

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION	(X1) PROVIDER / SUPPLIER / CLIA IDENTIFICATION NUMBER 315290	(X2) MULTIPLE CONSTRUCTION A. BUILDING _____ B. WING _____	(X3) DATE SURVEY COMPLETED 08/17/2020
NAME OF PROVIDER OF SUPPLIER BUCKINGHAM AT NORWOOD, THE		STREET ADDRESS, CITY, STATE, ZIP 100 MCCLELLAN STREET NORWOOD, NJ 07648	
For information on the nursing home's plan to correct this deficiency, please contact the nursing home or the state survey agency.			
(X4) ID PREFIX TAG	SUMMARY STATEMENT OF DEFICIENCIES (EACH DEFICIENCY MUST BE PRECEDED BY FULL REGULATORY OR LSC IDENTIFYING INFORMATION)		
F 0677 Level of harm - Potential for minimal harm Residents Affected - Some	Provide care and assistance to perform activities of daily living for any resident who is unable. **NOTE- TERMS IN BRACKETS HAVE BEEN EDITED TO PROTECT CONFIDENTIALITY** C#: NJ 004, NJ 159 Based on interviews and record review, as well as review of pertinent facility documents on 8/13/20, 8/14/20 and 8/17/20, it was determined that the facility failed to document for Activities of Daily Living (ADLs) for 2 of 9 Residents (Resident #1 and #7) reviewed for ADLs. This deficient practice is evidenced by the following: 1. According to the ADMISSION RECORD (AR), Resident #7 was admitted to the facility on [DATE] and readmitted on [DATE], with [DIAGNOSES REDACTED]. According to the Minimum Data Set (MDS), an assessment tool, dated 3/29/20, Resident #7 had severe cognitive impairment and required extensive assistance from staff with ADLs. The Care Plan (CP) initiated on 2/4/20 showed that the Resident presented with decreased performance in ADLs and transfers. The ADL Tracker dated 3/20/20 showed no documentation that Resident #7 was assisted with bed mobility, transfer, eating and toilet use on 3/5/20 to 3/11/20, 3/13/20 to 3/20/20, 3/22/20, 3/23/20, and 3/29/20 during the evening (3:00 pm to 11:00 pm shift) and on 3/28/20 and 3/29/20 during the morning (7:00 am to 3:00 pm) shift. The Progress Notes (PNs) for Resident #7 for 3/20/20 showed that staff assistance with ADLs was not documented on the aforementioned dates. 2. According to the AR, Resident #1 was admitted to the facility on [DATE], with [DIAGNOSES REDACTED]. According to the MDS, dated [DATE], Resident #1's had no cognitive impairment and required extensive assistance from staff with ADLs. The CP initiated on 6/11/20 showed that the Resident had ADL self care performance deficit. The intervention included, but was not limited to: two staff participation with transfers. The ADL Tracker dated 2/20/20 showed no documentation that Resident #1 was assisted with bed mobility, transfer, and toilet use on 2/28/20 during the night (11:00 pm to 7:00 am) shift. The Progress Notes (PNs) for Resident #1 for 2/20/20 showed that staff assistance with ADLs was not documented on the aforementioned date. The surveyor conducted an interview with the Certified Nursing Assistant (CNA #1) on 8/13/20 at 6:45 am. She stated that nurses and cnas documented on the ADL Tracker form and without documentation it meant ADLs were not provided. The surveyor conducted an interview with Licensed Practical Nurse (LPN #1) on 8/17/20 at 10:43 am. The LPN revealed that nurses were responsible for documenting on ADL forms. She stated that if there were blanks on the ADL Tracker form, that meant that the care was not provided. The facility's job description for Certified Nurse Aide showed that: .RESPONSIBILITIES/ACCOUNTABILITIES .3 Provides maximum resident care services .5 Bathes the resident in bed, tub or shower, combs hair, cleans and cuts fingernails and gives shampoos .13 Assists all residents with their meals and provides in between meal nourishment .14 Answers resident's call light or bell, delivers messages, administers bedpans and urinals .20 Receives .charts, records . The facility's job description for Licensed Practical Nurse, revised on 9/06, showed that: .RESPONSIBILITIES/ACCOUNTABILITIES .3 Responsible for clinical documentation related to resident activity; .9 Supervises and coordinates nursing personnel in providing direct resident care .11 Performs other duties as requested . The facility's job description for Registered Nurse, revised on 9/06, showed that: .RESPONSIBILITIES/ACCOUNTABILITIES .2 Supervises and coordinates nursing personnel in providing direct resident care .13 Maintains accurate resident care records and documents pertinent data reflecting the use of nursing process; . The facility's policy titled ADL CARE dated 01/2012 and revised on 10/2019 showed that: It is the policy of this facility to provide ADL care to residents requiring such assistance to ensure all ADL needs are met on a daily basis . NJAC 8:39-27.2 (h)		
F 0745 Level of harm - Minimal harm or potential for actual harm Residents Affected - Few	Provide medically-related social services to help each resident achieve the highest possible quality of life. **NOTE- TERMS IN BRACKETS HAVE BEEN EDITED TO PROTECT CONFIDENTIALITY** C#: NJ 760 Based on interviews, review of the medical records, as well as review of other pertinent facility documentation on 8/14/20, 8/15/2020, and 8/17/20, it was determined that the Director of Social Services (DSS) failed to: Identify medically related social needs for a resident and assist a resident/family in obtaining needed services from outside entities, as required by the facilities Job Description for the Social Services Director, for 1 of 3 residents (Resident #4). This deficient practice was evidenced by the following: 1. According to the ADMISSION RECORD (AR), Resident #4 was admitted to the facility on [DATE], with [DIAGNOSES REDACTED]. The Minimum Data Set (MDS), an assessment tool dated 3/28/20, showed that Resident #4 had a Brief Interview for Mental Status (BIMS) score of 15/15, which indicated that Resident #4 was cognitively intact and required extensive assistance with Activity of Daily Living (ADL). The Resident Baseline Care Plan v1.0 (version 1.0) (BCPv1.0) dated 3/25/20 under the discharge goals showed that Resident had to return to the community. However, this CP did not reflect interventions which was not according to the facility's policy. The surveyor conducted an interview with the Social Worker (SW) on 8/17/20 at 11:53 am, he stated that he was responsible for creating and updating the CP for discharge. The SW further stated that he failed to create and update the CP because of the current situation related to Covid-19. The Progress Notes (PN) dated 3/27/20 at 5:27 pm documented by the SW showed that Resident #4 lived alone in an apartment and had to go home with home health care service. The form IDCP (Interdisciplinary Care Plan) Care Partner Team Going Home Note showed that on 5/3/20 the Resident was educated on wound care. Under the Physician's summary documented by the Primary Physician (PP) on 5/6/20 showed that the Resident had to be discharged home with home care services. The PN date 5/8/20 at 6:28 pm showed discharge home via ambulance transport. The form RESOLUTION TO RESIDENT GRIEVANCE/COMPLAINT FORM (RRGCF) dated 5/11/20 showed that the facility received a telephone call from Resident #4's Representative (RR) stating that Resident #4 did not receive home health care services for 48 hours. The RRGCF further showed that the Home Health Care Agency (HHCA) did not receive the referral from the Facility. The surveyor reviewed the referral to HHCA dated 5/7/20 from the Social Worker showed that Resident #4 was for discharged to home on Friday 5/8/20 and the Face to Face Encounter (FFE) form (requirement for the certification of eligibility for Medicare home health services, by requiring the certifying physician to document that he or she, or a non-physician, has seen the patient) was to be faxed the following day after Primary Physician signed the form. The Medical Record did not indicate that the FFE was faxed to the HHA the following day (5/8/20, the day of discharged to home). The surveyor conducted an interview with Social Worker (SW) on 8/18/20 at 3:16 pm. He stated that the he called the HHA to confirm if they received the aforementioned referral forms. However, he did not confirm with the HHA if the HHA would accept the Resident for home care services. Furthermore, he stated that the FFE form was not sent to the HHA until 5/11/20, instead of 5/8/20, the day the Resident was discharged to home. Post survey, the surveyor conducted a telephone interview with the Registered Nurse (RN) from the HHA on 8/17/20 at 4:31 pm. The RN stated that the aforementioned forms that were faxed were received from the SW. However, their agency (HHA) did not receive the FFE form which was required under Medicare eligibility for the HHA to provide home health provide services to Resident #4. Post survey, the surveyor conducted a telephone interview with the		

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

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.

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F 0745 Level of harm - Minimal harm or potential for actual harm Residents Affected - Few	<p>(continued... from page 1)</p> <p>Intake Coordinator Manager (ICM) from the HHA on 8/18/20 at 12:27 pm. The ICM stated that without the FFE form completed by the PP the patient will not be accepted to receive services from the HHA which was discussed with the SW on 5/8/20 prior to the discharge to home. The surveyor reviewed the FFE provided by the HHA on 8/18/20, the FFE form showed that the FFE was completed and signed by the PP and faxed to the HHA on 5/11/20. The FFE further showed that the PP certified that the Resident was homebound and required daily wound care and dressing changes on the Resident's right knee every day. Review of the Job Description under Position Title: SOCIAL SERVICE DIRECTOR .The Social Services Director plans and assists in research projects and is responsible for discharge planning/community resources .8. Assists each resident with adjustment to the social and emotional aspects of placement by including clearly defined Social Service goals/interventions in the care plan .10. Acts as a liaison between residents, families and outside agencies, and the facility Administrator, to ensure that the resident's rights are maintained; .12. Functions in a management capacity and adheres to all policies/procedures of the facility as a representative of the (name of the facility) administration; .14. Coordinates discharge planning, including the development of an organized discharge plan for all residents .17. Perform other duties as requested . According to a facility policy titled DISCHARGE PLANNING PROCESS POLICY dated 01/2012 and 11/2017 showed under policy It is the policy of this facility to develop and implement an effective discharge planning process that focuses on the resident's discharge goals, the preparation of residents to be active partners and effectively transition them to post-discharge care .Discharge planning is a process that generally begins on admission and involves identifying each resident's discharge goals and needs, developing and implementing interventions to address them, and continuously evaluating them throughout the resident's stay to ensure a successful discharge .5. If discharge to community is a goal, an active discharge care plan will be implemented and will involve the interdisciplinary team, including the resident and/or resident representative. The plan shall be documented on resident's care plan .8. The facility will document any referrals to local contact agencies or other appropriate entities made for the purpose of the resident's interest in returning to the community. 9. The facility will update a resident's comprehensive care plan and discharge plan, as appropriate, in response to information received from referrals to local contact agencies or other appropriate entities .11. The evaluation of the resident's discharge needs and discharge plan will be completely documented on a timely basis in the clinical record . NJAC 8:39-39.4(e)(f)(i)</p>		