

Electronically delivered March 31, 2022

Administrator Bywood East Health Care 3427 Central Avenue Northeast Minneapolis, MN 55418

RE: CCN: 24E185

Cycle Start Date: March 28, 2022

Dear Administrator:

On February 23, 2022, we notified you a remedy was imposed. On March 28, 2022 the Minnesota Department of Health completed a revisit to verify that your facility had achieved and maintained compliance. We have determined that your facility has achieved substantial compliance as of March 18, 2022.

As authorized by CMS the remedy of:

• Discretionary denial of payment for new Medicare and Medicaid admissions effective March 10, 2022 be discontinued as of March 18, 2022. (42 CFR 488.417 (b))

In our letter of February 23, 2022, in accordance with Federal law, as specified in the Act at § 1819(f)(2)(B)(iii)(I)(b) and § 1919(f)(2)(B)(iii)(I)(b), we notified you that your facility is prohibited from conducting Nursing Aide Training and/or Competency Evaluation Programs (NATCEP) for two years from March 10, 2022. This does not apply to or affect any previously imposed NATCEP loss.

The CMS Region V Office may notify you of their determination regarding any imposed remedies.

Feel free to contact me if you have questions.

Sincerely,

Kamala Fiske-Downing

Minnesota Department of Health

Kumalu Fiske Downing

Licensing and Certification Program

Program Assurance Unit

Health Regulation Division

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

Email: Kamala.Fiske-Downing@state.mn.us



Electronically delivered

March 31, 2022

Administrator Bywood East Health Care 3427 Central Avenue Northeast Minneapolis, MN 55418

Re: Reinspection Results

Event ID: 5IPC12

### Dear Administrator:

On March 28, 2022 survey staff of the Minnesota Department of Health - Health Regulation Division completed a reinspection of your facility, to determine correction of orders found on the survey completed on February 7, 2022. At this time these correction orders were found corrected.

Please feel free to call me with any questions.

Sincerely,

Kamala Fiske-Downing

Minnesota Department of Health Licensing and Certification Program

Kumalu Fiske Downing

Program Assurance Unit Health Regulation Division

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

Email: Kamala.Fiske-Downing@state.mn.us



Electronically Submitted February 23, 2022

Administrator
Bywood East Health Care
3427 Central Avenue Northeast
Minneapolis, MN 55418

RE: CCN: 24E185

Cycle Start Date: February 7, 2022

### Dear Administrator:

On February 7, 2022, survey was completed at your facility by the Minnesota Department of Health 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.

Your facility was not in substantial compliance with the participation requirements and the conditions in your facility constituted **immediate jeopardy** to resident health or safety. This survey found the most serious deficiencies in your facility to be widespread deficiencies that constituted immediate jeopardy (Level L) whereby corrections were required. The Statement of Deficiencies (CMS-2567) is being electronically delivered.

### REMOVAL OF IMMEDIATE JEOPARDY

On February 2, 2022, the situation of immediate jeopardy to potential health and safety cited at F880 was removed. However, continued non-compliance remains at the lower scope and severity of E.

Also, on February 7, 2022, the situation of immediate jeopardy to potential health and safety cited at F886 was removed. However, continued non-compliance remains at the lower scope and severity of F.

### **REMEDIES**

As a result of the survey findings and in accordance with survey and certification memo 16-31-NH, this Department recommended the enforcement remedy listed below to the CMS Region V Office for imposition: The CMS Region V Office concurs and is imposing the following remedy and has authorized this Department to notify you of the imposition:

- Discretionary Denial of Payment for new Medicare and/or Medicaid Admissions, Federal regulations at 42 CFR § 488.417(a), effective March 10, 2022.
- Directed plan of correction (DPOC), Federal regulations at 42 CFR § 488.424. Please see

electronically attached documents for the DPOC.

This Department is also recommending that CMS impose a civil money penalty (42 CFR 488.430 through 488.444). You will receive a formal notice from the CMS RO only if CMS agrees with our recommendation.

The CMS Region V Office will notify your Medicare Administrative Contractor (MAC) that the denial of payment for new admissions is effective March 10, 2022, (42 CFR 488.417 (b)). They will also notify the State Medicaid Agency that they must also deny payment for new Medicaid admissions effective March 10, 2022, (42 CFR 488.417 (b)).

You should notify all Medicare/Medicaid residents admitted on, or after, this date of the restriction. The remedy must remain in effect until your facility has been determined to be in substantial compliance or your provider agreement is terminated. Please note that the denial of payment for new admissions includes Medicare/Medicaid beneficiaries enrolled in managed care plans. It is your obligation to inform managed care plans contracting with your facility of this denial of payment for new admissions.

### NURSE AIDE TRAINING PROHIBITION

Please note that Federal law, as specified in the Act at §§ 1819(f)(2)(B) and 1919(f)(2)(B), prohibits approval of nurse aide training and competency evaluation programs and nurse aide competency evaluation programs offered by, or in, a facility which, within the previous two years, has operated under a § 1819(b)(4)(C)(ii)(II) or § 1919(b)(4)(C)(ii) waiver (i.e., waiver of full-time registered professional nurse); has been subject to an extended or partial extended survey as a result of a finding of substandard quality of care; has been assessed a total civil money penalty of not less than \$11,292; has been subject to a denial of payment, the appointment of a temporary manager or termination; or, in the case of an emergency, has been closed and/or had its residents transferred to other facilities.

Therefore, your agency is prohibited from offering or conducting a Nurse Assistant Training/Competency Evaluation Programs or Competency Evaluation Programs for two years effective March 10, 2022. This prohibition is not subject to appeal. Under Public Law 105-15 (H.R. 968), you may request a waiver of this prohibition if certain criteria are met. Please contact the Nursing Assistant Registry at (800) 397-6124 for specific information regarding a waiver for these programs from this Department.

### ELECTRONIC PLAN OF CORRECTION (ePOC)

Within ten (10) calendar days after your receipt of this notice, you must submit an acceptable plan of correction (ePOC) for the deficiencies cited. An acceptable ePOC will serve as your allegation of compliance. Upon receipt of an acceptable ePOC, we will authorize a revisit to your facility to determine if substantial compliance has been achieved. The failure to submit an acceptable ePOC can lead to termination of your Medicare and Medicaid participation (42 CFR 488.456(b)).

To be acceptable, a provider's ePOC must include the following:

- How corrective action will be accomplished for those residents found to have been affected by the deficient practice.
- How the facility will identify other residents having the potential to be affected by the same deficient practice.
- What measures will be put into place, or systemic changes made, to ensure that the deficient practice will not recur.
- How the facility will monitor its corrective actions to ensure that the deficient practice is being corrected and will not recur.
- The date that each deficiency will be corrected.
- An electronic acknowledgement signature and date by an official facility representative.

### **DEPARTMENT CONTACT**

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

Nicole Osterloh, RN, Unit Supervisor Marshall District Office Licensing and Certification Program Health Regulation Division Minnesota Department of Health 1400 East Lyon Street, Suite 102 Marshall, Minnesota 56258-2504 Email: nicole.osterloh@state.mn.us

Office: 507-476-4230

Mobile: (507) 251-6264 Mobile: (605) 881-6192

### PRESUMPTION OF COMPLIANCE - CREDIBLE ALLEGATION OF COMPLIANCE

The facility's ePoC will serve as your allegation of compliance upon the Department's acceptance. In order for your allegation of compliance to be acceptable to the Department, the ePoC 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 ePoC for their respective deficiencies (if any) is acceptable.

#### VERIFICATION OF SUBSTANTIAL COMPLIANCE

Upon receipt of an acceptable ePoC, a Post Certification Revisit (PCR), of your facility will be conducted to validate that substantial compliance with the regulations has been attained in accordance with your verification.

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 ePoC, unless it is determined that either correction actually occurred between the latest correction date on the ePoC and the date of the first revisit, or correction occurred sooner than the latest correction date on the ePoC.

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

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 August 7, 2022 (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.

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.

### APPEAL RIGHTS DENIAL OF PAYMENT

If you disagree with this action imposed on your facility, you or your legal representative may request a hearing before an administrative law judge of the Department of Health and Human Services, Departmental Appeals Board (DAB). Procedures governing this process are set out in 42 C.F.R. 498.40, et seq. You must file your hearing request electronically by using the Departmental Appeals Board's Electronic Filing System (DAB E-File) at https://dab.efile.hhs.gov no later than sixty (60) days after receiving this letter. Specific instructions on how to file electronically are attached to this notice. A copy of the hearing request shall be submitted electronically to:

### Tamika.Brown@cms.hhs.gov

Requests for a hearing submitted by U.S. mail or commercial carrier are no longer accepted as of October 1, 2014, unless you do not have access to a computer or internet service. In those circumstances you may call the Civil Remedies Division to request a waiver from e-filing and provide an explanation as to why you cannot file electronically or you may mail a written request for a waiver along with your written request for a hearing. A written request for a hearing must be filed no later than sixty (60) days after receiving this letter, by mailing to the following address:

Department of Health & Human Services
Departmental Appeals Board, MS 6132
Director, Civil Remedies Division
330 Independence Avenue, S.W.
Cohen Building – Room G-644
Washington, D.C. 20201
(202) 565-9462

A request for a hearing should identify the specific issues, findings of fact and conclusions of law with which you disagree. It should also specify the basis for contending that the findings and conclusions are incorrect. At an appeal hearing, you may be represented by counsel at your own expense. If you have any questions regarding this matter, please contact Tamika Brown, Principal Program Representative by phone at (312) 353-1502 or by e-mail at Tamika.Brown@cms.hhs.gov.

### APPEAL RIGHTS NURSE AIDE TRAINING PROHIBITION

Pursuant to the Federal regulations at 42 CFR Sections 498.3(b)(13)(2) and 498.3(b)(15), a finding of substandard quality of care that leads to the loss of approval by a Skilled Nursing Facility (SNF) of its NATCEP is an initial determination. In accordance with 42 CFR part 489 a provider dissatisfied with an initial determination is entitled to an appeal. If you disagree with the findings of substandard quality of care which resulted in the conduct of an extended survey and the subsequent loss of approval to conduct or be a site for a NATCEP, you or your legal representative may request a hearing before an administrative law judge of the Department of Health and Human Services, Department Appeals Board. Procedures governing this process are set out in Federal regulations at 42 CFR Section 498.40, et. Seq.

A written request for a hearing must be filed no later than 60 days from the date of receipt of this letter. Such a request may be made to the Centers for Medicare and Medicaid Services (formerly Health Care Financing Administration) at the following address:

Department of Health & Human Services
Departmental Appeals Board, MS 6132
Director, Civil Remedies Division
330 Independence Avenue, S.W.
Cohen Building – Room G-644
Washington, D.C. 20201

A request for a hearing should identify the specific issues and the findings of fact and conclusions of law with which you disagree. It should also specify the basis for contending that the findings and conclusions are incorrect. You do not need to submit records or other documents with your hearing request. The Departmental Appeals Board (DAB) will issue instructions regarding the proper submittal of documents for the hearing. The DAB will also set the location for the hearing, which is likely to be in Minnesota or in Chicago, Illinois. You may be represented by counsel at a hearing at your own expense.

### INFORMAL DISPUTE RESOLUTION (IDR) / INDEPENDENT INFORMAL DISPUTE RESOLUTION (IIDR)

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 Health Regulation Division

> P.O. Box 64900 St. Paul, Minnesota 55164-0900

This request must be sent within the same ten days you have for submitting an ePoC for the cited deficiencies. All requests for an IDR or IIDR of federal deficiencies must be submitted via the web at: https://mdhprovidercontent.web.health.state.mn.us/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: <a href="https://www.health.state.mn.us/facilities/regulation/infobulletins/ib04\_8.html">https://www.health.state.mn.us/facilities/regulation/infobulletins/ib04\_8.html</a>

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.

Feel free to contact me if you have questions.

Sincerely,

Kamala Fiske-Downing

Minnesota Department of Health Licensing and Certification Program

Kumalu Fiske Downing

Program Assurance Unit Health Regulation Division

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

Email: Kamala.Fiske-Downing@state.mn.us

PRINTED: 03/22/2022 FORM APPROVED OMB NO. 0938-0391

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ABORATORY	HE185166C (MN55	0/61), HE18516/C DER/SUPPLIER REPRESENTATIVE'S SIGI	NATURF	TITLE		(X6) DATE	

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

02/28/2022

Electronically Signed

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.

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F 000	and HE185181C (Note deficiency was cited) The facility's plan of as your allegation of Department's accessive enrolled in ePOC, yet the bottom of the form.  Upon receipt of an revisit of your facility substantial compliates been attained in according to the deficiency of the form.	ED: HE185171C (MN65990) MN63452), however a related d at F842.  If correction (POC) will serve of compliance upon the ptance. Because you are your signature is not required a first page of the CMS-2567  acceptable electronic POC, a y will be conducted to validate nce with the regulations has cordance with your		000			
<b>F</b> 842 SS=F	CFR(s): 483.20(f)(5) §483.20(f)(5) Resid (i) A facility may not resident-identifiable (ii) The facility may resident-identifiable accordance with a agrees not to use of except to the extent to do so. §483.70(i) Medical §483.70(i)(1) In accordessional standard	lent-identifiable information. It release information that is to the public. It release information that is to to an agent only in contract under which the agent in disclose the information It the facility itself is permitted It records. It cordance with accepted It and practices, the facility It ical records on each resident It mented; It is information.	F	842		3/18/22	

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F 842	all information contregardless of the forecords, except when (i) To the individual, representative when (ii) Required by Law (iii) For treatment, properations, as permovith 45 CFR 164.50 (iv) For public health neglect, or domestic activities, judicial and law enforcement purposes, research medical examiners a serious threat to be by and in compliance \$483.70(i)(3) The forecord information and unauthorized use.  §483.70(i)(4) Medic for- (i) The period of tim (ii) Five years from there is no requirem (iii) For a minor, 3 yielegal age under States \$483.70(i)(5) The noily Sufficient information in the comprehending the comprehending the comprehending the comprehending the control of the record of the record of the record of the recorded;	acility must keep confidential ained in the resident's records, arm or storage method of the en release is- or their resident re permitted by applicable law; w; bayment, or health care nitted by and in compliance of; h activities, reporting of abuse, c violence, health oversight administrative proceedings, arposes, organ donation purposes, or to coroners, funeral directors, and to avert nealth or safety as permitted be with 45 CFR 164.512.  acility must safeguard medical against loss, destruction, or the date of discharge when nent in State law; or years after a resident reaches	F 8	342			

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F 842	and resident review determinations cor (v) Physician's, nur professional's prog (vi) Laboratory, rac services reports as This REQUIREME by: Based on interview facility failed to ensure records were main readily accessible to 5 years from the accordance with faincidents and infection of the service of R9, R11 identified:  1) R9's allegation (occurred on 9/4/20, R17's abuse incompleted on 9/4/20, R17's abuse incompleted on the residents' med the residents' med Upon interview on indicated the proceed on the service of the service of further indicated the least have a note of the service	we evaluations and inducted by the State; rse's, and other licensed gress notes; and diology and other diagnostic is required under §483.50. NT is not met as evidenced wand document review, the sure all 86 residents' medical tained accurate, complete, and from the time of admission up a date of discharge in ederal regulation with regard to etion control surveillance.  In and R17's incident reports of abuse was reported to have eat 2:37 p.m. (ident occurred 9/9/19, at etion in the above residents' et documented or maintained in itical records.  2/3/22 11:16 a.m., the DON ess is to document in the bout the incident and the DON here were no notes in the report to the expectation would be to at for follow up from social is the event, which was not	FE	1. Safety: How were the reside affected by the action made sa R9: documentation was not mathe resident s medical records OHFC investigations. R9 was a building during the above state period, 9/4/2020. She was disc from our facility on 7/15/2020 a readmitted on 10/15/2020. She to HCMC on 7/8/2020 and was TCU facility at discharge from hospital.  R37: On 7/24/20, The investigations revealed that there was no combetween the residents involved investigation.  R17: On 9/09/2019, Staff was a for offensive speech toward rewhich was not charted in the remedical record as such. Social did follow up on the resident s that She is no longer a resident facility and the staff person is remployed here.  From this point forward, it shall policy to maintain all of the investiles for a minimum of five year.  2. Who could be affected by the All residents have the potential affected by this alleged deficient.	fe? aintained in regarding not in this d time charged and e was sent is sent to a the ation attact made in the suspended sident, esident salegation to fithis no longer libe our estigation es.	

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F 842	During an interview Infection Prevention members (registered aide (DA)-A tested around 12/15/21. The more staff since the positive, including the first they tested positive after Quality Assurations after Quality Assurations after Quality Assurations of the QAP stated the last meet Review of the QAP January 2022, identification of the QAP January 2022, identification of the Vulne Policy revised 6/18/1) The facility shall determine the sour mistreatment and the consistent with the eliminate any on-go 2) The investigation involved resident, fainterdisciplinary states others who may have the event.  3) Records of investigations are maintain years.	on 2/3/22 at 2:49 p.m., the nist (IP) identified 2 staff ed nurse (RN)-D and dietary positive for COVID-19 on or here were approximately 9 at time who also tested he administrator. The IP kept o show what staff or the dates as she shreds all documents ance Performance ell) committee meetings. She ting was held on 1/31/22.  I meeting minute notes for tified "per our protocols, QAPI itals and records are destroyed the has review". The minutes ion of any staff having been coVID.  Perable Adult Abuse Prevention (21, identified: make reasonable efforts to be of the suspected aske corrective action investigative findings to be ing danger to the residents. In shall include interviews of the amily members if appropriate, and any we pertinent information about tigations and corrective need by the facility for seven	F 84	3. What measures will be put intensure this deficiency does not in The vulnerable adult policy and paid will be updated as needed to reficurrent practice  4. What auditing will occur to enscompliance with this plan?	eoccur. procedure ect the	
F 880 SS=L	Infection Prevention CFR(s): 483.80(a)(		F 88	50		3/18/22

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	PROVIDER OR SUPPLIER  D EAST HEALTH CAR	RE		STREET ADDRESS, CITY, STATE, ZIP CODE  3427 CENTRAL AVENUE NORTHEAST  MINNEAPOLIS, MN 55418	•	
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F 880	infection prevention designed to provide comfortable enviror development and tr diseases and infect §483.80(a) Infection program.  The facility must est and control program a minimum, the foll §483.80(a)(1) A systemorting, investigat and communicable staff, volunteers, vist providing services a arrangement based conducted accordinaccepted national staff and the system of survivial procedures for the but are not limited to (i) A system of survivial procedures for the but are not limited to (ii) When and to who communicable disereported; (iii) Standard and tr to be followed to provide the system of survivial procedures for the but are not limited to the facility of the system of survivial procedures for the but are not limited to (iii) When and to who communicable disereported; (iiii) Standard and tr to be followed to provide the system of survivial procedures for the but are not limited to the facility of the system of survivial procedures for the but are not limited to the facility of the system of survivial procedures for the but are not limited to the facility of the system of survivial procedures for the but are not limited to the facility of the system of survivial procedures for the but are not limited to the facility of the system of survivial procedures for the but are not limited to the system of survivial procedures for the system of survivial procedur	control tablish and maintain an and control program a safe, sanitary and ment and to help prevent the tansmission of communicable tions. In prevention and control tablish an infection prevention in (IPCP) that must include, at owing elements:  Item for preventing, identifying, ting, and controlling infections diseases for all residents, sitors, and other individuals under a contractual I upon the facility assessment ing to §483.70(e) and following standards; en standards, policies, and program, which must include, o: eillance designed to identify table diseases or ey can spread to other ty; tom possible incidents of tase or infections should be ansmission-based precautions event spread of infections; isolation should be used for a	F 88			

	OF DEFICIENCIES OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	l ` '	PLE CONSTRUCTION	` '	(X3) DATE SURVEY COMPLETED	
		24E185	B. WING		02/0	7/2022	
	PROVIDER OR SUPPLIER  D EAST HEALTH CAR	E		STREET ADDRESS, CITY, STATE, ZIP CODE 3427 CENTRAL AVENUE NORTHEAST MINNEAPOLIS, MN 55418			
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F 880	(A) The type and didepending upon the involved, and (B) A requirement to least restrictive posticized contact with resider contact with resider contact will transmit (vi) The hand hygier by staff involved in §483.80(a)(4) A systidentified under the corrective actions to service with the service with the corrective actions to service with the se	paration of the isolation, a infectious agent or organism that the isolation should be the sible for the resident under the ces under which the facility byees with a communicable skin lesions from direct that or their food, if direct the disease; and the procedures to be followed direct resident contact.  Interest for recording incidents facility's IPCP and the taken by the facility.  Indie, store, process, and the store, process, and the store prevent the spread of the eview.  Indied to prevent the spread of the interview and document the illed to follow Centers for DC) and Centers for Medicare ces (CMS) guidelines for	F 880	An ICP consultant from Zellner Consulting has been contracted as 3/8/22 to meet the requirements of Directed Plan of Correction. On 3/8 ICP consultant reviewed the DPOC it was submitted for approval by MI DPOC Cohorting Residents/Transr Based Precautions Isolation We will review/revise our policies a procedures regarding Transmission precautions with ICP consultant.	the 3/22 the 5 before OH nission		

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	OF DEFICIENCIES OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	` ′	IPLE CONSTRUCTION		E SURVEY PLETED
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NAME OF F	PROVIDER OR SUPPLIER			STREET ADDRESS, CITY, STATE, ZIP CO		
DVWOOI				3427 CENTRAL AVENUE NORTHEAS	Т	
BYWOOL	D EAST HEALTH CAR	(E		MINNEAPOLIS, MN 55418		
(X4) ID PREFIX TAG	(EACH DEFICIENCY	TEMENT OF DEFICIENCIES  / MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORI (EACH CORRECTIVE ACTION S CROSS-REFERENCED TO THE A DEFICIENCY)	SHOULD BE	(X5) COMPLETION DATE
F 880	Continued From particular facility's failure resurus (IJ) situation for all the locked housing also failed to perfor to track and trend a with Centers for Medica (CMS) guideline for potential to affect a The IJ began on 2/ nursing assistant (National facility of the IJ began on 2/ nursing assistant (National facility of the IJ began on appropriate PPE gloves, and eyewed exited the room with performing any hand disinfect the multi-uwent into Room 2, aperformed vitals on contaminated equip administrator and donotified of the IJ on was removed on 2/ non-compliance reseverity level of E,	ige 8  Ilted in an Immediate Jeopardy 38 residents who resided on unit. In addition, the facility im active, ongoing surveillance ill infections, in accordance sease Control (CDC) and re and Medicaid Services COVID-19. This had the Il 86 residents in the facility.  I/22 at 2:50 p.m., when IA)-A entered Room 1 with a ti-resident use equipment Ifs, thermometer, and pulse tered the room without putting E. NA-A wore a surgical mask, ar. NA-A took vital signs then hout removing her PPE, or id hygiene, and failed to use equipment. NA-A then wearing the same PPE and those residents, with the	F 88	DEFICIENCY)	y residents cautions. such care symptomatic mates to their a mask if for any dents will be nt. n ons, PPE and e the room e PPE and to entering the e ICP will s to encompliance. with the dents and every vsletter is sent ilies and current iility \( \) s	
	immediate jeopardy Findings include:	<i>y</i> .		Auditing The DON and the IP and Leaverify the placement of new a ensure transmission-based p	admissions to precautions	
	Review of the curre COVID-19, Interim Control Recommer	ent CDC guidelines for Infection Prevention and idations for Healthcare ne Coronavirus Disease 2019		are appropriate for the admis cohorting of residents. We we new admissions. The results audits will be reviewed with the committee quarterly. As we consume the appropriate the sum of the admission of the admiss	ssion and ill audit all of those he QAPI lo not admit	

Facility ID: 00176

	OF DEFICIENCIES OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	l ` ′		CONSTRUCTION		E SURVEY PLETED
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NAME OF F	PROVIDER OR SUPPLIER			STR	EET ADDRESS, CITY, STATE, ZIP CODE		
				3427	7 CENTRAL AVENUE NORTHEAST		
BYWOOI	D EAST HEALTH CAF	RE		MIN	INEAPOLIS, MN 55418		
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F 880	2022, recommend room of a patient we COVID-19 infection transmission-based not only a facemas protection. Also, de should be used when suspected or confirmation in the roies of the residents in the face COVID-19 (R47, Radived on the locked During observation entered Room 1 wind multi-resident used cuffs, thermometer entered the room we performed the room without performing to disinfect the multi-went into Room 2 was performed vitals with equipment.  Review of the progen COVID positive room 1/27/22, R47 was tested at the clinic for COVID-19 and precautions on 1/21 clinic. R47 was with	s mic, Updated February 2. Is health care staff who enter a with suspected or confirmed in should adhere to diprecautions (TBP) and wear k, but gown, gloves, and eye edicated medical equipment en caring for a patient with med COVID-19 infection.  If at 10:30 a.m., with the mist (IP) identified there were 4 illity that tested positive for 49, R51, and R9). They all unit with 34 other residents.  In a cart containing equipment (blood pressure c, and pulse oximeter). NA-A without putting on appropriate era surgical mask, gloves, and k vital signs on both residents, m without removing her PPE, any hand hygiene, and failed ti-use equipment. NA-A then wearing the same PPE and the the contaminated  Tess notes for the below on residents identified on: is identified as having been on 1/26/22. R47 tested positive was placed on isolation 7/22 after notification from the nout symptoms (asymptomatic)	F8		will be done on ALL new admission the next year and reviewed quarte the next year.  DPOC Equipment/Environment We corrected the deficient practice providing the affected residents will dedicated equipment. All residents the potential to be affected by this practice.  The QAPI committee with the ICP conduct a root cause analysis to determine the reasons for noncommentation of the RCA will then be shared with the governing board.  Dur policies and procedures regardedicated Covid equipment will be reviewed/revised with the ICP constraining and Education has been implemented on our online learning management system and includes demonstration of competency of the knowledge at the end of the education of the education for staff was been deficient practice. Immediate education for staff was performed, hands washed appropriate equipment sanitized per the disinfectant manufactures recommendation at that time. Policies and procedures have been reviewed and updated to ensure the reviewed and updated to ensure the received and updated to ensure the reviewed and updated to ensure the requirements.  All staff have received training in half staff have rec	rly for e by th s have will upliance. the ding sultant. g a a ne tion. be riately, n nat they and ne	
	of COVID-19. R47 even though there	was not tested at the facility, was an outbreak.			week, then weekly for one month a then ongoing weekly. These audits		

	FOF DEFICIENCIES DE CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIP A. BUILDING	LE CONSTRUCTION	(X3) DATE COMP	SURVEY LETED
		24E185	B. WING		02/0	7/2022
	PROVIDER OR SUPPLIER  D EAST HEALTH CAF	RE	;	STREET ADDRESS, CITY, STATE, ZIP CODE 3427 CENTRAL AVENUE NORTHEAST MINNEAPOLIS, MN 55418		
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F 880	2) 1/27/22, staff nor roommate (R47) where was noted to also be therefore R25 was the facility was not and only tested result information. Sign probefore she entered cart to take vital sign perform hand hygic exiting the room and prior to entering the did not disinfect the after obtaining vital entering Room 2.  During interview on identified expectation was a preach in information. During interview on medical director ide facility staff were expected to be spread of infect observation was a could lead to spread Review of the May.	ted R25 was notified her as positive for COVID-19. R25 be asymptomatic that day, and never tested for COVID-19 as performing outbreak testing idents when symptomatic.  at 3:05 p.m., with NA-A stated be "COVID-19 isolation osted on the door of Room 1 it with the multi-resident use grs. NA-A stated she did not ene or change gloves when are did not wear a PPE gown be room. NA-A also stated she is multi-resident use equipment is and before leaving Room 1  at 2/1/22 at 3:18 p.m., the DON on that staff were expected to PPE. Shared resident use, and NA-A should not hared COVID-19 positive room a cart. NA-A entering Room 2 fection control practices.  at 2/4/22 at 12:58 p.m., the entified his expectation was expected to follow C guidance to prevent and limit tion. He agreed the above breach in IC practice and	F 880	reviewed quarterly in QAPI quarter DPOC PPE Staff was immediately corrected or deficient practice and educated on proper use of PPE. All residents ha potential to be affected by the deficient practice.  The QAPI committee with the ICP oconduct a root cause analysis to determine the reasons for noncommander the reasons for noncommander the policies and Procedures for donning doffing PPE, source control masks proper use of gowns and standard transmission-based precautions wireviewed/revised with the ICP consumptions. All staff will be educated on the above-stated updated policies and procedures through our online learn management system which included quiz which must be passed at 80% compliance.  Audits of donning and doffing PPE TBP will be conducted 4 times a weard one week, then twice weekly for on once compliance is met. Audits will continue weekly. We do not do aerosol-generating procedures in the facility. Use of gowns will be done coutbreaks. These audits will be revered quarterly in QAPI.  DPOC Tracking and Trending Infection of the QAPI committee with the ICP of the QAPI commit	a the the the the id the ident will pliance. he g and and ll be sultant.  hing es and for with eek for e week his during iewed ction	

	OF DEFICIENCIES OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:		IPLE CONSTRUCTION NG		E SURVEY IPLETED
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F 880	devices and pulse of more than one residence and disinfer Hand hygiene was donning gloves and disinfecting the item. Review of the Augural Plan policy identifier gloves, masks and emerging pandemic PPE USE DURING Review of the 9/10/Medicare Services indicated facilities in control including we or equivalent mask collecting COVID-1 During an observat 1:20 p.m. the IP was rapid tests to nursing office. NA-E sat at two to three feet from inserted into NA-E's an N95 mask or goog guidelines, while ac specimen was then three-tiered cart, with and timers. When a steel IP turned off the specimen on her ded did not wear gloves IP verified that she COVID-19 tests to wear a gown or N95 more desired and the covided that she covided that sh	coximeters that were used by dent were to be appropriately ected before and after use. To be performed prior to a after cleaning and n.  Ist 2021, Pandemic Illness d staff were to use gowns, eye protection for any cillness.  COVID TESTING  (21, Center for Medicaid and (CMS) QSO-20-38-NH memonust maintain proper infection earing a NIOSH-approved N95, gloves, and gown when	F 88	The RCA will then be shared wit governing board. ICP consultant will review/revise and procedures, on resident and infection tracking. The IP and Doreview the log daily and report a increase in infections in either thor staff population to the medical and/or the state public health againmediately for guidance.  Training and Education The nursing leadership, the DOI administration will be educated onew system of infection surveillations and infection and infection surveillations will receive new instruction completing Infection Assessment their next shift.  The IP, DON and Administration engage in training related to tract trending infection control surveill comprehensive infection control. This education will be completed March 18th and documented as Daily review of this data will be of the QA nurse, DON and IP daily will be reviewed quarterly in QAI.	policies I staff ON will ny le resident I director lency  N and on the ance. All on on hts before will cking, lance for a program. I by such. Idone by This data	

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F 880	licensed practical nadministered the Cand LPN-D had new N95 mask when control of the facility COVID 2021, did not indicate of PPE during a COVID-19 tests. Nowear and use during provided.  SURVEILLANCE  During an interview infection prevention resident population chronic obstructive (often caused from chronic coughing) a difficult" to track resident provided. The was found to have stated "sniffles" was and therefore, although they were consider unable to provide they were considered unable to provide they were staff members. December 2021, postatus, but docume retest on 3/15/22, winitial positive test. appropriate outbrear residents for COVII and they were considered unable to grow they were considered unable to provide they were considered unable to	on 2/4/22, at 8:02 a.m. urse (LPN)-D stated the IP OVID-19 tests in her office ver seen the IP wear a gown or	F	380			

	OF DEFICIENCIES F CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:		TIPLE CONSTRUCTION  JING	(X3) DATE SURVEY COMPLETED	
		24E185	B. WING		02/	07/2022
	PROVIDER OR SUPPLIER  DEAST HEALTH CAR	RE.		STREET ADDRESS, CITY, STATE, ZIP CODE  3427 CENTRAL AVENUE NORTHEAST  MINNEAPOLIS, MN 55418	-	
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F 880	physician orders for There was no inform symptoms, trends, quarantine dates or available for the year Review of the facility 2022 indicated only Covid-19 although to indicated quaranting residents, no end do their onset were listed. The facility Antibiotic 2/1/22, indicated the all infections as the No other policy relaprovided by end of the symptoms.	ntained only copies of residents on antibiotics. mation regarding signs, COVID-19 infections, any other surveillance criteria ar 2021.  Ty infection surveillance log for 3 residents were positive for there were four. The log only e start dates for two positive ates, signs or symptoms, or red.  C Stewardship policy dated e IP should track and monitor y occur.  ted to IC surveillance was the survey.	F 8	380		
<b>F 88</b> 5 SS=F	it could be verified I document review, the all nursing staff were PPE use, performing disinfecting multi-regreeducated to policities on COVID-19 isolated immediately tested Reporting-Resident CFR(s): 483.80(g)(s)	19 reporting. The facility	F	385		3/15/22

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F 885	facilities by 5 p.m. the occurrence of einfection of COVID-or staff with new-or occurring within 72 information must—  (i) Not include persection include information must—  (ii) Include information implemented to preservative or by 5 p.m. the new or by 5 p.m. the new or by 5 p.m. the new onset of respirence of the presentative or by 5 p.m. the new onset of respirence or informed infection whenever three or new onset of respirence of this REQUIREMED by:  Based on interview facility failed to appose their representative single confirmed in p.m. the next calen members tested por This had the potent who resided in the representatives, an Findings include:  During an interview family member (FM R9's guardian, she	d families of those residing in he next calendar day following either a single confirmed 19, or three or more residents isset of respiratory symptoms hours of each other. This conally identifiable information; ion on mitigating actions event or reduce the risk of ding if normal operations of the d; and mulative updates for residents, is, and families at least weekly exticated at day following the ence of either: each time a of COVID-19 is identified, or more residents or staff with atory symptoms occur within ther.  No is not met as evidenced and document review, the repriately inform residents, is and family, and staff of a fection of Covid-19, by 5:00 dar day after two staff esitive on or around 12/15/21. iial to affect all 86 residents facility, their families,	F 8	1. What actions were taken to e resident safety. The Hotline was updated with the numbers of COVID cased in the the residents guardians and cowere notified. R49 is not named resident in the 2567 document. In no family contacts listed and pronone when asked. R9 does not I guardian.  2. All residents have the potential affected by this alleged deficient.  3. What measures were put into ensure that this deficient practice.	e current building, ntacts as a R47 has vided have a I to be practice.		

	TATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION A. BUILDING		(X3) DATE SURVEY COMPLETED			
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F 885	other residents or a positive for Covid-1 outbreak status sin During an interview resident represents communication wa not been notified or a positive Covid-19 outbreak status.  During an interview stated she had been R48's roommate had on 1/24/22, howeved of any other resident tested positive beformation or staff testing positive beformation of the Around Christmas, facility, and was tolly visitors. FM-B was Covid-19 in the built planning to visit the however, because Immunocompromise there was currently because "if I got Could-19 tests and Covid-19 tests a	eived any notifications that staff members had tested 9 and the facility had been in ce mid-December 2021.  You 2/3/22, at 12:55 p.m. ative (RR)-A stated the facility's is "not the best" and she had fany staff or residents having test or that the facility was in on 2/3/22, at 1:00 p.m. RR-B in notified on 1/25/22, that ad tested positive for Covid-19 er, RR-B had not been notified ints or staff members that had been notified of any residents tive for Covid-19 by email, it modes of communication.  FM-B attempted to visit the difference of the facility policy prohibited not informed there was liding at the time. FM-B was a facility the following week,	F 885	reoccur: Notification of Residents Families, and Representatives of Occurrence Policy and Procedure updated and will include posting r on the doors to alert visitors and v 4. What auditing will occur? A new auditing sheet has been de that will be used at a minimum we and be presented at QAPI until se compliance is met 5. Who will be educated on these policies and procedures? Leadership will be educated on th policies, as well as those staff wh implement the procedures, such administrative assistant, Infection Preventionist, Administrator, et al	COVID e will be notices vendors. eveloped eekly, ubstantial new nese new o will as the	

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	therefore, no sign windicating there were residents in the facinesident tested poson representative shame day, however notification should have the following calend.  During an interview medical director (Minositive for Covid-1 and R47 on 1/26/22 1/31/22 and would sooner.  No facility policy regresident families or positive staff and/or COVID-19 Testing-CFR(s): 483.80 (h) COVID must test residents individuals providing and volunteers, for for all residents and individuals providing and volunteers, the \$483.80 (h)((1) Corparameters set fortibut not limited to: (i) Testing frequence	vas posted at the entrance re positive Covid-19 staff or lity. The DON also stated if a fitive for Covid-19, their family nould have been notified the retailed, the DON was unaware a nave been done by 5:00 p.m. dar day.  on 2/4/22, at 12:58 p.m. the D) stated although R49 tested 9 on 1/24/22, R9 on 1/25/22, retailed, have expected to be notified until have expected to be notified garding the notification of representatives of Covid-19 residents was provided. Residents & Staff (1)-(6)  -19 Testing. The LTC facility and facility staff, including g services under arrangement COVID-19. At a minimum, if facility staff, including g services under arrangement LTC facility must:  Induct testing based on the by the Secretary, including y; of any individual specified in nosed with		885			3/18/22

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F 886	this paragraph with consistent with CO's suspected exposure (iv) The criteria for asymptomatic indiv paragraph, such as COVID-19 in a cour (v) The response till (vi) Other factors sphelp identify and protransmission of CO §483.80 (h)((2) Corris consistent with conducting COVID-§483.80 (h)((3) For (i) Document that the results of each staff (ii) Document in the was offered, complete the resident's test each test.  §483.80 (h)((4) Upoindividual specified symptoms consistent with CO for COVID-19, take transmission of CO §483.80 (h)((5) Have residents and staff, services under arrange fuse testing or an arefuse t	on of any individual specified in symptoms VID-19 or with known or e to COVID-19; conducting testing of iduals specified in this the positivity rate of nty; me for test results; and pecified by the Secretary that event the VID-19.  Induct testing in a manner that current standards of practice for 19 tests;  each instance of testing: esting was completed and the fest; and e resident records that testing eted (as appropriate sting status), and the results of on the identification of an in this paragraph with  VID-19, or who tests positive actions to prevent the	F 8	86			

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		24E185	B. WING			02/0	07/2022
	PROVIDER OR SUPPLIER  D EAST HEALTH CAR	E		3	TREET ADDRESS, CITY, STATE, ZIP CODE 427 CENTRAL AVENUE NORTHEAST //INNEAPOLIS, MN 55418		
(X4) ID PREFIX TAG	(EACH DEFICIENCY	TEMENT OF DEFICIENCIES MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFI TAG		PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULD CROSS-REFERENCED TO THE APPROPE DEFICIENCY)	BE	(X5) COMPLETION DATE
F 886	emergencies due to contact state and local health deperforts, such as obt processing test residents, such as obt processing test residents and interview failed to ensure all a tested for COVID-1 regardless, immedi 5-7 days later. This potential to affect a residents, as well a facility.  The IJ began on 12 tested positive for Coto offer or conduct the residents, according guidelines. The Adnursing (DON) were 1:19 p.m. The IJ was 12:39 p.m. when the interventions to ensor given tests for Cononcompliance remained indicated no more than minimal findings Include:  Review of the 9/10/Medicaid (CMS) Qs facilities were to conwas consistent with for COVID-19 testing. Document to the solution of the covidence of the sing.	partments to assist in testing aining testing supplies or ults.  No is not met as evidenced and record review, the facility and residents and 87 staff were 9 folowing an outbreak ately and, if negative, again deficient practice had the 182 non-COVID-19 positive is staff, and visitors in the 15/21, when a staff member COVID-19 and the facility failed ests for COVID-19 for all goto Center for Disease (CDC) ministrator and director of enotified of the IJ on 2/4/22, at its removed on 2/7/22, at the facility implemented ure all residents were offered	F8	386	1. All residents had the potential to affected by the deficient practice. A residents were immediately tested frounty Positivity Rate. All residents staff will be tested per our Covid testing should there be any outbreak the future.  2. Reviewed policies and procedure implemented new testing surveillan measures, ordered sufficient amount testing supplies to provide for all residents staff. Educated RN and LPN sthow to perform COVID testing. All measures included testing on both and residents based on the county positivity rate.  3. The QA nurse and the DON will at the testing surveillance weekly for feweeks following an outbreak period auditing will be reviewed at QAPI ur substantial compliance is achieved.  4. RN and LPN staff will be educate how to perform COVID testing. All swere educated on the need for COV testing during an outbreak through online learning management system.	Il for the s and sting s in es, ce nts of sidents aff on staff our All ntil ed on staff VID our	

	OF DEFICIENCIES OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:			E CONSTRUCTION	(X3) DATE SURVEY COMPLETED	
		2 <b>4</b> E185	B. WING			02/	07/2022
	PROVIDER OR SUPPLIER  DEAST HEALTH CAR	RE		34	TREET ADDRESS, CITY, STATE, ZIP CODE 127 CENTRAL AVENUE NORTHEAST IINNEAPOLIS, MN 55418		
(X4) ID PREFIX TAG	(EACH DEFICIENCY	TEMENT OF DEFICIENCIES MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFI TAG		PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULD CROSS-REFERENCED TO THE APPROPE DEFICIENCY)	BE	(X5) COMPLETION DATE
F 886	completed (as appressing status), and memo identified an COVID-19 in the fa single new case of staff or resident, testimmediately. Facility outbreak testing that tracing or broad-bat (when contact tracillaterview on 2/1/22 infection prevention residents in the fact COVID-19 (R47, R4 lived on the locked Review of R47's prealthough the facility since 12/15/21, R4 COVID-19 at a clinity 1/26/22. The facility results on 1/27/22. Review of R25's prealthough R25's root positive for COVID-1 Interview on 2/3/22 Preventionist (IP) in (registered nurse (Fested positive for COVID-12/15/21. There we since that time who the administrator. T	rds that testing was offered, repriate to the resident's the results of each test. The outbreak as any new case of cility. Upon identification of a COVID-19 infection in any sting should have begun ies had the option to perform rough two approaches, contact sed (facility-wide) testing my was not possible).  at 10:30 a.m., with the hist (IP) identified there were 4 ility that tested positive for 49, R51, and R9). They all unit with 34 other residents.  Ogress notes identified thad been in outbreak status of was only tested for ic, prior to her appointment, on was notified of R47's positive or was not sidentified mmate, R47, had tested 19, and the facility was in 25 had not been offered or	F &	386			

	OF DEFICIENCIES OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:			E CONSTRUCTION		E SURVEY PLETED
		24E185	B. WING			02/	07/2022
	PROVIDER OR SUPPLIER  DEAST HEALTH CAR	RE		3-	TREET ADDRESS, CITY, STATE, ZIP CODE 427 CENTRAL AVENUE NORTHEAST IINNEAPOLIS, MN 55418		
(X4) ID PREFIX TAG	(EACH DEFICIENCY	TEMENT OF DEFICIENCIES MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREF TAG		PROVIDER'S PLAN OF CORRECTIOI (EACH CORRECTIVE ACTION SHOULD CROSS-REFERENCED TO THE APPROPI DEFICIENCY)	BE	(X5) COMPLETION DATE
F 886	positive as she shred Assurance Perform committee meeting was held on 1/31/2 performed outbreak any positive diagnowere only tested for signs or symptoms COVID, or prior to (ECT) appointment COVID residents who because they were roommate. The IP QSO-20-38-NH me begin outbreak test immediately after 1 identified through the residents due to movement through having set unit assitested twice a week high COVID county if staff were not word Thursdays when the COVID tests, or if stested, the IP stated people down,". "So cracks".  Review of the QAP January 2022, identinvestigation materionce QAPI committalso made no ment found positive for County in the county if staff were not word i	eds all documents after Quality ance Improvement (QAPI) s. She stated the last meeting 2. The facility had not a testing on any resident after sis of COVID. The residents of COVID if they displayed she deemed as signs of electro-convulsive therapy s. Roommates of positive ere not tested for COVID isolated with their positive was unfamiliar with the CMS and that instructed facilities to ing for residents and staff positive case of COVID was road-based testing. The conduct contact tracing of the residents high mobility and but the building and staff not gnments. The staff were to be a through routine testing due to transmission levels; however, rking on Mondays and/or elle or DON conducted the staff did not choose to be dishe was not going to "chase me will fall through the."  I meeting minute notes for tified "per our protocols, QAPI itals and records are destroyed tee has review". The minutes ion of any staff having been	F	386			

	OF DEFICIENCIES OF CORRECTION	IDENTIFICATION NUMBER:	I ' '	TIPLE CONSTRUCTION		TE SURVEY MPLETED
		24E185	B. WING		02	2/07/2022
	PROVIDER OR SUPPLIER  D EAST HEALTH CAF	RE	•	STREET ADDRESS, CITY, STATE, ZIP C 3427 CENTRAL AVENUE NORTHEA MINNEAPOLIS, MN 55418	ODE	
(X4) ID PREFIX TAG	(EACH DEFICIENC)	ATEMENT OF DEFICIENCIES Y MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFI TAG		I SHOULD BE	(X5) COMPLETION DATE
F 886	none of those reside outbreak testing and testing guidelines at December 2021.  Interview on 2/4/22 administrator ident many staff or reside COVID. He himself COVID recently and was unaware howed or surveillance. He follow CMS and Coprevent further outfor COVID-19 should according to the CI not conducted, regible performed to tradite attempt to contain COVID throughout contain action of the CI not conducted attempt to contain COVID throughout contain action appointment outbreak status.  Review of the May indicated in the event staff who refused to be excluded from we tested every three attempt to refuse action of the contain the contain could be document.	dents had received any ecording to CDC outbreak after staff first tested positive in at 8:26 a.m., with the ified he was unaware how ents had been diagnosed with a had just returned to work. He the IP was performing testing agreed the facility needed to DC guidance for COVID to break.  It at 12:58 p.m., the medical ified resident and staff testing ald have been conducted MS guidelines and offered, if ularly. Surveillance was also to ack, trend and analyze data to or minimize transmission of		386		

	OF DEFICIENCIES OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	A. BUILDING			COMPLETED	
		2 <b>4</b> E185	B. WING			02/	07/2022
	PROVIDER OR SUPPLIER  DEAST HEALTH CAR	RE		3427	ET ADDRESS, CITY, STATE, ZIP CODE CENTRAL AVENUE NORTHEAST NEAPOLIS, MN 55418		
(X4) ID PREFIX TAG	(EACH DEFICIENCY	TEMENT OF DEFICIENCIES MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREF TAG		PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOUL CROSS-REFERENCED TO THE APPROF DEFICIENCY)	D BE	(X5) COMPLETION DATE
F 886	review that the facil policies and proced nursing staff on the procedures and on tests, and offered to facility. The immedinoncompliance remseverity of F which	ity reviewed and revised lures, educated licensed revised policies and how to administer COVID-19 esting to all residents in the lacy was removed, and nained at the scope and indicated no actual harm with nan minimal harm that was not		386			



Electronically delivered February 23, 2022

Administrator Bywood East Health Care 3427 Central Avenue Northeast Minneapolis, MN 55418

Re: State Nursing Home Licensing Orders

Event ID: 5IPC11

### Dear Administrator:

The above facility was surveyed on February 1, 2022 through February 7, 2022 for the purpose of assessing compliance with Minnesota Department of Health Nursing Home Rules and Statutes. At the time of the survey, the survey team from the Minnesota Department of Health - Health Regulation Division noted one or more violations of these rules or statutes that are issued in accordance with Minn. Stat. § 144.653 and/or Minn. Stat. § 144A.10. If, upon reinspection, it is found that the deficiency or deficiencies cited herein are not corrected, a civil fine for each deficiency not corrected shall be assessed in accordance with a schedule of fines promulgated by rule and/or statute of the Minnesota Department of Health.

To assist in complying with the correction order(s), a "suggested method of correction" has been added. This provision is being suggested as one method that you can follow to correct the cited deficiency. Please remember that this provision is <u>only a suggestion</u> and you are not required to follow it. Failure to follow the suggested method will not result in the issuance of a penalty assessment. You are reminded, however, that regardless of the method used, correction of the order within the established time frame is required. The "suggested method of correction" is for your information and assistance only.

You have agreed to participate in the electronic receipt of State licensure orders consistent with the Minnesota Department of Health Informational Bulletin 14-01, available at <a href="https://www.health.state.mn.us/facilities/regulation/infobulletins/ib04">https://www.health.state.mn.us/facilities/regulation/infobulletins/ib04</a> 8.html. The State licensing orders are delineated on the Minnesota Department of Health State Form and are being delivered to you electronically. The Minnesota Department of Health is documenting the State Licensing Correction Orders using federal software. Tag numbers have been assigned to Minnesota state statutes/rules for Nursing Homes.

The assigned tag number appears in the far left column entitled "ID Prefix Tag." The state statute/rule number and the corresponding text of the state statute/rule out of compliance is listed in the

"Summary Statement of Deficiencies" column and replaces the "To Comply" portion of the correction order. This column also includes the findings that are in violation of the state statute or rule after the statement, "This MN Requirement is not met as evidenced by." Following the surveyors findings are the Suggested Method of Correction and the Time Period For Correction.

PLEASE DISREGARD THE HEADING OF THE FOURTH COLUMN WHICH STATES, "PROVIDER'S PLAN OF CORRECTION." THIS APPLIES TO FEDERAL DEFICIENCIES ONLY. THIS WILL APPEAR ON EACH PAGE.

THERE IS NO REQUIREMENT TO SUBMIT A PLAN OF CORRECTION FOR VIOLATIONS OF MINNESOTA STATE STATUTES/RULES.

Although no plan of correction is necessary for State Statutes/Rules, please enter the word "corrected" in the box available for text. You must then indicate in the electronic State licensure process, under the heading completion date, the date your orders will be corrected prior to electronically submitting to the Minnesota Department of Health. We urge you to review these orders carefully, item by item, and if you find that any of the orders are not in accordance with your understanding at the time of the exit conference following the survey, you should immediately contact:

Nicole Osterloh, RN, Unit Supervisor Marshall District Office Licensing and Certification Program Health Regulation Division Minnesota Department of Health 1400 East Lyon Street, Suite 102 Marshall, Minnesota 56258-2504 Email: nicole.osterloh@state.mn.us

Office: 507-476-4230

Mobile: (507) 251-6264 Mobile: (605) 881-6192

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.

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.

Please feel free to call me with any questions.

Sincerely,

Kamala Fiske-Downing

Minnesota Department of Health

Kumalu Fiske Downing

Licensing and Certification Program

Program Assurance Unit Health Regulation Division

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

Email: Kamala.Fiske-Downing@state.mn.us

PRINTED: 03/22/2022 FORM APPROVED

(X6) DATE

Minnesota Department of Health

STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA AND PLAN OF CORRECTION IDENTIFICATION NUMBER:		(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	1 1	E CONSTRUCTION	(X3) DATE SURVEY COMPLETED	
		00176	B. WING		02/0	; 7/2022
NAME OF	PROVIDER OR SUPPLIER		DRESS, CITY, S	STATE, ZIP CODE	, 02.0	.,,
BYWOO	D EAST HEALTH CAR	F	TRAL AVEN OLIS, MN 5	UE NORTHEAST 5418		
(X4) ID PREFIX TAG	(EACH DEFICIENCY	TEMENT OF DEFICIENCIES MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTION SHOULD CROSS-REFERENCED TO THE APPRODEFICIENCY)	.D BE	(X5) COMPLETE DATE
3 000	INITIAL COMMENT	-S	3 000			
	*****ATTENTIC	)N*****				
	BOARDING CAR LICENSING CORR					
	144A.10, this correct pursuant to a surver found that the deficit herein are not corrected shall I with a schedule of the Minnesota Department of the Minnesota Departments of the number and MN Ruwhen a rule contain comply with any of tack of compliance. re-inspection with a result in the assess	nether a violation has been				
	that may result from orders provided tha the Department with	hearing on any assessments n non-compliance with these t a written request is made to nin 15 days of receipt of a nt for non-compliance.				
	conducted at your fa Minnesota Departm	, a complaint survey was acility by surveyors from the lent of Health (MDH). Your be IN compliance with the				

Minnesota Department of Health

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

Electronically Signed 02/28/22

TITLE

Minnesota Department of Health

STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA

STATEMENT OF DEFICIENCIES () AND PLAN OF CORRECTION		(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE CONSTRUCTION  A. BUILDING:		(X3) DATE SURVEY COMPLETED	
			A. BUILDING:			.
	00176		B. WING		C 02/07/2022	
NAME OF I	PROVIDER OR SUPPLIER	STREET ADI	DRESS, CITY, S	STATE, ZIP CODE		
BYWOO	D EAST HEALTH CAR	? <b>-</b>		UE NORTHEAST		
	OUR MALEY STA		OLIS, MN 5			
(X4) ID PREFIX TAG	(EACH DEFICIENC)	TEMENT OF DEFICIENCIES  MUST BE PRECEDED BY FULL  SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTI (EACH CORRECTIVE ACTION SHOUL CROSS-REFERENCED TO THE APPRO DEFICIENCY)	.D BE	(X5) COMPLETE DATE
3 000	The following compsuBSTANTIATED: HE185156C (MN55 (MN56178), and HE185186C (MN661 (MN62646). However issued.  The following compuNSUBSTANTIATE HE185152C (MN76 HE185153C (MN76 HE185153C (MN56 (MN50861), HE185157C (MN50861), HE185163C (MN50861), HE185164C (MN50861), HE185169C (MN567581), HE185169C (MN67581), HE185169C (MN67581), HE185169C (MN67581), HE185169C (MN67581), HE185169C (MN67581), HE185174C (MN67581), HE185174C (MN667581), HE185174C (MN667581), HE185174C (MN67581), HE185174C (MN67581), HE185174C (MN67581), HE185174C (MN667581), HE185189C (MN667581), HE185189C (MN667581), HE185189C (MN67788), HE185189C (MN677888), HE185189C (MN678888), HE185189C (MN6788888), HE185189C (MN67888888), HE185189C (MN678888888), HE185189C (MN67888888888888888888888888888888888888	plaints were found to be HE185155C (MN51624), 1756), HE185159C (MN51624), 1761), HE185167C (E185172C (MN57869), 1864), HE185191C (MN57869), 1864), HE185191C (MN49535), 1864), HE185151C (MN49535), 1864), HE185151C (MN49535), 1865), HE185154C (MN51756), 1860 (MN51756), 1865 (MN51756), 1860 (MN53388), 18501 and MN54448), 18709), HE185165C (MN56271), 18098), HE185170C (MN59204), 1805), HE185175C (MN64003), 1867), HE185178C (MN64003), 1867), HE185185C (MN63315), 1876 (MN61239), 18964), HE185185C (MN61891), 1926 and MN61930), 1926 and MN61930), 1934), HE185190C (MN62968), and	3 000			
	and HE185181C (N	/IN63452), however a related				

Minnesota Department of Health

STATE FORM 6899 5IPC11 If continuation sheet 2 of 5 Minnesota Department of Health

STATEMENT OF DEFICIENCIES (X: AND PLAN OF CORRECTION		(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE CONSTRUCTION  A. BUILDING:		(X3) DATE SURVEY COMPLETED		
		00176	B. WING		000		
		00178	D. 141110		02/0	7/2022	
NAME OF I	PROVIDER OR SUPPLIER			STATE, ZIP CODE			
BYWOO	BYWOOD EAST HEALTH CARE 3427 CENTRAL AVENUE NORTHEAST MINNEAPOLIS, MN 55418						
(X4) ID PREFIX TAG	(EACH DEFICIENCY	TEMENT OF DEFICIENCIES 'MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTI (EACH CORRECTIVE ACTION SHOUL CROSS-REFERENCED TO THE APPRO DEFICIENCY)	_D BE	(X5) COMPLETE DATE	
3 000	Continued From pa	ge <b>2</b>	3 000				
	licensing order was	issued at 655.					
	the State Licensing	nent of Health is documenting Correction Orders using Minnesota Rules, Chapter Care Homes.					
	signature is not req page of state form. is required, it is req	ed in ePOC and therefore a uired at the bottom of the first Although no plan of correction uired that the facility of the electronic documents.					
3 655	MN Rule 4655.3600 Records	Storage and Perservation of	3 655			3/15/22	
	patients' or resident attendants' station, storage of records a general storage. R be readily accessib	rovided for the safe storage of is' records at the nurses' or a central control point for the and medications, and in ecords shall be filed so as to le. All patients' and residents' eserved for a period of at least discharge or death.					
	by: Based on interview facility failed to ensi records were maint readily accessible fi to 5 years from the accordance with fee	and document review, the ure all 86 residents' medical ained accurate, complete, and rom the time of admission up date of discharge in deral regulation with regard to ion control surveillance.		corrected			
	Findings include:						
	Review of R9, R11,	and R17's incident reports					

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Minnesota Department of Health STATE FORM

5IPC11 If continuation sheet 3 of 5

Minnesota Department of Health

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION		(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:				B) DATE SURVEY COMPLETED	
		00176	B. WING		02/0	; 7/2022	
NAME OF	NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE						
BYWOO	BYWOOD EAST HEALTH CARE  3427 CENTRAL AVENUE NORTHEAST MINNEAPOLIS, MN 55418						
(X4) ID PREFIX TAG	(EACH DEFICIENCY	TEMENT OF DEFICIENCIES ' MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTI (EACH CORRECTIVE ACTION SHOUL CROSS-REFERENCED TO THE APPRO DEFICIENCY)	_D BE	(X5) COMPLETE DATE	
3 655	identified: 1) R9's allegation of occurred on 9/4/20, 2) R17's abuse incited: 5:00:00. 3) R37's abuse incited: 17:00:00. There was no ment investigations were the residents' medical record about did not know why the medical records for further indicated the least have a note for services to discuss present for these residents' medical records for further indicated the least have a note for services to discuss present for these results of the services aide (DA)-A tested around 12/15/21. The more staff since the positive, including the positive, including the positive after Quality Assural Improvement (QAP) stated the last meeting once QAPI committed once QAPI committed.	f abuse was reported to have at 2:37 p.m. dent occurred 9/9/19, at dent occurred 7/24/20, at ion in the above residents' documented or maintained in cal records.  2/3/22 11:16 a.m., the DON as is to document in the ut the incident and the DON are were no notes in the other these incidents. The DON are expectation would be to at or follow up from social the event, which was not as idents.  on 2/3/22 at 2:49 p.m., the nist (IP) identified 2 staff and nurse (RN)-D and dietary positive for COVID-19 on or here were approximately 9 at time who also tested the administrator. The IP kept on show what staff or the dates as she shreds all documents and Performance  I) committee meetings. She ting was held on 1/31/22.  I meeting minute notes for tified "per our protocols, QAPI also and records are destroyed the part of any staff having been	3 655				

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Minnesota Department of Health STATE FORM

Minnesota Department of Health

		(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE CONSTRUCTION  A. BUILDING:		(X3) DATE SURVEY COMPLETED			
			D 10/10/0		c			
		00176	B. WING	<del></del>	02/0	7/2022		
NAME OF	NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE							
BYWOO	BYWOOD EAST HEALTH CARE  3427 CENTRAL AVENUE NORTHEAST MINNEAPOLIS, MN 55418							
(X4) ID PREFIX TAG	(EACH DEFICIENCY	TEMENT OF DEFICIENCIES MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTI (EACH CORRECTIVE ACTION SHOUL CROSS-REFERENCED TO THE APPRO DEFICIENCY)	LD BE	(X5) COMPLETE DATE		
3 655	Continued From pa	ge <b>4</b>	3 655					
	Policy revised 6/18/ 1) The facility shall determine the source mistreatment and to consistent with the eliminate any on-go 2) The investigation involved resident, fainterdisciplinary star others who may have the event.  3) Records of investigation actions are maintain years.	make reasonable efforts to						

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Minnesota Department of Health
STATE FORM