY) V 367 Continued From page 18 V 367 or restraint, the provider shall report the death immediately, as required by 10A NCAC 26C .0300 and 10A NCAC 27E .0104(e)(18). (e) Category A and B providers shall send a report quarterly to the LME responsible for the catchment area where services are provided. The report shall be submitted on a form provided by the Secretary via electronic means and shall include summary information as follows: medication errors that do not meet the definition of a level II or level III incident: (2)restrictive interventions that do not meet the definition of a level II or level III incident; searches of a client or his living area; (3) (4)seizures of client property or property in the possession of a client: the total number of level II and level III incidents that occurred: and a statement indicating that there have been no reportable incidents whenever no incidents have occurred during the quarter that meet any of the criteria as set forth in Paragraphs (a) and (d) of this Rule and Subparagraphs (1) through (4) of this Paragraph. This Rule is not met as evidenced by: Based on record review and interview the facility failed to ensure all Level III incidents were completed and submitted to the Local Managed Entity/Managed Care Organization (LME/MCO) within 72 hours. The findings are:

Review on 5/31/23 of an internal incident report

Division of Health Service Regulation (X1) PROVIDER/SUPPLIER/CLIA STATEMENT OF DEFICIENCIES (X3) DATE SURVEY (X2) MULTIPLE CONSTRUCTION AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: __ C B. WING MHL047-158 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **769 ABERDEEN ROAD** CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X4) ID (X5)(EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOULD BE COMPLETE PREFIX REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE DATE TAG TAG DEFICIENCY) V 367 V 367 Continued From page 19 dated 5/17/23 revealed: -Completed by the Nurse. -Categorized as a Level I. -"At approximately 2:30 pm the nurse went onto the unit to do shift rounds. Staff addressed the nurse about [Former client #6 (FC #6)]'s 2:00 pm medication and the nurse went down the hall to the consumer's room to let him know that it was time for his medication. [FC #6] is observed being verbally and physically aggressive to the Residential Advisor that was processing with him (former staff #8 (FS #8)). The consumer is observed getting into staff's personal space and hitting staff. The consumer is asked why he is so angry he says because nobody has the right to hit me. The consumer is offered his "As Needed Medications"(PRN) but refuses. The consumer continues to escalate further so staff is directed by the nurse for additional assistance. [FS #8] is asked to switch out since he is the focus of the consumer's aggression. The consumer continues to display physical aggression by punching his window and his wall stating "It's not fair to let me get hit like that, I'll blow this whole place up." The consumer processes with staff until he is calm enough to take his scheduled medication. This nurse and staff will continue to monitor the consumer and the consumer's status throughout shift." -Incident report did not make mention of FS #8 actually hitting FC #6 -Report should have been categorized as a level III incident due to the allegation of abuse of former staff #8 towards former client #6. Review on 5/25/23 of an internal investigation completed by the Program Director on 5/17/23 revealed: -Detailed Narrative of How Incident Occurred:

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"On May 17, 2023, the Nurse came into Clinical

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	TATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER: (X2) MULTIPLE CONSTRUCTION A. BUILDING:			SURVEY		
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CANTON	HILLS TREATMENT FAC	ILITY	RD, NC 28376			
(X4) ID PREFIX TAG	(EACH DEFICIENC)	ATEMENT OF DEFICIENCIES Y MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF COI (EACH CORRECTIVE ACTION CROSS-REFERENCED TO THE DEFICIENCY)	SHOULD BE	(X5) COMPLETE DATE
V 367	Continued From page	20	V 367			
	Office and informed the that she witnessed as Program Director unare office and was informed physically witnessed as Program Director inquiconsumer were. The Nataff was [FS #8] and The Program Director provide details of what indicated that [FC #6] she was called to the fit that [FC #6] told her that he was going to raindicated that [FC #6] [FS #8] intervened and against the wall. [FC #6] [FS #8] intervened and against the wall. [FC #6] whim, so he smacked his he then tried to kick [Fs reported that [FS #8] whin, so he smacked his he then tried to kick [Fs reported that [FS #8] to disengage a member of staff to switterported that she witned while in crisis. The Nurwitnessed [FS #8] with consumer's neck while back out of his personal Director then notified the Facility manager inform leave the facility based against him"	the Qualified Professional staff slap a consumer. The ware walked into the clinical and by the Nurse that she a staff slap a consumer. The sired who the staff and the Nurse indicated that the the consumer was [FC #6]. Instructed the Nurse to thappened. The Nurse was having a behavior and and the did not like blue and the sale greatly pushed [FC #6] allegedly pushed [FC #6] allegedly smacked [FS #8] pushed [FC #6] was being aggressive with magain. [FC #6] stated that S #8] in the "nuts." [FC #6] was being aggressive with magain. [FC #6] stated that she attempted to get not requested another that she attempted to get not requested another che with FS #8]. The Nurse assed [FS #8] slap [FC #6] se also reported that she his hands around the trying to get [FC #6] to all space. The Program	V 367			
	uproar. [FC #6] was yel	lling, cursing and making d staff. [FS #8] reported			The state of the s	

PRINTED: 06/28/2023 FORM APPROVED Division of Health Service Regulation (X1) PROVIDER/SUPPLIER/CLIA STATEMENT OF DEFICIENCIES (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: _ C B. WING MHL047-158 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **769 ABERDEEN ROAD** CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X4) ID (X5) COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOULD BE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE DATE TAG DEFICIENCY) V 367 Continued From page 21 V 367 that the Nurse was called down and offered assistance to him and the other staff. [FS #8] stated that [FC #8] informed the Nurse that he disliked blue. The Nurse prompted [FC #6] to have a seat on his bed. [FC #6] charged at staff and violated boundaries. [FC #6] began to slap him about the head and face. [FS #8] reported that it was at that time that the Nurse requested staff to switch. [FS #8] then returned to the common area with the remaining consumers." Reviews on 5/25/23, 5/31/23 and 6/9/23 of the North Carolina Incident Response Improvement System (IRIS) revealed: -There was no documentation an incident report was completed by facility staff for the above issue. Interview on 5/31/23 with the Corporate Compliance Officer revealed: -She acknowledged the facility had not followed procedures in reporting the incident. -She acknowledged the incident dealing with the allegation of abuse from FS #8 towards FC #6 was not reported on IRIS. -She confirmed the facility failed to ensure the allegation of abuse dated 5/17/23 was reported to the LME/MCO within 72 hours of becoming aware. V 500 27D .0101(a-e) Client Rights - Policy on Rights V 500 10A NCAC 27D .0101 POLICY ON RIGHTS RESTRICTIONS AND INTERVENTIONS (a) The governing body shall develop policy that

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assures the implementation of G.S. 122C-59,

G.S. 122C-65, and G.S. 122C-66.
(b) The governing body shall develop and

implement policy to assure that:

Division of Health Service Regulation STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: C B. WNG_ MHL047-158 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 769 ABERDEEN ROAD CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 (X4) ID SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (X5) PREFIX (EACH CORRECTIVE ACTION SHOULD BE COMPLETE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE DATE DEFICIENCY) V 500 Continued From page 22 V 500 all instances of alleged or suspected abuse, neglect or exploitation of clients are reported to the County Department of Social Services as specified in G.S. 108A, Article 6 or G.S. 7A, Article 44; and procedures and safeguards are instituted in accordance with sound medical practice when a medication that is known to present serious risk to the client is prescribed. Particular attention shall be given to the use of neuroleptic medications. (c) In addition to those procedures prohibited in 10A NCAC 27E .0102(1), the governing body of each facility shall develop and implement policy that identifies: any restrictive intervention that is (1) prohibited from use within the facility; and in a 24-hour facility, the circumstances under which staff are prohibited from restricting the rights of a client. (d) If the governing body allows the use of restrictive interventions or if, in a 24-hour facility, the restrictions of client rights specified in G.S. 122C-62(b) and (d) are allowed, the policy shall identify: (1) the permitted restrictive interventions or allowed restrictions: the individual responsible for informing (2)the client; and the due process procedures for an involuntary client who refuses the use of restrictive interventions. (e) If restrictive interventions are allowed for use within the facility, the governing body shall develop and implement policy that assures compliance with Subchapter 27E, Section .0100, which includes: (1) the designation of an individual, who has been trained and who has demonstrated

FORM APPROVED Division of Health Service Regulation (X1) PROVIDER/SUPPLIER/CLIA STATEMENT OF DEFICIENCIES (X3) DATE SURVEY (X2) MULTIPLE CONSTRUCTION AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: __ C B. WNG MHL047-158 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **769 ABERDEEN ROAD** CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X4) ID (X5)(EACH DEFICIENCY MUST BE PRECEDED BY FULL COMPLETE PREFIX PREFIX (EACH CORRECTIVE ACTION SHOULD BE REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE TAG TAG DEFICIENCY) V 500 V 500 Continued From page 23 competence to use restrictive interventions, to provide written authorization for the use of restrictive interventions when the original order is renewed for up to a total of 24 hours in accordance with the time limits specified in 10A NCAC 27E .0104(e)(10)(E); CHTF will retrain all staff on the the designation of an individual to be 8/15/23 current responsible for reviews of the use of restrictive policy for reporting abuse and interventions; and neglect. the establishment of a process for The policy includes the process of appeal for the resolution of any disagreement starting an internal investigation over the planned use of a restrictive intervention. notification of all relevant parties to include the guardian and NC Healthcare Registry within 5 days This Rule is not met as evidenced by: and to DSS. Based on record review and interviews, the governing body failed to report an allegation of Guardians will be notified via abuse to the Department of Social Services phone (DSS). The findings are: call and email of all incidents involving Refer to tag V367 in regards to the 5/17/23 their ward within 24 hours of the incident that occurred at the facility. incident. Review on 5/25/23 of an internal investigation IRIS reporting will be conducted completed by the Program Director on 5/17/23 by the revealed RN on staff within 24 hours of -Detailed Narrative of How Incident Occurred: Level "On May 17, 2023, the Nurse came into Clinical Office and informed the Qualified Professional Il or Level III incidents. that she witnessed a staff slap a consumer. The Program Director unaware walked into the clinical office and was informed by the Nurse that she physically witnessed a staff slap a consumer. The

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Program Director inquired who the staff and the consumer were. The Nurse indicated that the staff was [former staff #8 (FS #8)] and the consumer was [former client #6 (FC #6)].

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	OF DEFICIENCIES OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA	(X2) MULTIPLE (CONSTRUCTION	(X3) DAT	E SURVEY
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		MHL047-158	B. WING			С
NAME OF F	200/4055 05 0/405/455	MITLU47-138	b. viiks		06	3/09/2023
NAME OF P	ROVIDER OR SUPPLIER		DDRESS, CITY, STATE	E, ZIP CODE		
CANYON	HILLS TREATMENT FAC		RDEEN ROAD			
(X4) ID	SUMMARY ST		RD, NC 28376			
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V 500	Continued From page	24	V 500			
	North Carolina Incider System (IRIS) reveale -There was no level III by the facility for the all-There was no indicati about the above allegal Interview on 5/31/23 w Compliance Officer reveshe was responsible blocal county DSS. -She acknowledged the procedures in reporting on 5/17/23. -She acknowledged the allegation of abuse from	incident report submitted bove allegation of abuse. on DSS was contacted ation of abuse. with the Corporate realed: for submitting reports to the efacility had not followed the incident that occurred a incident dealing with the m former staff #8 towards to the local DSS within				
	10A NCAC 27D .0304 HARM, ABUSE, NEGLI (a) Employees shall pr abuse, neglect and exp with G.S. 122C-66. (b) Employees shall no sort of abuse or neglect 27C .0102 of this Chapt (c) Goods or services s purchased from a client established governing b (d) Employees shall us necessary to repel or se aggressive client and wi	at subject a client to any is, as defined in 10 A NCAC iter. Ithall not be sold to or except through ody policy. It only that degree of force ecure a violent and which is permitted by The degree of force that pon the individual	V 512			

FORM APPROVED Division of Health Service Regulation (X1) PROVIDER/SUPPLIER/CLIA STATEMENT OF DEFICIENCIES (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: C MHL047-158 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **769 ABERDEEN ROAD** CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X4) ID (X5) COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL (EACH CORRECTIVE ACTION SHOULD BE PREFIX PREFIX DATE REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE TAG TAG DEFICIENCY) V 512 V 512 Continued From page 25 and physical and mental health) and the degree of aggressiveness displayed by the client. Use of intervention procedures shall be compliance with Subchapter 10A NCAC 27E of this Chapter. (e) Any violation by an employee of Paragraphs (a) through (d) of this Rule shall be grounds for dismissal of the employee. This Rule is not met as evidenced by: Based on record review and interviews 1 of 2 audited former staffs (former staff #8 (FS #8)) subjected 1 of 2 audited former clients (former client #6 (FC #6)) to abuse. The findings are: Review on 5/25/23 of FC #6's record revealed: -Admission date of 9/20/22. -Diagnoses of Oppositional Defiant Disorder; Attention Deficit Hyperactivity Disorder. -He was 13 years old. -Discharge date of 5/18/23. Review on 5/25/23 of FS #8 revealed: -Hire date of 3/8/18. -He was hired as a Residential advisor. -Termination date of 5/17/23. Review on 5/31/23 of an internal incident report dated 5/17/23 revealed: -Completed by the Nurse. -Categorized as a Level I. -"At approximately 2:30 pm the nurse went onto the unit to do shift rounds. Staff addressed the

Division of Health Service Regulation

nurse about [FC #6]'s 2:00 pm medication and the nurse went down the hall to the his room to let him know that it was time for his medication. The consumer is observed being verbally and physically aggressive to the Residential Advisor

Division of Health Service Regulation STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: C MHL047-158 B. WNG 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 769 ABERDEEN ROAD CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 (X4) ID SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X5) COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX PREFIX (EACH CORRECTIVE ACTION SHOULD BE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE TAG DATE DEFICIENCY V 512 Continued From page 26 V 512 (RA) that was processing with him (FS #8). The consumer is observed getting into staff's personal space and hitting staff. The consumer is asked why he is so angry he says because nobody has the right to hit me. The consumer is offered as needed medications (PRN) but refuses. The consumer continues to escalate further so staff is directed by the nurse for additional assistance. [FS #8] is asked to switch out since he is the focus of the consumer's aggression. The consumer continues to display physical aggression by punching his window and his wall stating 'It's not fair to let me get hit like that, I'll blow this whole place up.' The consumer processes with staff until he is calm enough to take his scheduled medication. This nurse and staff will continue to monitor the consumer and the consumer's status throughout shift." -Allegation should have been categorized as a level III incident. -There was no evidence the facility submitted Level III report mentioned to the required reporting agencies. Review on 5/25/23 of an internal investigation completed by the Program Director on 5/17/23 revealed: -Detailed Narrative of How Incident Occurred: "On May 17, 2023, the Nurse came into Clinical Office and informed the Qualified Professional that she witnessed a staff slap a consumer. The Program Director unaware walked into the clinical office and was informed by the Nurse that she physically witnessed a staff slap a consumer. The Program Director inquired who the staff and the consumer were. The Nurse indicated that the staff was [FS #8] and the consumer was [FC #6]. The Program Director instructed the Nurse to provide details of what happened. The Nurse indicated that [FC #6] was having a behavior and

FORM APPROVED Division of Health Service Regulation (X1) PROVIDER/SUPPLIER/CLIA STATEMENT OF DEFICIENCIES (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: C B. WING MHL047-158 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS CITY STATE ZIP CODE **769 ABERDEEN ROAD** CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X4) ID (X5)(EACH DEFICIENCY MUST BE PRECEDED BY FULL (EACH CORRECTIVE ACTION SHOULD BE COMPLETE PREFIX PREFIX REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE TAG TAG DEFICIENCY) Continued From page 27 V 512 V 512 she was called to the floor. The Nurse indicated that [FC #6] told her that he did not like blue (color) and that he was going to rape her. The Nurse indicated that [FC #6] walked towards her, and [FS #8] intervened and allegedly pushed [FC #6] against the wall. [FC #6] allegedly smacked IFS #81..." -"...Per report of [FC #6], [FS #8] pushed [FC #6] against the wall and he smacked him. [FC #6] reported that [FS #8] was being aggressive with him, so he smacked him again. [FC #6] stated that he then tried to kick [FS #8] in the 'nuts.' [FC #6] reported that [FS #8] threw him against the other wall and was cursing at him..." -"...The Nurse reported that she attempted to get [FS #8] to disengage and requested another member of staff to switch with [FS #8]. The Nurse reported that she witnessed [FS #8] slap [FC #6] while in crisis. The Nurse also reported that she witnessed [FS #8] with his hands around the consumer's neck while trying to get [FC #6] to back out of his personal space. The Program Director then notified the Facility Manager. Facility manager informed [FS #8] that he had to leave the facility based on the allegation made against him..." -"...[FS #8] stated that [FC #6] was in an uproar. [FC #6] was yelling, cursing and making threats to harm self and staff. [FS #8] reported that the Nurse was called down and offered assistance to him and the other staff. [FS #8] stated that [FC #8] informed the Nurse that he disliked blue (color). The Nurse prompted [FC #6] to have a seat on his bed. [FC #6] charged at staff and violated boundaries. [FC #6] began to slap him about the head and face. [FS #8] reported that it was at that time that the Nurse requested staff to switch. [FS #8] then returned to the common area

with the remaining consumers."

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MHL047-158 MHL047-158 STREET ADDRESS, CITY, STATE, ZIP CODE 769 ABERDEEN ROAD RAFFORD, NC 28376 CANYON HILLS TREATMENT FACILITY 769 ABERDEEN ROAD RAFFORD, NC 28376 SUMMARY STATEMENT OF DEFICIENCIES (CA) ID (CA			(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE CONSTRUCTION			(X3) DATE SURVEY	
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Interview on 5/30/23 with FC #6's guardian/mother revealed: -She had received an email from the QP on 5/18/23 informing her that there had been an incident between her son and a staff at the facility and that the staff identified had been removed.		Reviews on 5/25/23, 5 North Carolina Incider System (IRIS) reveale -No IRIS report, Risk/d documentation to supp preliminary findings of Management Entity (L Organization (MCO) w allegation of abuse wh Review on 5/30/23 of obetween the Qualified #6's guardian/mother r -Dated 5/18/23QP stated: "Good Mothat [FC #6] was involved [FC #6] alleged that the #6] does not have injust has been removed and conducted. I will provious investigation is completed Interview on 5/30/23 w -He was staying with h recent discharge from -Regarding incident at reported that he had be -The Nurse and FS #8 him. No other staff or c -FS #8 pushed him aga punching FS #8 and th the faceFS #8 only slapped him Interview on 5/30/23 wi guardian/mother reveal -She had received an e 5/18/23 informing her to incident between her se incident between her se	in the communication of the staff of an investigation is being le an update once the facility with FC #6 revealed: ith FC #6 revealed: ith FC #8 slapped him in monce. ith FC #6's led: ith	V 512	DEFICIENCY			

Division of Health Service Regulation STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: _ C B. WING MHL047-158 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 769 ABERDEEN ROAD CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X4) ID (X5) COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL (EACH CORRECTIVE ACTION SHOULD BE PREFIX PRFFIX REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE DATE TAG TAG DEFICIENCY) V 512 | Continued From page 29 V 512 -Email did not identify the staff. -Soon after, she received information that her son had been hospitalized and that he would be discharged from the facility. -Her son was not going to be allowed back to the facility. -She was informed that it was due to property damage created by her son. -Her son was discharged from the hospital and staying with her at the home until placement for him was found. -She did not know who was the staff that hit her son, but her son later told her that it was FS #8. -FC #6 informed her that FS #8 had smacked him in the face. -She had a lot of questions regarding how things were handled -She felt that staff were supposed to be trained. She felt that things should not have ended the way they did and should have been handled differently. Interview on 6/2/23 with FS #8 revealed: -Regarding incident with FC #6, "[FC #6] had not been taking his medications as he should have. He was irritated. He was being very aggressive to staff. He was being extra aggressive to the Nurse." -He had a good rapport with FC #6. -He placed himself between the Nurse and FC #6. -FC #6 slapped him as he was in front of the Nurse. -FC #6 calmed down, but then started to get angry again and physical. -Another staff was called in to help and a restraint was made by the other staff. -He had been doing this type of work for awhile. -He knew how to work with the clients. -It was a surprise to him that the allegation was

	F OF DEFICIENCIES	(X1) PROVIDER/SUPPLIER/CLIA	(X2) MULTIPLE	CONSTRUCTION	(X3) DATE	SURVEY
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	brought out.					
	-FS #8 denied ever hi	ting FC #6				
		ang to no.				
	Interviews on 5/31/23	with the QP revealed:				
		nvestigation about what				***
		8 #8 and FC #6 was still				
	ongoing.		1			
	-FS #8 had not returned	ed to work since the				
	incident occurred.	. 50 //0 /				
	-The allegation was that FS #8 had slapped FC #6 in the face.					
		untarily committed (IVC)				
	the day after the incide					
	-She was not able to ta					
ŀ	incident because he w	as no longer at the facility.				
	-FC #6 had to be disch	arged due to excessive				
	violent behavior and pr	operty damage. In a three				
	day span, he had done	significant damage to the				
	property.					
	-She had phone conve	rsations with FC #6's				
	guardian/mother prior	to the incident due to his				
	behavior and the proper	her had been updated with				
	information. She was a	Iso sent pictures of the				
	property destruction.	inde de la plotate de la lac				
1						
	Interview on 5/31/23 w					
	-Nurses were responsi	ble for submitting IRIS				
1	reports.					- 1
	-A lot of things had hap	pened with FC #6.				
-	-one acknowledged se	eing FS #8 hitting FC #6.				
	Incident occurred insidu- FC #6 was having a be					
	aggressive towards her					
	verbally.	con physically allu				- 1
		moved FC #6 against the				
	wall.	o no agamet the				
1-	FC #6 hit FS#8 and the	at was when she observed				1
F	FS #8 slap FC #6 in the	e face.				- 1
-	An investigation was d	one about FC #6 being hit				- 1

FORM APPROVED Division of Health Service Regulation STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: _ C B. WNG MHL047-158 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE **769 ABERDEEN ROAD** CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X4) ID (X5) COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL (EACH CORRECTIVE ACTION SHOULD BE PREFIX PREFIX REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE DATE TAG TAG DEFICIENCY) V 512 V 512 Continued From page 31 in the face by FS #8. -Program Director completed the investigation. -FC #6 had another behavior episode the next day and had to be IVC'd. -FC #6 was discharged from the facility after he was hospitalized. Interview on 5/31/23 with the Program Director -On 5/17/23, she had been informed by the Nurse that former client #6 had said that FS #8 had hit -She spoke with FC #6 and got his statement. -FS #8 only spoke about what FC #6 was doing. Never admitted that he hit FC #6. -Incident occurred in client's bedroom. There were no other witnesses besides the Nurse. Once she was informed of what had occurred. FC #8 was suspended. -She completed the investigation of what occurred and recommended termination for FS #8. -Investigation was sent to corporate compliance. -She was waiting to hear from corporate regarding decision on FS #8 if to terminate him or provide training. Interview on 5/31/23 with the Corporate Compliance Officer revealed: -Investigation was still on-going -It had been hard to get statements from everyone. -FS #8 had been suspended. Recommendation was for termination of employment. FS #8's termination date would be the day he was

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suspended (5/17/23.)

-FS #8 failed to follow de-escalation or let clinical staff intervene and should not have stepped in. -She acknowledged the facility had not followed

procedures in reporting the incident.

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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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allegation of abuse made on 5/17/23.
-Facility did not report to Disability Rights the allegation of abuse made on 5/17/23.
-Facility did not report to Department of Social Services (DSS) the allegation of abuse made on 5/17/23.
-Facility did not report their response to the allegation of abuse made on 5/17/23 to the Managed Entity/Managed Care Organization (LME/MCO).

Care Personnel Registry (HCPR) regarding the

-Facility did not report to the LME/MCO the level III incident of allegation of abuse made on 5/17/23.

Review on 6/9/23 of a Plan of Protection written by the Corporate Compliance Officer dated 6/9/23 revealed:

"What immediate action will the facility take to ensure the safety of the consumers in your care? Canyon Hills Treatment Facility suspended immediately and eventually terminated the staff member who was accused of causing harm to client.

Describe your plans to make sure the above happens. Canyon Hills Treatment Facility will implement the following standards to ensure no harm is caused to consumers: 1. All allegations will be investigated immediately and if staff is involved they will be suspended immediately pending an investigation. 2. IRIS reports, Disability Rights and all other regulatory agencies applicable will be notified as well as all guardians and care coordinates at the onset of the investigation."

FC #6's diagnoses included: Oppositional Defiant Disorder and Attention Deficit Hyperactivity Disorder. FC #6 was 13 years old. On 5/17/23,

PRINTED: 06/28/2023 FORM APPROVED Division of Health Service Regulation (X1) PROVIDER/SUPPLIER/CLIA (X3) DATE SURVEY STATEMENT OF DEFICIENCIES (X2) MULTIPLE CONSTRUCTION AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED. A. BUILDING: __ C B. WNG MHL047-158 06/09/2023 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 769 ABERDEEN ROAD CANYON HILLS TREATMENT FACILITY RAEFORD, NC 28376 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X4) ID (X5) COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL (EACH CORRECTIVE ACTION SHOULD BE PREFIX CROSS-REFERENCED TO THE APPROPRIATE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG DEFICIENCY) V 512 V 512 Continued From page 33 the nurse reported that FC #6 had been CHTF will retrain all staff on the displaying property destruction, as well as physical and verbal aggression to others. At one policy for reporting abuse and 8/15/23 point, FC #6 threatened the nurse and started neglect. walking towards her. FS #8 intervened and The policy includes the process pushed FC #6 against the wall and slapped him the face. Facility staff failed to report the incident starting an internal investigation to the proper authorities (Disability Rights of North Carolina, local county Department of Social notification of all relevant parties Services, Local Managed Entity/Managed Care Organization, Health Care Personal Registry.) In include the guardian and NC addition, there was no evidence of any other correction steps to ensure the safety of clients at Healthcare Registry within 5 days the facility. This deficiency constitutes a Type A1 and DSS. rule violation for serious abuse and must be corrected within 23 days. An administrative Guardians will be notified via a penalty of \$1,500 is imposed. If the violation is not phone call and email of all corrected within 23 days, an additional incidents involving administrative penalty of \$500.00 per day will be their ward within 24 hours of the imposed for each day the facility is out of incident. compliance beyond the 23rd day. IRIS reporting will be conducted by the RN on staff within 24 hours of Level II or Level III incidents, Level III incidents will be investigated and reported within 24 hours of notification and staff involved will be removed immediately from shift.

XY.IX11