

Division of Health Service Regulation

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION		(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER: MHL0601499	(X2) MULTIPLE CONSTRUCTION A. BUILDING: _____ B. WING: _____	(X3) DATE SURVEY COMPLETED R-C 06/19/2025
NAME OF PROVIDER OR SUPPLIER COLLABORATIVE HOPE-SKYVIEW		STREET ADDRESS, CITY, STATE, ZIP CODE 1101 SKYVIEW ROAD CHARLOTTE, NC 28208		
(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
V 000	<p>INITIAL COMMENTS</p> <p>An complaint and follow up survey was completed on 6-19-25. The complaint was unsubstantiated (Intake# NC00230675). Deficiencies were cited.</p> <p>This facility is licensed for the following service category: 10A NCAC 27G .1700 Residential Treatment Staff Secure For Children Or Adolescents.</p> <p>This facility is licensed for 3 and has a current census of 2. The survey sample consisted of audits of 1 former current client.</p>	V 000		
V 132	<p>G.S. 131E-256(G) HCPR-Notification, Allegations, & Protection</p> <p>G.S. §131E-256 HEALTH CARE PERSONNEL REGISTRY</p> <p>(g) Health care facilities shall ensure that the 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:</p> <p>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.</p> <p>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.</p> <p>c. Misappropriation of the property of a healthcare facility.</p> <p>d. Diversion of drugs belonging to a health care facility or to a patient or client.</p>	V 132		

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

TITLE

(X6) DATE

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V 132	<p>Continued From page 1</p> <p>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.</p> <p>This Rule is not met as evidenced by: Based on record review and interview, the facility failed to ensure Health Care Personnel Registry (HCPR) was notified of an allegation against facility staff, failed to protect the clients while the investigation was in process and failed to report the results of the investigation within five working days of the investigation. The findings are:</p> <p>Review on 6-11-25 of the North Carolina Incident Response Improvement System (IRIS) from March 26, 2025 to June 11, 2025 revealed: - No documentation of an allegation that on 4-29-25 former client (FC) #1 was awakened out of his sleep during the night by staff #1 and forced to do wall squats and kneel on FC #1's knees for 45 minutes to an hour as punishment for having some behaviors on 4-29-25.</p> <p>Review on 3-21-25 of the facility's incident reports from March 26, 2025, to June 11, 2025 revealed: -No documentation of an allegation that on 4-29-25 former client (FC) #1 was awakened out of his sleep during the night by staff #1 and forced to do wall squats and kneel on FC #1's knees for 45 minutes to an hour as punishment for having some behaviors on 4-29-25.</p> <p>Interview on 6-12-25 with FC #1 revealed:</p>	V 132		

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V 132	<p>Continued From page 2</p> <p>- "I was sleep. He (staff #1) woke me up. I didn't want to get up, it was still night. He (staff #1) said since I didn't want to listen, I wasn't doing what I was suppose to do I was going to do those exercises. I told him to leave me alone then he (staff #1) grabbed me and pushed me to the wall."</p> <p>- "He was trying to make me do the exercise, like squatting on the wall but I wouldn't do them so he made me kneel on my knees against the wall."</p> <p>- "For over an hour (how long he was made to kneel against the wall)."</p> <p>Interview on 6-17-25 with staff #1 revealed: - "I woke [FC #1] a few minutes before everyone else and he went to school and said that I had him up in the middle of the night for an hour or something like that. But that's not how that happened. I woke [FC #1] up about 30 minutes (5am) before everybody (other clients) else. I got him up and I spoke to him about his actions, because his actions were kind of violent towards the female staff the day before." - "I had [FC #1] standing there, talking to him but because he didn't want to do it (stand and listen to staff #1) he (FC #1) was leaning up against the wall. He (FC #1) wasn't standing there but about 5 minutes, less than 5 minutes and he went and got back in the bed. He wasn't doing what I wanted him to do (listen to staff #1) so I let him go back to bed." - Staff #1 did not receive any disciplinary action or suspension from work after the allegation was made. "No, I was not suspended. As far as I know nothing happened with that."</p> <p>Interview on 6-12-25 with the Qualified Professional (QP) revealed: - "I think it was the later part of April (2025). He said that staff (staff #1) woke him up in the middle</p>	V 132		

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V 132	<p>Continued From page 3</p> <p>of the night and made him stand or kneel on the wall."</p> <p>"I'm thinking he reported it to school because when I came in later that day (4-30-25) someone from CPS (child protective services) was there (at the facility)."</p> <p>"I called [staff #1] in the office (4-30-25), asked him what happened, asked him to describe the morning. What he (staff #1) said was he got [FC #1] up early and was talking to him (FC #1) and [FC #1] was leaning up against the wall crying because he wanted to go back to sleep."</p> <p>"He (staff #1) said he wanted to talk to him (FC #1) so he (staff #1) got him (FC #1) up early so he (FC #1) would have a good day at school. He (staff #1) wanted him (FC #1) to tell him what was going on, why he (FC #1) was acting that way (being belligerent and disrespectful to staff)."</p> <p>"I did an incident report but to tell you the truth I don't know what happened to it after I did it. I took it to the office (corporate office) and after that I don't know what happened to it."</p> <p>-Staff #1 was not reported to HCPR. "I don't think that was (HCPR report for staff #1) because we brought him in and we talked to him and we went over client rights with him. I don't think that happened (HCPR report for staff #1)."</p> <p>Interview on 6-17-25 with the Chief Executive Officer (CEO) revealed:</p> <p>-She was out of the office when the allegation was made.</p> <p>"It was a lot going on during that time...I'm not sure what was completed and what was not."</p> <p>Interview on 6-18-25 with the Director of Operations (DO) revealed:</p> <p>-He was out of the office from 5-23-25 to 6-17-25 on medical leave and vacation. He was not aware of the allegation until 6-17-25. "I found out</p>	V 132		

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V 132	Continued From page 4 yesterday morning and I was doing the follow up to that today. " -He is responsible for submitting IRIS/HCPR reports but there was no one designated to complete IRIS/HCPR reports in his absence. -"Should anything like this happen again (DO out of the office), [CEO] will be responsible for completing the IRIS/HCPR reports." This deficiency constitutes a re-cited deficiency and must be corrected within 30 days.	V 132		
V 366	27G .0603 Incident Response Requirements 10A NCAC 27G .0603 INCIDENT RESPONSE REQUIREMENTS FOR CATEGORY A AND B PROVIDERS (a) Category A and B providers shall develop and implement written policies governing their response to level I, II or III incidents. The policies shall require the provider to respond by: (1) attending to the health and safety needs of individuals involved in the incident; (2) determining the cause of the incident; (3) developing and implementing corrective measures according to provider specified timeframes not to exceed 45 days; (4) developing and implementing measures to prevent similar incidents according to provider specified timeframes not to exceed 45 days; (5) assigning person(s) to be responsible for implementation of the corrections and preventive measures; (6) 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 (7) maintaining documentation regarding Subparagraphs (a)(1) through (a)(6) of this Rule.	V 366		

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V 366	Continued From page 5 (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: (1) immediately securing the client record by: (A) obtaining the client record; (B) making a photocopy; (C) certifying the copy's completeness; and (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; (B) gather other information needed; (C) issue written preliminary findings of fact 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,	V 366		

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V 366	<p>Continued From page 6</p> <p>if different; and</p> <p>(D) 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</p> <p>(3) immediately notifying the following:</p> <p>(A) the LME responsible for the catchment area where the services are provided pursuant to Rule .0604;</p> <p>(B) the LME where the client resides, if different;</p> <p>(C) the provider agency with responsibility for maintaining and updating the client's treatment plan, if different from the reporting provider;</p> <p>(D) the Department;</p> <p>(E) the client's legal guardian, as applicable; and</p> <p>(F) any other authorities required by law.</p> <p>This Rule is not met as evidenced by: Based on record review and interviews, the facility failed to implement written policies governing their response to level II incidents. The</p>	V 366		

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V 366	<p>Continued From page 7</p> <p>findings are:</p> <p>Review on 6-11-25 of the North Carolina Incident Response Improvement System (IRIS) from March 26, 2025, to June 11, 2025 revealed:</p> <ul style="list-style-type: none"> - No level II incident report for 4-29-25 that documented former client (FC) #1 being woke up during the night by staff #1 and forced to do wall squats and kneel on FC #1's knees for 45 minutes to an hour. <p>Review on 6-11-25 of the facility's records from March 26, 2025, to June 11, 2025 revealed:</p> <ul style="list-style-type: none"> - No level II incident report for 4-29-25 that documented former client (FC) #1 being woke up during the night by staff #1 and forced to do wall squats and kneel on FC #1's knees for 45 minutes to and hour. <p>Interview on 6-12-25 with the Qualified Professional (QP) revealed:</p> <ul style="list-style-type: none"> - "I think it was the later part of April (2025). He said that staff (staff #1) woke him up in the middle of the night and made him stand or kneel on the wall." - "I called [staff #1] in the office (4-30-25), asked him what happened, asked him to describe the morning. What he (staff #1) said was he got [FC #1] up early and was talking to him (FC #1) and [FC #1] was leaning up against the wall crying because he wanted to go back to sleep." - "He (staff #1) said he wanted to talk to him (FC #1) so he (staff #1) got him (FC #1) up early so he (FC #1) would have a good day at school. He (staff #1) wanted him (FC #1) to tell him what was going on, why he (FC #1) was acting that way (being belligerent and disrespectful to staff)." - "I did an incident report but to tell you the truth I don't know what happened to it after I did it. I took it to the office (corporate office) and after that I 	V 366		

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V 366	Continued From page 8 don't know what happened to it." Interview on 6-17-25 with the Chief Executive Officer revealed: -QP is responsible for completing incident reports. -"I think we have an incident report for that (4-29-25). I will forward it to you," An incident report for 4-29-25 documenting FC #1 being woke up during the night by staff #1 and forced to do wall squats and kneel on FC #1's knees for 45 minutes to and hour was not received by survey exit date. This deficiency constitutes a re-cited deficiency and must be corrected within 30 days.	V 366			
V 367	27G .0604 Incident Reporting Requirements 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 means. The report shall include the following information: (1) reporting provider contact and	V 367			

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V 367	Continued From page 9 identification information; (2) client identification information; (3) type of incident; (4) description of incident; (5) status of the effort to determine the cause of the incident; and (6) 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 (2) the provider obtains information 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; (2) reports by other authorities; and (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 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 or restraint, the provider shall report the death immediately, as required by 10A NCAC 26C .0300 and 10A NCAC 27E .0104(e)(18).	V 367		

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V 367	<p>Continued From page 10</p> <p>(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:</p> <p>(1) medication errors that do not meet the definition of a level II or level III incident;</p> <p>(2) restrictive interventions that do not meet the definition of a level II or level III incident;</p> <p>(3) searches of a client or his living area;</p> <p>(4) seizures of client property or property in the possession of a client;</p> <p>(5) the total number of level II and level III incidents that occurred; and</p> <p>(6) 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.</p> <p>This Rule is not met as evidenced by: Based on record review and interviews, the facility failed to report all critical incidents in the Incident Response Improvement System (IRIS) and notify the Local Management Entity (LME)/Managed Care Organization (MCO) responsible for the catchment areas where services were provided within 72 hours of becoming aware of the incident. The findings are:</p> <p>Review on 6-11-25 of the North Carolina Incident</p>	V 367		

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V 367	<p>Continued From page 11</p> <p>Response Improvement System (IRIS) from March 26, 2025, to June 11, 2025 revealed:</p> <ul style="list-style-type: none"> - No level II incident report for 4-29-25 that documented former client (FC) #1 being woke up during the night by staff #1 and forced to do wall squats and kneel on FC #1's knees for 45 minutes to an hour. <p>Interview on 6-12-25 with the Qualified Professional revealed:</p> <ul style="list-style-type: none"> - "I don't do the IRIS. Once I take it (incident reports) to the office, I'm not sure who does the IRIS." <p>Interview on 6-17-25 with the Chief Executive Officer (CEO) revealed:</p> <ul style="list-style-type: none"> - She was out of the office when the allegation was made but she was informed by staff. "[QP] called me (4-30-25) and told me DSS (department of social services) was there about [former client (FC) #1]. - "[Director of Operations/DO] is responsible for completing the IRIS reports." - "It was a lot going on during that time...I'm not sure what was completed and what was not." <p>Interview on 6-18-25 with the Director of Operations (DO) revealed:</p> <ul style="list-style-type: none"> - He was out of the office from 5-23-25 to 6-17-25 on medical leave and vacation. He was not aware of the allegation until 6-17-25. "I found out yesterday morning and I was doing the follow up to that today. " - He is responsible for submitting IRIS reports but there was no one designated to complete IRIS reports in his absence. - "Should anything like this happen again (DO out of the office), [CEO] will be responsible for completing the IRIS reports." 	V 367		

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NAME OF PROVIDER OR SUPPLIER COLLABORATIVE HOPE-SKYVIEW		STREET ADDRESS, CITY, STATE, ZIP CODE 1101 SKYVIEW ROAD CHARLOTTE, NC 28208		
(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
V 367	Continued From page 12 This deficiency constitutes a re-cited deficiency and must be corrected within 30 days.	V 367		
V 500	27D .0101(a-e) Client Rights - Policy on Rights 10A NCAC 27D .0101 POLICY ON RIGHTS RESTRICTIONS AND INTERVENTIONS (a) The governing body shall develop policy that 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: (1) 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 (2) 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: (1) any restrictive intervention that is prohibited from use within the facility; and (2) 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;	V 500		

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V 500	<p>Continued From page 13</p> <p>(2) the individual responsible for informing the client; and</p> <p>(3) the due process procedures for an involuntary client who refuses the use of restrictive interventions.</p> <p>(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:</p> <p>(1) the designation of an individual, who has been trained and who has demonstrated 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);</p> <p>(2) the designation of an individual to be responsible for reviews of the use of restrictive interventions; and</p> <p>(3) the establishment of a process for appeal for the resolution of any disagreement over the planned use of a restrictive intervention.</p> <p>This Rule is not met as evidenced by: Based on record reviews and interviews, the facility failed to ensure all incidents of alleged abuse were reported to the County Department of Social Services (DSS). The findings are:</p> <p>Review on 6-11-25 of the facility's record revealed: -No documentation to support County DSS notification for the allegation that on 4-29-25 former client (FC) #1 was awakened out of his sleep during the night by staff #1 and forced to do</p>	V 500		

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V 500	<p>Continued From page 14</p> <p>wall squats and kneel on FC #1's knees for 45 minutes to an hour as punishment for having some behaviors on 4-29-25.</p> <p>Review on 6-11-25 of the North Carolina Incident Response Improvement System (IRIS) from March 26, 2025 to June 11, 2025 revealed: -No documentation of a report made to the local DSS regarding an allegation that on 4-29-25 former client (FC) #1 was awakened out of his sleep during the night by staff #1 and forced to do wall squats and kneel on FC #1's knees for 45 minutes to an hour as punishment for having some behaviors on 4-29-25.</p> <p>Interview on 6-12-25 with the Qualified Professional/QP revealed: -"I don't do that (report to DSS). That's not my responsibility. [Chief Operating Officer(COO)] or [Director of Operations (DO) does the reporting (DSS)." -"I don't think that happened (report made to DSS)."</p> <p>Interview on 6-17-25 with the revealed: -"[DO] is responsible for making the report to DSS." -"It was a lot going on during that time...I'm not sure what was completed and what was not."</p> <p>Interview on 6-18-25 with the revealed: -He was out of the office from 5-23-25 to 6-17-25 on medical leave and vacation. He was not aware of the allegation until 6-17-25. "I found out yesterday morning and I was doing the follow up to that today. " -"Should anything like this happen again (DO out of the office), [CEO] will be responsible for making the report to DSS."</p>	V 500		

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