CENTERS FOR MEDICARE & MEDICAID SERVICES

ID: V1YC

MEDICARE/MEDICAID CERTIFICATION AND TRANSMITTAL
PART I - TO BE COMPLETED BY THE STATE SURVEY AGENCY

1/11/11	TO BE COMILE	EIEDDII	HE SIA	IE SURVET AGENCI		Facility ID: 00947
MEDICARE/MEDICAID PROVIDER NO. (L1) 245342	3. NAME AND AD (L3) GOLDEN LI			ELEY	4. TYPE OF AC	TION: <u>7</u> (L8)
2.STATE VENDOR OR MEDICAID NO.	(L4) 313 SOUTH	GREELEY S'	TREET		1. Initial 3. Termination	2. Recertification 4. CHOW
(L2) 395463300	(L5) STILLWATE	ER, MN		(L6) 55082	5. Validation 7. On-Site Visit	6. Complaint
5. EFFECTIVE DATE CHANGE OF OWNERSHIP	7. PROVIDER/SUI	PPLIER CATEG	ORY	<u>02</u> (L7)		After Complaint
(L9) 04/01/2006	01 Hospital	05 HHA	09 ESRD	13 PTIP 22 CLIA	6. Full Survey F	ther Complaint
6. DATE OF SURVEY 02/24/2014 (L34)	02 SNF/NF/Dual	06 PRTF	10 NF	14 CORF	FISCAL YEAR EN	NDING DATE: (L35)
8. ACCREDITATION STATUS: (L10)	03 SNF/NF/Distinct	07 X-Ray	11 ICF/III			VDING DATE. (E33)
0 Unaccredited 1 TJC 2 AOA 3 Other	04 SNF	08 OPT/SP	12 RHC	16 HOSPICE	12/31	
11LTC PERIOD OF CERTIFICATION	10.THE FACILITY	IS CERTIFIED	AS:			
From (a):	A. In Complian	nce With		And/Or Approved Waivers Of	The Following Requi	rements:
To (b):	Program Re Compliance			2. Technical Personnel		f Services Limit
12.Total Facility Beds 70 (L18)	-	cceptable POC		3. 24 Hour RN 4. 7-Day RN (Rural SN	7. Medical F)8. Patient I	
70 (E10)	1. 710	ceptable i oc		5. Life Safety Code	9. Beds/Re	
13.Total Certified Beds 70 (L17)		pliance with Prog ents and/or Appli		* Code: A	(L12)	
14. LTC CERTIFIED BED BREAKDOWN				15. FACILITY MEETS		
18 SNF 18/19 SNF 19 SNF	ICF	IID		1861 (e) (1) or 1861 (j) (1):	(L15)	
70	ici	Ш		1801 (c) (1) 01 1801 (j) (1).	(210)	
(L37) (L38) (L39)	(L42)	(L43)				
			D ATTE)			
16. STATE SURVEY AGENCY REMARKS (IF APPLICA	ABLE SHOW LIC CAI	NCELLAI ION I	DAIE):			
See Attached Remarks						
17. SURVEYOR SIGNATURE	Date :		10	STATE SURVEY AGENCY	APPROVAL	Date:
Susanne Reuss, Supervisor	02	2/24/2014	(L19)	Anne Kleppe, Enfo	rcement Spec	<u>cialist</u> 04/10/2014 _{(L20}
PART II - TO BE	COMPLETED B	Y HCFA RE	EGIONA	L OFFICE OR SINGLE S'	TATE AGENCY	•
19. DETERMINATION OF ELIGIBILITY		PLIANCE WITH	H CIVIL	21. 1. Statement of Finar		
X 1. Facility is Eligible to Participate	RIGH	TS ACT:		 Ownership/Contro Both of the Above 	ol Interest Disclosure S	tmt (HCFA-1513)
2. Facility is not Eligible						
(L21)						
22. ORIGINAL DATE 23. LTC AGREEM	MENT 24.	. LTC AGREEN	MENT	26. TERMINATION ACTION:		(L30)
OF PARTICIPATION BEGINNING	G DATE	ENDING DA	ГЕ	VOLUNTARY 00	INVO	LUNTARY
08/01/1986				01-Merger, Closure	05-Fai	l to Meet Health/Safety
(L24) (L41)		(L25)		02-Dissatisfaction W/ Reimburse	ement 06-Fai	l to Meet Agreement
25. LTC EXTENSION DATE: 27. ALTERNATI	VE SANCTIONS			03-Risk of Involuntary Terminatio	n <u>OTHE</u>	<u>R</u>
A. Suspension	n of Admissions:			04-Other Reason for Withdrawal	07-Pro	ovider Status Change
(L27) B. Bergind St		(L44)			00-Ac	tive
B. Rescind St	uspension Date:					
		(L45)				
28. TERMINATION DATE: 29	9. INTERMEDIARY/0	CARRIER NO.		30. REMARKS		
	00454					
(L28)			(L31)			
31. RO RECEIPT OF CMS-1539 32	2. DETERMINATION	OF APPROVAT	DATE			
J. Re Alceli I of Chief 1337	03/02/2014	O. MITRO VAL				
(L32)	OU, OM MOIT		(L33)	DETERMINATION APPR	ROVAL	

CENTERS FOR MEDICARE & MEDICAID SERVICES

MEDICARE/MEDICAID CERTIFICATION AND TRANSMITTAL PART I - TO BE COMPLETED BY THE STATE SURVEY AGENCY

TAKIT- TO BE COMILETED BY THE ST

Facility ID: 00947

C&T REMARKS - CMS 1539 FORM

STATE AGENCY REMARKS

CCN# 24-5342

On 02/24/14, a Post Certification Revisit (PCR) was completed by the Department of Health. Based on the PCR, it has been determined that the facility had achieved substantial compliance pursuant to the 01/09/14 standard survey, effective 01/15/14. Refer to the CMS 2567B for both health and life safety code.

Effective 01/15/14, the facility is certified for 70 skilled nursing facility beds.



Protecting, Maintaining and Improving the Health of Minnesotans

CMS Certification Number (CCN): 24-5342

April 10, 2014

Mr. Chad Ketcham, Administrator Golden Livingcenter - Greeley 313 South Greeley Street Stillwater, Minnesota 55082

Dear Mr. Ketcham:

The Minnesota Department of Health assists the Centers for Medicare and Medicaid Services (CMS) by surveying skilled nursing facilities and nursing facilities to determine whether they meet the requirements for participation. To participate as a skilled nursing facility in the Medicare program or as a nursing facility in the Medicaid program, a provider must be in substantial compliance with each of the requirements established by the Secretary of Health and Human Services found in 42 CFR part 483, Subpart B.

Based upon your facility being in substantial compliance, we are recommending to CMS that your facility be recertified for participation in the Medicare and Medicaid program.

Effective February 18, 2014, the above facility is certified for:

70 - Skilled Nursing Facility/Nursing Facility Beds

Your facility's Medicare approved area consists of all 70 skilled nursing facility beds.

You should advise our office of any changes in staffing, services, or organization, which might affect your certification status. If, at the time of your next survey, we find your facility to not be in substantial compliance your Medicare and Medicaid provider agreement may be subject to non-renewal or termination. Please contact me if you have any questions.

Sincerely,

Anne Kleppe, Enforcement Specialist Licensing and Certification Program

Division of Compliance Monitoring

Minnesota Department of Health

Done Klegge

Telephone: (651) 201-4124 Fax: (651) 215-9697

cc: Licensing and Certification File



Protecting, Maintaining and Improving the Health of Minnesotans

February 24, 2014

Ms. Kimberly Lyon, Administrator Golden Livingcenter - Greeley 313 South Greeley Street Stillwater, MN 55082

RE: Project Number S5342023

Dear Ms. Lyon:

On January 22, 2014, we informed you that we would recommend enforcement remedies based on the deficiencies cited by this Department for a standard survey, completed on January 9, 2014. This survey found the most serious deficiencies to be isolated deficiencies that constituted no actual harm with potential for more than minimal harm that was not immediate jeopardy (Level D) whereby corrections were required.

On February 24, 2014, the Minnesota Department of Health completed a Post Certification Revisit (PCR) by review of your plan of correction to verify that your facility had achieved and maintained compliance with federal certification deficiencies issued pursuant to a standard survey, completed on January 9, 2014. We presumed, based on your plan of correction, that your facility had corrected these deficiencies as of February 18, 2014. Based on our PCR, we have determined that your facility has corrected the deficiencies issued pursuant to our standard survey, completed on January 9, 2014, effective February 18, 2014 and therefore remedies outlined in our letter to you dated January 22, 2014, will not be imposed.

Please note, it is your responsibility to share the information contained in this letter and the results of this visit with the President of your facility's Governing Body. Enclosed is a copy of the Post Certification Revisit Form, (CMS-2567B) from this visit. Feel free to contact me if you have questions.

Sincerely,

Susanne Reuss, Unit Supervisor Licensing and Certification Program

dusanne Reuss

Telephone: 651-201-3793 Fax: 651-201-3790

Enclosure

cc: Licensing and Certification File

Form Approved OMB NO. 0938-0390

Post-Certification Revisit Report

Public reporting for this collection of information is estimated to average 10 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information including suggestions for reducing the burden, to CMS, Office of Financial Management, P.O. Box 26684, Baltimore, MD 21207; and to the Office of Management and Budget, Paperwork Reduction Project (0938-0390), Washington, D.C. 20503.

(Y1)	Provider / Supplier / CLIA / Identification Number 245342	(Y2) Multiple Construction A. Building B. Wing		(Y3) Date of Revisit 2/24/2014
Nam	e of Facility		Street Address, City, State, Zip Code	
G	OLDEN LIVINGCENTER - GREELE	ΞΥ	313 SOUTH GREELEY STREET	Γ

This report is completed by a qualified State surveyor for the Medicare, Medicaid and/or Clinical Laboratory Improvement Amendments program, to show those deficiencies previously reported on the CMS-2567, Statement of Deficiencies and Plan of Correction that have been corrected and the date such corrective action was accomplished. Each deficiency should be fully identified using either the regulation or LSC provision number and the identification prefix code previously shown on the CMS-2567 (prefix codes shown to the left of each requirement on the survey report form).

(Y4) Item		(Y5) Date	(Y4) Item	(Y5)	Date	(Y4)	Item	(Y5)	Date
ID Prefix	F0246	Correction Completed 02/18/2014			Correction Completed		ID Prefix		Correction Completed
Reg. # LSC	483.15(e)(1)		Reg. # LSC				Reg. # LSC		
ID Prefix Reg. # LSC		Correction Completed	ID Prefix Reg. # LSC		Correction Completed		ID Prefix Reg. # LSC		Correction Completed
Reg. #			Reg. #		Correction Completed		ID Prefix Reg. # LSC		
ID Prefix Reg. # LSC			Reg. #		Correction Completed		ID Prefix Reg. # LSC		
Reg. #			Rea.#		Correction Completed		ID Prefix Reg. # LSC		
Reviewed I		viewed By	Date: 04/10/2014	Signature of Sur	veyor:		16022	Date	: /24/2014
	_	viewed By	Date:	Signature of Sur	veyor:			Date	
Followup t	to Survey Compl			Check for any Uncor Uncorrected Defic	rected Defi	cienci IS-256	es. Was a Summary 67) Sent to the Facili	of ty? YES	5 NO
				D 1 11			EID	141404	

CENTERS FOR MEDICARE & MEDICAID SERVICES

MEDICARE/MEDICAID CERTIFICATION AND TRANSMITTAL PART I - TO BE COMPLETED BY THE STATE SURVEY AGENCY

ID:	VIYC	
Faci	lity ID: 00947	7

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MEDICARE/MEDICAID PROVIDE (L1) 245342	R NO.	3. NAME AND AD (L3) GOLDEN L 3			LEY	4. TYPE OF ACTION: <u>2 (</u> L8)	
2.STATE VENDOR OR MEDICAID N	0.	(L4) 313 SOUTH		_		1. Initial 2. Recertification 3. Termination 4. CHOW	
(L2) 395463300		(L5) STILLWATI	ER, MN		(L6) 55082	5. Validation 6. Complaint	
5. EFFECTIVE DATE CHANGE OF C (L9) 04/01/2006	WNERSHIP	7. PROVIDER/SU 01 Hospital	PPLIER CATEGO	ORY 09 ESRD	02 (L7) 13 PTIP 22 CLIA	7. On-Site Visit 9. Other 8. Full Survey After Complaint	
6. DATE OF SURVEY 01/09/08. ACCREDITATION STATUS: 0 Unaccredited 1 TJC	(2014 (L34) (L10)	02 SNF/NF/Dual 03 SNF/NF/Distinct 04 SNF	06 PRTF 07 X-Ray 08 OPT/SP	10 NF 11 ICF/IID 12 RHC	14 CORF 15 ASC 16 HOSPICE	FISCAL YEAR ENDING DATE: (L35) 12/31	
2 AOA 3 Other							
11LTC PERIOD OF CERTIFICATION		10.THE FACILITY		AS:	And/On America Weissers Of	The Following Pequirements:	
From (a):		A. In Complian	equirements		2. Technical Personnel	The Following Requirements: 6. Scope of Services Limit	
To (b):		Compliance	e Based On:		3. 24 Hour RN	7. Medical Director	
12.Total Facility Beds	70 (L18)	1. A	cceptable POC		4. 7-Day RN (Rural SN 5. Life Safety Code	IF) 8. Patient Room Size 9. Beds/Room	
13.Total Certified Beds	70 (L17)	X B. Not in Com Requireme	npliance with Progrents and/or Applie		* Code: B *		
14. LTC CERTIFIED BED BREAKDOV	VN				15. FACILITY MEETS		
18 SNF 18/19 SNF	19 SNF	ICF	IID		1861 (e) (1) or 1861 (j) (1):	(L15)	
70					() () ()		
(L37) (L38)	(L39)	(L42)	(L43)				
16. STATE SURVEY AGENCY REMA	ARKS (IF APPLICA	ABLE SHOW LTC CA	ANCELLATION D	ATE):			
See Attached Remarks							
17. SURVEYOR SIGNATURE		Date :			18. STATE SURVEY AGENCY	APPROVAL Date:	
Mary Beth Lacina, HFE	NE II	02/05	5/2014		Anne Kleppe, Enforce	ement Specialist	
				(L19)			(L20)
PAR	T II - TO BE	COMPLETED I	BY HCFA RE	, ,	OFFICE OR SINGLE S		(L20)
PAR 19. DETERMINATION OF ELIGIBILI 1. Facility is Eligible to Pa 2. Facility is not Eligible	TY	20. COM	BY HCFA REO IPLIANCE WITH HTS ACT:	GIONAL	21. 1. Statement of Final	TATE AGENCY ncial Solvency (HCFA-2572) ol Interest Disclosure Stmt (HCFA-1513)	(L20)
DETERMINATION OF ELIGIBILE	TY articipate (L21)	20. COM RIGH	IPLIANCE WITH ITS ACT:	GIONAL CIVIL	21. 1. Statement of Final2. Ownership/Control3. Both of the Above	TATE AGENCY ncial Solvency (HCFA-2572) ol Interest Disclosure Stmt (HCFA-1513) ::	(L20)
DETERMINATION OF ELIGIBILE	TY uticipate (L21) 23. LTC AGREE	20. COM RIGH MENT 24	IPLIANCE WITH HTS ACT:	GIONAL CIVIL	21. 1. Statement of Final 2. Ownership/Control 3. Both of the Above 26. TERMINATION ACTION:	TATE AGENCY ncial Solvency (HCFA-2572) ol Interest Disclosure Stmt (HCFA-1513) :: (L30)	(L20)
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19. DETERMINATION OF ELIGIBILE 1. Facility is Eligible to Pace 2. Facility is not Eligible 22. ORIGINAL DATE OF PARTICIPATION 08/01/1986 (L24)	TY uticipate (L21) 23. LTC AGREED BEGINNING (L41) 27. ALTERNATI	20. COM RIGH MENT 24 G DATE	IPLIANCE WITH HTS ACT: LTC AGREEMI ENDING DATI	GIONAL CIVIL	21. 1. Statement of Final 2. Ownership/Contre 3. Both of the Above 26. TERMINATION ACTION: VOLUNTARY 00 01-Merger, Closure 02-Dissatisfaction W/ Reimburse	TATE AGENCY ncial Solvency (HCFA-2572) of Interest Disclosure Stmt (HCFA-1513) (L30) INVOLUNTARY 05-Fail to Meet Health/Safety ement 06-Fail to Meet Agreement on OTHER 07-Provider Status Change	(L20)
19. DETERMINATION OF ELIGIBILE 1. Facility is Eligible to Pace 2. Facility is not Eligible 22. ORIGINAL DATE OF PARTICIPATION 08/01/1986 (L24)	(L21) 23. LTC AGREED BEGINNING (L41) 27. ALTERNATI A. Suspension	20. COM RIGH MENT 24 G DATE	IPLIANCE WITH HTS ACT: LTC AGREEMI ENDING DATI	GIONAL CIVIL	21. 1. Statement of Final 2. Ownership/Contre 3. Both of the Above 26. TERMINATION ACTION: VOLUNTARY 00 01-Merger, Closure 02-Dissatisfaction W/ Reimburse 03-Risk of Involuntary Termination	TATE AGENCY ncial Solvency (HCFA-2572) of Interest Disclosure Stmt (HCFA-1513) : (L30) INVOLUNTARY 05-Fail to Meet Health/Safety ement 06-Fail to Meet Agreement on OTHER	(L20)
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CENTERS FOR MEDICARE & MEDICAID SERVICES

MEDICARE/MEDICAID CERTIFICATION AND TRANSMITTAL PART I - TO BE COMPLETED BY THE STATE SURVEY AGENCY

Facility ID: 00947

C&T REMARKS - CMS 1539 FORM

STATE AGENCY REMARKS

CCN# 24-5342

At the time of the 01/09/2014 survey the facility was not in substantial compliance with Federal participation requirements. Please refer to the form CMS-2567 for both health and life safety code along with the facility's plan of correction. Post Certification Revisit to follow.



Protecting, Maintaining and Improving the Health of Minnesotans

Certified Mail # 7011 2000 0002 5143 8323

January 22, 2014

Ms. Kimberly Lyon, Administrator Golden Livingcenter - Greeley 313 South Greeley Street Stillwater, Minnesota 55082

RE: Project Number S5342023

Dear Ms. Lyon:

On January 9, 2014, a standard survey was completed at your facility by the Minnesota Departments of Health and Public Safety to determine if your facility was in compliance with Federal participation requirements for skilled nursing facilities and/or nursing facilities participating in the Medicare and/or Medicaid programs. This survey found the most serious deficiencies in your facility to be isolated deficiencies that constitute no actual harm with potential for more than minimal harm that is not immediate jeopardy (Level D), as evidenced by the attached CMS-2567 whereby corrections are required. A copy of the Statement of Deficiencies (CMS-2567) is enclosed.

Please note that this notice does not constitute formal notice of imposition of alternative remedies or termination of your provider agreement. Should the Centers for Medicare & Medicaid Services determine that termination or any other remedy is warranted, it will provide you with a separate formal notification of that determination.

This letter provides important information regarding your response to these deficiencies and addresses the following issues:

<u>Opportunity to Correct</u> - the facility is allowed an opportunity to correct identified deficiencies before remedies are imposed;

<u>Plan of Correction</u> - when a plan of correction will be due and the information to be contained in that document;

<u>Remedies</u> - the type of remedies that will be imposed with the authorization of the Centers for Medicare and Medicaid Services (CMS) if substantial compliance is not attained at the time of a revisit;

<u>Potential Consequences</u> - the consequences of not attaining substantial compliance 3 and 6 months after the survey date; and

<u>Informal Dispute Resolution</u> - your right to request an informal reconsideration to dispute the attached deficiencies.

Please note, it is your responsibility to share the information contained in this letter and the results of this visit with the President of your facility's Governing Body.

DEPARTMENT CONTACT

Questions regarding this letter and all documents submitted as a response to the resident care deficiencies (those preceded by a "F" tag), i.e., the plan of correction should be directed to:

Susanne Reuss, Unit Supervisor Minnesota Department of Health P.O. Box 64900 St. Paul, Minnesota 55108-2970 Telephone: (651) 201-3793

Fax: (651) 201-3790

OPPORTUNITY TO CORRECT - DATE OF CORRECTION - REMEDIES

As of January 14, 2000, CMS policy requires that facilities will not be given an opportunity to correct before remedies will be imposed when actual harm was cited at the last standard or intervening survey and also cited at the current survey. Your facility does not meet this criterion. Therefore, if your facility has not achieved substantial compliance by February 18, 2014, the Department of Health will impose the following remedy:

• State Monitoring. (42 CFR 488.422)

PLAN OF CORRECTION (PoC)

A PoC for the deficiencies must be submitted within **ten calendar days** of your receipt of this letter. Your PoC must:

- Address how corrective action will be accomplished for those residents found to have been affected by the deficient practice;
- Address how the facility will identify other residents having the potential to be affected by the same deficient practice;
- Address what measures will be put into place or systemic changes made to ensure that the deficient practice will not recur;
- Indicate how the facility plans to monitor its performance to make sure that solutions are sustained. The facility must develop a plan for ensuring that correction is achieved and sustained. This plan must be implemented, and the corrective action evaluated for its effectiveness. The plan of correction is integrated into the quality assurance system;
- Include dates when corrective action will be completed. The corrective action completion dates must be acceptable to the State. If the plan of correction is unacceptable for any reason, the State will notify the facility. If the plan of correction is acceptable, the State will notify the facility. Facilities should be cautioned that they are

ultimately accountable for their own compliance, and that responsibility is not alleviated in cases where notification about the acceptability of their plan of correction is not made timely. The plan of correction will serve as the facility's allegation of compliance; and,

- Include signature of provider and date.

The state agency may, in lieu of a revisit, determine correction and compliance by accepting the facility's PoC if the PoC is reasonable, addresses the problem and provides evidence that the corrective action has occurred.

If an acceptable PoC is not received within 10 calendar days from the receipt of this letter, we will recommend to the CMS Region V Office that one or more of the following remedies be imposed:

- Optional denial of payment for new Medicare and Medicaid admissions (42 CFR 488.417 (a));
- Per day civil money penalty (42 CFR 488.430 through 488.444).

Failure to submit an acceptable PoC could also result in the termination of your facility's Medicare and/or Medicaid agreement.

PRESUMPTION OF COMPLIANCE - CREDIBLE ALLEGATION OF COMPLIANCE

The facility's PoC will serve as your allegation of compliance upon the Department's acceptance. Your signature at the bottom of the first page of the CMS-2567 form will be used as verification of compliance. In order for your allegation of compliance to be acceptable to the Department, the PoC must meet the criteria listed in the plan of correction section above. You will be notified by the Minnesota Department of Health, Licensing and Certification Program staff and/or the Department of Public Safety, State Fire Marshal Division staff, if your PoC for the respective deficiencies (if any) is acceptable.

VERIFICATION OF SUBSTANTIAL COMPLIANCE

Upon receipt of an acceptable PoC, an onsite revisit of your facility may be conducted to validate that substantial compliance with the regulations has been attained in accordance with your verification. A Post Certification Revisit (PCR) will occur after the date you identified that compliance was achieved in your plan of correction.

If substantial compliance has been achieved, certification of your facility in the Medicare and/or Medicaid program(s) will be continued and remedies will not be imposed. Compliance is certified as of the latest correction date on the approved PoC, unless it is determined that either correction actually occurred between the latest correction date on the PoC and the date of the first revisit, or correction occurred sooner than the latest correction date on the PoC.

Original deficiencies not corrected

If your facility has not achieved substantial compliance, we will impose the remedies described above. If the level of noncompliance worsened to a point where a higher category of remedy may be imposed, we will recommend to the CMS Region V Office that those other remedies be imposed.

Original deficiencies not corrected and new deficiencies found during the revisit

If new deficiencies are identified at the time of the revisit, those deficiencies may be disputed through the informal dispute resolution process. However, the remedies specified in this letter will be imposed for original deficiencies not corrected. If the deficiencies identified at the revisit require the imposition of a higher category of remedy, we will recommend to the CMS Region V Office that those remedies be imposed.

Original deficiencies corrected but new deficiencies found during the revisit

If new deficiencies are found at the revisit, the remedies specified in this letter will be imposed. If the deficiencies identified at the revisit require the imposition of a higher category of remedy, we will recommend to the CMS Region V Office that those remedies be imposed. You will be provided the required notice before the imposition of a new remedy or informed if another date will be set for the imposition of these remedies.

FAILURE TO ACHIEVE SUBSTANTIAL COMPLIANCE BY THE THIRD OR SIXTH MONTH AFTER THE LAST DAY OF THE SURVEY

If substantial compliance with the regulations is not verified by April 9, 2014 (three months after the identification of noncompliance), the CMS Region V Office must deny payment for new admissions as mandated by the Social Security Act (the Act) at Sections 1819(h)(2)(D) and 1919(h)(2)(C) and Federal regulations at 42 CFR Section 488.417(b). This mandatory denial of payments will be based on the failure to comply with deficiencies originally contained in the Statement of Deficiencies, upon the identification of new deficiencies at the time of the revisit, or if deficiencies have been issued as the result of a complaint visit or other survey conducted after the original statement of deficiencies was issued. This mandatory denial of payment is in addition to any remedies that may still be in effect as of this date.

We will also recommend to the CMS Region V Office and/or the Minnesota Department of Human Services that your provider agreement be terminated by July 9, 2014 (six months after the identification of noncompliance) if your facility does not achieve substantial compliance. This action is mandated by the Social Security Act at Sections 1819(h)(2)(C) and 1919(h)(3)(D) and Federal regulations at 42 CFR Sections 488.412 and 488.456.

INFORMAL DISPUTE RESOLUTION

In accordance with 42 CFR 488.331, you have one opportunity to question cited deficiencies through an informal dispute resolution process. You are required to send your written request, along with the specific deficiencies being disputed, and an explanation of why you are disputing those deficiencies, to:

Nursing Home Informal Dispute Process Minnesota Department of Health Division of Compliance Monitoring P.O. Box 64900 St. Paul, Minnesota 55164-0900

This request must be sent within the same ten days you have for submitting a PoC for the cited deficiencies. All requests for an IDR or IIDR of federal deficiencies must be submitted via the web at: http://www.health.state.mn.us/divs/fpc/profinfo/ltc/ltc idr.cfm

You must notify MDH at this website of your request for an IDR or IIDR within the 10 calendar day period allotted for submitting an acceptable plan of correction. A copy of the Department's informal dispute resolution policies are posted on the MDH Information Bulletin website at: http://www.health.state.mn.us/divs/fpc/profinfo/infobul.htm

Please note that the failure to complete the informal dispute resolution process will not delay the dates specified for compliance or the imposition of remedies.

Questions regarding all documents submitted as a response to the Life Safety Code deficiencies (those preceded by a "K" tag), i.e., the plan of correction, request for waivers, should be directed to:

Mr. Patrick Sheehan, Supervisor Health Care Fire Inspections State Fire Marshal Division 444 Cedar Street, Suite 145 St. Paul, Minnesota 55101-5145 Telephone: (651) 201-7205

Fax: (651) 215-0541

Feel free to contact me if you have questions.

Sincerely,

Kamala Fiske-Downing, Program Specialist

Licensing and Certification Program Division of Compliance Monitoring

Kumalu Fiske Downing

Telephone: (651) 201-4112 Fax: (651) 215-9697

Enclosure

cc: Licensing and Certification File

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

PRINTED: 01/21/2014 FORM APPROVED OMB NO. 0938-0391

	OF DEFICIENCIES OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	l ' '	TIPLE CONSTRUCTION		TE SURVEY MPLETED
		245342	B. WING		01	/09/2014
	PROVIDER OR SUPPLIER	REELEY		STREET ADDRESS, CITY, STATE, Z 313 SOUTH GREELEY STREET STILLWATER, MN 55082	IP CODE	
(X4) ID PREFIX TAG	(EACH DEFICIENCY	TEMENT OF DEFICIENCIES Y MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFI TAG		TION SHOULD BE THE APPROPRIATE	(X5) COMPLETION DATE
F 246	as your allegation of Department's accellation of the first pure be used as verificated. Upon receipt of an revisit of your facilities validate that substate regulations has been your verification. 483.15(e)(1) REAS OF NEEDS/PREFE A resident has the reservices in the faciliac accommodations of preferences, exceptions.	of correction (POC) will serve of compliance upon the ptance. Your signature at the page of the CMS-2567 form will ion of compliance. acceptable POC an on-site y may be conducted to intial compliance with the en attained in accordance with CONABLE ACCOMMODATION ERENCES		Submission of thi and Plan of Correnot a legal admis deficiency exists this Statement of was correctly cit also not to be contained an admission of facility, the Exemplerector or any eagents or other in who draft or may discussed in this and Plan of Correction does not constitute an admission of this correction does not constitute an admission of the facts alleged or correctness of an conclusions set fallegations.	ction is sion that a cor that a cor that is Deficiency sed, and is onstrued as fault by the extive employees, andividuals be a Response ection. In ation and is Plan of not mission or kind by the cruth of any the my	2/18/14
	by: Based on observatoreview, the facility for was in reach for 1 control accommodation of Findings include: R5's most recent Modated 11/12/13, indicassist of one staffing	NT is not met as evidenced cion, interview and document ailed to ensure the call light of 1 resident reviewed for needs. DS [Minimum Data Set], icated R5 required extensive nember for transferring, bed room, and locomotion on unit		Accordingly, the has prepared and the Plan of Correto the resolution appeal which may solely because of requirements undefederal law that submission of a R Correction within days of the surve condition to part the Title 18 and programs. This R Correction is subthe facility's creation and the facility's creation and the facility's creation and the correction is subthe facility's creation is subthe facility.	submitted ection prior n of any be filed f the er state and mandate Plan of n ten (10) ey as a cicipate in Title 19 Plan of comitted as a	

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

ITLE

(X6) DATE

Any deficiency statement ending with an asterisk (*) denotes a deficiency which the institution may be excused from correcting providing it is determined that other safeguards provide sufficient protection to the patients. (See instructions.) Except for nursing homes, the findings stated above are disclosable 90 days following the date of survey whether or not a plan of correction is provided. For nursing homes, the above findings and plans of correction are disclosable 14 days following the date these documents are made available to the facility. If deficiencies are cited, an approved plan of correction is requisite to continued program participation.

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

PRINTED: 01/21/2014 FORM APPROVED OMB NO. 0938-0391

	FOF DEFICIENCIES OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	' '	TIPLE CONSTRUCTION ING		E SURVEY MPLETED
		245342	B. WING		01/	/09/2014
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F 246	Continued From pa	age 1	F 2	allegation of complia	nce.	
	R5 was seated in high the bed. The call light frame at the head of table and walker with the call light, posing When asked, R5 with purpose of a call light when staff help was On 1/8/14, at 9:20 (NA)-A, was observed the bed. The call light garbage container garbage container the bed and slightly resident and call light location during rand 9:45 a.m. No different was observed resting in bed. The confirmed observed call light from the fleblanket next to R5. should be placed in resident using a clipal a.m., at the request placed on the garbage proximately the sobservations at 9:20 positioned in her bedlocation as she was 9:20 a.m. and 9:45 call light, R5 reported it R5 reported it	a.m. R5's nursing assistant, yed assisting R5 to recline in ght was on the side of the farthest from the bed. The was a few inches away from above head level for R5. The thr remained in the same dom observations at 9:35 a.m. levice was near R5 to assist call light. At 11:02, the call on the floor. R5 remained director of nursing, (DON), ion at this time, picked up the boor and clipped it on the DON reported the call light a reach and fastened near the conthe call light. At 11:27 to fthe DON, the call light was		* Call Light was place within reach of R5 upon discovery that it was within her reach. * Facility will provied education to all staff regarding appropriate placement of call light. * Audit Tool Created implemented for audit residents to ensure callight is placed appropriately. * Random Audits will be completed at least weekensure appropriate calliplacement. * The facility QAPI committee will review to audit results for 2 more and then determine the further recommendations continuation, if necess. * The date of completion 2-18-14.	n not de ts. and of all ll ce tly to l light the nths need s and sary.	

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

PRINTED: 01/21/2014 FORM APPROVED OMB NO. 0938-0391

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION X31) DATE SURVEY COMPLETED 245342	CENTER	13 FOR MEDICANE	A MEDICAID SERVICES				NID 140. 0330-0331
NAME OF PROVIDER OR SUPPLIER GOLDEN LIVINGCENTER - GREELEY (X4) ID PREFIX TAG (EACH DEFICIENCY MUST BE PRECEDED BY FULL REGULATORY OR LSC IDENTIFYING INFORMATION) F 246 Continued From page 2 light was not easily accessible for R5. Review of R5's most recent care plan, revised on 8/22/13, directed staff "I have a physical functioning deficit related to: Self care impairment, Mobility Impairment: weakness, unsteady gait. I have chronic pain in my right shoulder d/t [due to] arthritis." Interventions included: "Call light within reach and its use encouraged." The care plan further read: "I am STREET ADDRESS, CITY, STATE, ZIP CODE 313 SOUTH GREELEY STREET STILLWATER, MN 55082 PROVIDER'S PLAN OF CORRECTION PREFIX TAG PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY) COMPLETION PREFIX TAG PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY) COMPLETION CASH THE ADDRESS, CITY, STATE, ZIP CODE 313 SOUTH GREELEY STREET STILLWATER, MN 55082 COMPLETION CASH TAGE CASH TAGE STREET ADDRESS, CITY, STATE, ZIP CODE 313 SOUTH GREELEY STREET STILLWATER, MN 55082 COMPLETION CASH TAGE CASH TAGE STREET ADDRESS, CITY, STATE, ZIP CODE 313 SOUTH GREELEY STREET STILLWATER, MN 55082 COMPLETION CASH TAGE CASH TAGE COMPLETION CASH TAGE				1 ' '			
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PREFIX TAG (EACH DEFICIENCY MUST BE PRECEDED BY FULL REGULATORY OR LSC IDENTIFYING INFORMATION) F 246 Continued From page 2 light was not easily accessible for R5. Review of R5's most recent care plan, revised on 8/22/13, directed staff "I have a physical functioning deficit related to: Self care impairment, Mobility Impairment: weakness, unsteady gait. I have chronic pain in my right shoulder d/t [due to] arthritis." Interventions included: "Call light within reach and its use encouraged." The care plan further read: "I am CAMPLIANCE MONITORING DIVISION COMPLIANCE MONITORING DIVISION COMPLIANCE MONITORING DIVISION COMPLIANCE MONITORING DIVISION COMPLIANCE MONITORING DIVISION			REELEY		313	SOUTH GREELEY STREET	
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	F 246	Review of R5's mos 8/22/13, directed st functioning deficit re impairment, Mobility unsteady gait. I hav shoulder d/t [due to included: "Call light encouraged." The couraged."	accessible for R5. st recent care plan, revised on aff "I have a physical elated to: Self care y Impairment: weakness, re chronic pain in my right] arthritis." Interventions within reach and its use care plan further read: "I am	F 2	246	FEB - 5 2014	g Division

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

Printed: 01/09/2014 FORM APPROVED OMB NO. 0938-0391

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION

(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:

(X2) MULTIPLE CONSTRUCTION A. BUILDING 01 - MAIN BUILDING 01 (X3) DATE SURVEY COMPLETED

245342

B. WING

01/07/2014

NAME OF PROVIDER OR SUPPLIER

GOLDEN LIVINGCENTER - GREELEY

STREET ADDRESS, CITY, STATE, ZIP CODE

313 SOUTH GREELEY STREET

GOLDEN	LIVINGCENTER - GREELLT		VATER, MN		
(X4) ID PREFIX TAG	SUMMARY STATEMENT OF DEFICIENCIE (EACH DEFICIENCY MUST BE PRECEDED BY REGULATORY OR LSC IDENTIFYING INFORM/	FULL	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY)	(X5) COMPLETION DATE
K 000	INITIAL COMMENTS		K 000		
	FIRE SAFETY	ad by the			
	A Life Safety Code Survey was conducted Minnesota Department of Public Safety. time of this survey, Greeley Healthcare (was found in substantial compliance with requirements for participation in Medicare/Medicaid at 42 CFR, Subpart 483.70(a), Life Safety from Fire, and the edition of National Fire Protection Associated (NFPA) Standard 101, Life Safety Code Chapter 19 Existing Health Care.	At the Center in the 2000 iation			
G.	Greeley Healthcare Center is a 1-story by with a partial basement. The building was constructed at 3 different times. The original building was constructed in 1964 and was determined to be of Type 2(111) constructed to the side of the building that was determined Type II(111)construction. In 1997, an action was constructed to the north and south some the building that was determined to be of V(111)construction. Because the original and the additions meet the construction allowed for existing buildings, the facility surveyed as one building as Type V(111 construction.	signal si			
	The building is fully fire sprinkler protects facility has a complete fire alarm system smoke detection in the corridors and space open to the corridor that is monitored for automatic fire department notification. A system smoke detection is in all resident The facility has a licensed capacity of 70 and had a census of 57 at the time of the	with aces Iso t rooms.			
LABORATO	RY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESE	NTATIVE'S SIG	NATURE	TITLE	(X6) DATE

Any deficiency statement ending with an asterisk (*) denotes a deficiency which the institution may be excused from correcting providing it is determined that other safeguards provide sufficient protection to the patients. (See instructions.) Except for nursing homes, the findings stated above are disclosable 90 days following the date of survey whether or not a plan of correction is provided. For nursing homes, the above findings and plans of correction are disclosable 14 days following the date these documents are made available to the facility. If deficiencies are cited, an approved plan of correction is requisite to continued program participation.

Minnesota Department of Health STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION **IDENTIFICATION NUMBER:** COMPLETED A. BUILDING: B. WING 00947 01/09/2014 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 313 SOUTH GREELEY STREET **GOLDEN LIVINGCENTER - GREELEY** STILLWATER, MN 55082 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 PRÉFIX **PREFIX** CROSS-REFERENCED TO THE APPROPRIATE DATE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG TAG DEFICIENCY) 2 000 2 000 Initial Comments *****ATTENTION****** NH LICENSING CORRECTION ORDER In accordance with Minnesota Statute, section 144A.10, this correction order has been issued pursuant to a survey. If, upon reinspection, it is found that the deficiency or deficiencies cited herein are not corrected, a fine for each violation not corrected shall be assessed in accordance with a schedule of fines promulgated by rule of the Minnesota Department of Health. Determination of whether a violation has been corrected requires compliance with all requirements of the rule provided at the tag number and MN Rule number indicated below. When a rule contains several items, failure to comply with any of the items will be considered lack of compliance. Lack of compliance upon re-inspection with any item of multi-part rule will result in the assessment of a fine even if the item that was violated during the initial inspection was corrected. You may request a hearing on any assessments that may result from non-compliance with these orders provided that a written request is made to the Department within 15 days of receipt of a notice of assessment for non-compliance. **INITIAL COMMENTS:** On January 6, 7, 8, and 9, 2014, surveyors of this Minnesota Department of Health is Department's staff, visited the above provider and documenting the State Licensing the following correction orders are issued. When Correction Orders using federal software. corrections are completed, please sign and date, Tag numbers have been assigned to make a copy of these orders and return the Minnesota state statutes/rules for Nursing original to the Minnesota Department of Health, Homes. Division of Compliance Monitoring, Licensing and

Minnesota Department of Health

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

TITLE

(X6) DATE

STATE FORM

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If continuation sheet 1 of

(X3) DATE SURVEY

Minnesota Department of Health

(X1) PROVIDER/SUPPLIER/CLIA

STATEMENT OF DEFICIENCIES

AND PLAN	OF CORRECTION	IDENTIFICATION NUMBER:	A. BUILDING		COMPLETED	
		00947	B. WING		01/09/2014	
	PROVIDER OR SUPPLIER	SEELEY 313 SOUT	DRESS, CITY, TH GREELE TER, MN 55			
(X4) ID PREFIX TAG	(EACH DEFICIENCY	TEMENT OF DEFICIENCIES MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTIC (EACH CORRECTIVE ACTION SHOUL) CROSS-REFERENCED TO THE APPROF DEFICIENCY)	O BE COMPLETE	
2 000	Continued From pa	ge 1	2 000			
	•	ox 64900, St. Paul, Minnesota		The assigned tag number appears far left column entitled "ID Prefix The state statute/rule number and corresponding text of the state statut out of compliance is listed in the "Summary Statement of Deficienci column and replaces the "To Comportion of the correction order. The column also includes the findings are in violation of the state statute statement, "This Rule is not met as evidenced by." Following the survifindings are the Suggested Method Correction and the Time Period For Correction. PLEASE DISREGARD THE HEAD THE FOURTH COLUMN WHICH STATES, "PROVIDER'S PLAN OF CORRECTION." THIS APPLIES TO FEDERAL DEFICIENCIES ONLY. WILL APPEAR ON EACH PAGE. THERE IS NO REQUIREMENT TO SUBMIT A PLAN OF CORRECTION SUBMIT A PLAN OF CORRECTION VIOLATIONS OF MINNESOTA ST STATUTES/RULES.	ag." the cute/rule es" oly" iis which after the s eyors I of r THIS O N FOR	
2 430	MN Rule 4658.0210	Subp. 1 Room Assignments	2 430			
	A nursing home muresident's preference roommates, and fur	ssignments and furnishings. ust attempt to accommodate a es on room assignments, nishings whenever possible. ent is not met as evidenced				
	by:	on, interview and document				

(X2) MULTIPLE CONSTRUCTION

PRINTED: 01/21/2014 FORM APPROVED Minnesota Department of Health (X3) DATE SURVEY (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION COMPLETED **IDENTIFICATION NUMBER:** A. BUILDING: ___ 01/09/2014 00947 STREET ADDRESS, CITY, STATE, ZIP CODE NAME OF PROVIDER OR SUPPLIER **313 SOUTH GREELEY STREET GOLDEN LIVINGCENTER - GREELEY** STILLWATER, MN 55082 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X5)(X4) ID COMPLETE (FACH CORRECTIVE ACTION SHOULD BE (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX PREFIX DATE CROSS-REFERENCED TO THE APPROPRIATE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG TAG DEFICIENCY) 2 430 2 430 Continued From page 2 review, the facility failed to ensure the call light was in reach for 1 of 1 resident reviewed for accommodation of needs. Findings include: R5's most recent MDS [Minimum Data Set], dated 11/12/13, indicated R5 required extensive assist of one staff member for transferring, bed mobility, walking in room, and locomotion on unit and in room. During initial observation on 1/7/14, at 9:52 a.m., R5 was seated in her wheelchair near the foot of the bed. The call light was clipped to the bed frame at the head of the bed, behind R5. A tray table and walker were between the resident and the call light, posing a barrier to the call light. When asked, R5 was able to state the correct purpose of a call light, to press down the button when staff help was needed. On 1/8/14, at 9:20 a.m. R5's nursing assistant, (NA)-A, was observed assisting R5 to recline in her bed. The call light was on the side of the garbage container farthest from the bed. The garbage container was a few inches away from the bed and slightly above head level for R5. The resident and call light remained in the same location during random observations at 9:35 a.m. and 9:45 a.m. No device was near R5 to assist

Minnesota Department of Health

her in reaching the call light. At 11:02, the call light was observed on the floor. R5 remained resting in bed. The director of nursing, (DON), confirmed observation at this time, picked up the call light from the floor and clipped it on the blanket next to R5. DON reported the call light should be placed in reach and fastened near the resident using a clip on the call light. At 11:27 a.m., at the request of the DON, the call light was

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Minnesota Department of Health (X3) DATE SURVEY STATEMENT OF DEFICIENCIES (X2) MULTIPLE CONSTRUCTION (X1) PROVIDER/SUPPLIER/CLIA COMPLETED IDENTIFICATION NUMBER: AND PLAN OF CORRECTION A. BUILDING: _____ B. WING 01/09/2014 00947 STREET ADDRESS, CITY, STATE, ZIP CODE NAME OF PROVIDER OR SUPPLIER 313 SOUTH GREELEY STREET **GOLDEN LIVINGCENTER - GREELEY** STILLWATER, MN 55082 PROVIDER'S PLAN OF CORRECTION SUMMARY STATEMENT OF DEFICIENCIES (X5)(X4) ID COMPLETE (EACH CORRECTIVE ACTION SHOULD BE (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX PRÉFIX DATE CROSS-REFERENCED TO THE APPROPRIATE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG TAG DEFICIENCY) 2 430 2 430 | Continued From page 3 placed on the garbage container, in approximately the same location as it was during observations at 9:20 a.m. until 9:45 a.m. R5 was positioned in her bed in approximately the same location as she was during observations between 9:20 a.m. and 9:45 a.m. When asked to reach the call light, R5 reached her arm out for it. However, her hand remained several inches from the call light. R5 reported it would be difficult for her to reach the call light. The DON confirmed the call light was not easily accessible for R5. Review of R5's most recent care plan, revised on 8/22/13, directed staff "I have a physical functioning deficit related to: Self care impairment, Mobility Impairment: weakness, unsteady gait. I have chronic pain in my right shoulder d/t [due to] arthritis." Interventions included: "Call light within reach and its use encouraged." The care plan further read: "I am able to use the call light to request staff assist." SUGGESTED METHOD OF CORRECTION: The administrator, director of nursing or designee could assure that policies and procedures are revised, up to date, implemented and monitored to assure resident call lights are within reach and that residents needs are met. TIME PERIOD FOR CORRECTION: Twenty One (21) days.

Minnesota Department of Health STATE FORM

V1YC11