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Division of Health Service Regulation

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER: MHL035-082	(X2) MULTIPLE CONSTRUCTION A. BUILDING: _____ B. WING _____	(X3) DATE SURVEY COMPLETED 03/07/2024
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NAME OF PROVIDER OR SUPPLIER HIGHER CAUSE RESIDENCES	STREET ADDRESS, CITY, STATE, ZIP CODE 105 RIDGEWOOD ROAD YOUNGSVILLE, NC 27596
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(X4) ID PREFIX TAG	SUMMARY STATEMENT OF DEFICIENCIES (EACH DEFICIENCY MUST BE PRECEDED BY FULL REGULATORY OR LSC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY)	(X5) COMPLETE DATE
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V 000	<p>INITIAL COMMENTS</p> <p>An annual survey was completed on March 7, 2024. A deficiency was cited.</p> <p>This facility is licensed for the following service category: 10A NCAC 27G .5600C Supervised Living for Adults with Developmental Disability</p> <p>The facility is licensed for 5 and currently has a census of 2. The survey sample consisted of audits of 2 current clients.</p>	V 000		
V 768	<p>27G .0304(d)(4) Non-Client Accommodations</p> <p>10A NCAC 27G .0304 FACILITY DESIGN AND EQUIPMENT</p> <p>(d) Indoor space requirements: Facilities licensed prior to October 1, 1988 shall satisfy the minimum square footage requirements in effect at that time. Unless otherwise provided in these Rules, residential facilities licensed after October 1, 1988 shall meet the following indoor space requirements:</p> <p>(4) In facilities with overnight accommodations for persons other than clients, such accommodations shall be separate from client bedrooms.</p> <p>This Rule is not met as evidenced by: Based on record review and interview the facility failed to ensure overnight accommodations for persons other than clients were separate from client bedrooms. The findings are:</p> <p>Observation on 3/7/24 at 11:02 am during the tour of the facility revealed:</p> <ul style="list-style-type: none"> - 2 separate client bedrooms occupied by client #1 & client #2 - a vacant bedroom - a bedroom occupied by staff which could 	V 768	<p style="text-align: center;">RECEIVED APR 02 2024 DHSR-MH Licensure Sect</p>	

Division of Health Service Regulation LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE	TITLE	(X6) DATE
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V 768	<p>Continued From page 1 accommodate 2 clients</p> <p>During interview on 3/7/24 the Licensee reported:</p> <ul style="list-style-type: none"> - staff slept in the bedroom that could accommodate 2 clients - may consider a change of application to reduce capacity to 3 clients 	V 768		

Rule Violation	Plan Of Correction
<p>27G .0304(d)(4) Non-Client Accommodations 10A NCAC 27G .0304 FACILITY DESIGN AND EQUIPMENT (d) Indoor space requirements: Facilities licensed prior to October 1, 1988 shall satisfy the minimum square footage requirements in effect at that time. Unless otherwise provided in these Rules, residential facilities licensed after October 1, 1988 shall meet the following indoor space requirements: (4) In facilities with overnight accommodations for persons other than clients, such accommodations shall be separate from client bedrooms. This Rule is not met as evidenced by: V 768 Based on record review and interview the facility failed to ensure overnight accommodations for persons other than clients were separate from client bedrooms. The findings are: Observation on 3/7/24 at 11:02 am during the tour of the facility revealed: - 2 separate client bedrooms occupied by client #1 & client #2 - a vacant bedroom - a bedroom occupied by staff which could accommodate 2 clients</p>	<p>Corrective Action: Higher Cause Residences will meet the in facilities requirements which state, overnight accommodations for persons other than clients, such accommodations shall be separate from client bedrooms.</p> <p>Effective immediately, overnight staff accommodations are separate from all client bedrooms in order to satisfy the minimum square footage requirements. Staff's accommodations are now a lounge area located in dining room area.</p>