

Veterans Health Administration Battle Creek VA Medical Center 5500 Armstrong Road Battle Creek, MI 49037 www.battlecreek.va.gov

In Reply Refer To: 515-012GR

JUN 26 2019

Ms. Tracey Nelson Administrator, Grand Rapids Home for Veterans 3000 Monroe Ave NE Grand Rapids, MI 49505

Dear Ms. Nelson:

The Battle Creek VA Medical Center survey team conducted the annual survey of the Grand Rapids Home for Veterans on April 16-19, 2019. There were deficiencies cited that you were notified of in a letter dated May 7, 2019.

The Corrective Action Plan (CAP) you submitted on June 21, 2019 has been accepted. To achieve full certification, we must receive evidence that your CAP has been implemented. I grant the Grand Rapids Home for Veterans provisional certification until your next annual survey or evidence submitted that your CAP has been implemented. Thank you for your continued support of our nation's Veterans.

If you have any questions, please contact Susan Honaker, VA Medical Center Representative, who coordinates the survey team's activities, at (616) 249-5373.

Sincerely, JAMES DOELLING

cc:/State Department of Veterans Affairs (official overseeing facility operations) cc: VISN 10 Acting Network Director (10N10)

cc: Acting Executive Director, Geriatrics and Extended Care (10NC4)



U.S. Department of Veterans Affairs

Veterans Health Administration Battle Creek VA Medical Center

MAY - 7 2019

5500 Armstrong Road Battle Creek, MI 49037 www.battlecreek.va.gov

In Reply Refer To: 515-012GR

Ms. Tracey Nelson Administrator, Grand Rapids Home for Veterans 3000 Monroe Ave Grand Rapids, MI 49525

Dear Ms. Nelson:

The Battle Creek VA Medical Center survey team conducted the annual survey of the Grand Rapids Home for Veterans on April 16-19, 2019. Enclosed is the State Home Survey Report.

The survey report identifies standards that are not in compliance with VA standards and must be corrected in a timely manner. I have determined that the Home does not meet the following standards:

38 CFR 21.210(k)(6) Required Retraining of Nursing Aides
38 CFR 51.210(m) Level B Requirement Laboratory Services
38 CFR 51.160(a) Specialized Rehabilitation Services
38 CFR 51.200(a) Physical Environment

Grand Rapids Home for Veterans is not in compliance with VA standards. Please provide my office with a Correction Action Plan (CAP) for each cited deficiency no later than 20 workdays after receipt of this letter. The enclosed report provides you with the cited deficiencies. The survey team will review the CAP to determine if actions to be taken will bring cited standards into compliance with VA standards and if the timeframes are reasonable. The approved plan will be the basis for evaluating the status of deficiencies based on reasonable timeframes reported in your plan and the compliance with VA standards. Certification will be granted once all VA standards are met.

The State Veterans Home has the right to appeal the determination that the Home does not meet the standards and must submit the appeal to the Under Secretary for Health, through the Acting Executive Director, Geriatrics and Extended Care, in writing within 30 days of receipt of this notice. In your appeal, you must explain why the determination is inaccurate or incomplete and provide any new and relevant information not previously considered. Any appeal that does not identify a reason for disagreement will be returned to the sender without further consideration.

If you have any questions, please contact Susan Honaker, VA Medical Center Representative, who coordinates the survey team's activities, at (616) 249-5373.

Sincerely,

Sol

Edward D. Domoff, FACHE JAMES DOELLING

cc: State Department of Veterans Affairs (official overseeing facility operations)

cc: VISN 10 Acting Network Director (10N10)

cc: Acting Executive Director, Geriatrics and Extended Care (10NC4)

SUVERY CLASS Annual	SURVEY YEAR 2019	COMPLETION DATE April 19th, 2019			
NAME OF FACILITY	STREET ADDRESS		<u>CITY</u>	<u>STATE</u>	ZIPCODE
Grand Rapids Home for Veterans	3000 Monroe Avenue		Grand Rapids	MI	49505

SURVEYED BY (VHA Field Activity of Jurisdiction)

Susan Honaker, VA Co-Lead, Eric George, Fiscal, Jennifer Murphy, RN, Ascellon Co-Lead, Laura Dewan, RN, Carrie Storms, RN, Levetta Perry, RN, Camille Truss, RN, Nomie Wallace, Health Surveyor, Caleb Hart, LSC

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
1.	 § 51.210 Administration. A facility must be administered in a manner that enables it to use its resources effectively and efficiently to attain or maintain the highest practical, physical, mental, and psychological well-being of each resident. A. Governing body: The State must have a governing body, or designated person functioning as a governing body, that is legally responsible for establishing and implementing policies regarding the management and operation of the facility, and The governing body or State official with oversight for the facility appoints the administrator who is: Licensed by the State where licensing is required; and 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
2	 of the facility. b. Disclosure of State agency and individual responsible for oversight of facility. The State must give written notice to the Chief Consultant, Geriatrics and Extended Care Strategic Healthcare Group (114), VA Headquarters, 810 Vermont Avenue, NW, Washington, DC 20420, at the time of the change, if any of the following change: The State agency and individual responsible for oversight of a State home facility. The State home administrator; The State employee responsible for oversight of the State home facility if a contractor operates the State home. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
3	7. Annual State Fire Marshall's report. c. State official must sign four certificates	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
4	 Annual certification from the responsible State agency showing compliance with Section 504 of the Rehabilitation Act of 1973 (Public Law 93-112) (VA Form 10-0143A set forth at § 51.224); 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
5	 Annual certification for Drug-free Workplace Act of 1988 (VA Form 10-0143 set forth at § 51.225); 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
6	10. Annual certification regarding lobbying in compliance with Public Law 101-121 (VA Form 10-0144 set forth at § 51.226);	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
7	11. Annual certification of compliance with Title VI of the Civil Rights Act of 1964 as incorporated in Title 38 CFR 18.1-18.3 (VA Form 27-10- 0144A located at § 51.227);	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
8	d. Percentage of Veterans. The percent of the facility residents eligible for VA nursing home care must be at least 75 percent veterans except that the veteran percentage need only be more than 50 percent if the facility was constructed or renovated solely with State funds. All non- veterans residents must be spouses of veterans or parents all of whose children died while serving in the armed forces of the Unites States.	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
9	e. Management Contract Facility. If a facility is operated by an entity contracting with the State, the State must assign a State employee to monitor the operations of the facility on a full- time onsite basis.	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
10	f. Licensure. The facility and facility management must comply with applicable State and local licensure laws.	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
11	 g. Staffing qualifications: 1. The facility management must employ on a full-time, part-time or consultant basis those professionals necessary to carry out the provisions of these requirements. 2. Professional staff must be licensed, certified, or registered in accordance with applicable State 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
12	h. Use of Outside Resources:	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter< td=""><td><enter comment="" followup="" va=""></enter></td><td><enter final<="" td=""></enter></td></enter<>	<enter comment="" followup="" va=""></enter>	<enter final<="" td=""></enter>
12	 If the facility does not employ a qualified professional person to furnish a specific service to be provided by the facility, the facility management must have that service furnished to residents by a person or agency outside the facility under a written agreement described in paragraph (h) (2) of this section. 				Completion Date>		Rating Date>
	 Agreements pertaining to services furnished by outside resources must specify in writing that the facility management assumes responsibility for: 						
	 i. Obtaining services that meet professional standards and principles that apply to professionals providing services in such a facility; and ii. The timeliness of the service. 						

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13	 i. Medical Director: 1. The facility management must designate a primary care physician to serve as medical director. 2. The medical director is responsible for: i. Participating in establishing policies, procedures, and guidelines to ensure adequate, comprehensive services; ii. Directing and coordinating medical care in the facility; iii. Helping to arrange for continuous physician coverage to handle medical emergencies; iv. Reviewing the credentialing and privileging process; v. Participating in managing the environment by reviewing and evaluating incident reports or summarizes of incident reports, identifying hazards to health and safety, and making recommendations to the administrator; and vi. Monitoring employees' health status and advising the administrator on employee health policies. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
14	 Credentialing and privileging. Credentialing is the process of obtaining, verifying, and assessing the qualifications of a health care practitioner, which may include physician, podiatrists, dentists, psychologist, physician assistants, and nurse practitioners, licensed nurses to provide patient care services in or for a health care organization. Privileging is the process whereby a specific scope and content of patient care services are authorized for a health care practitioner by the facility management, based on evaluation of the individual's credentials and performance. The facility management must uniformly apply Credentialing criteria to licensed independent practitioners applying to provide resident care or treatment under the facility's care. The facility management must verify and uniformly apply the following core criteria: Current licensures; current certification, if applicable, relevant education, training, and experience; current competence; and a statement that the individual is able to perform the services he or she is applying to provide. The facility management must decide whether to authorize the independent practitioner to provide resident care or treatment, and each credential's file must indicate that these criteria are uniformly and individually applied. The facility management must maintain documentation of current credentials for each licensed independent practitioner practicing within the facility. When reappointing a licensed independent practitioner, the facility management must review the individual's record of experience. The facility management systemically must assess whether individuals with clinical privileges act within the scope of privileges granted. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
15	 k. Required training of nursing aides. 1. Nurse aide means any individual providing nursing or nursing-related services to residents in a facility who is not a licensed health professional, a registered dietitian, or a volunteer who provide such services without pay. 2. The facility management must not use any individual working in the facility as a nurse aide whether permanent or not unless: i. That individual is competent to provide nursing and nursing related services; and ii. That individual has completed a training and competency evaluation program, or a competency evaluation program approved by the State. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
16	 Registry verification. Before allowing an individual to serve as a nurse aide, facility management must receive registry verification that the individual has met competency evaluation requirements unless the individual can prove that he or she has recently successfully completed a training and competency evaluation program approved by the State and has not yet been included in the registry. Facilities must follow up to ensure that such an individual actually becomes registered. Multi-State registry verification. Before allowing an individual to serve as a nurse aide, facility management must seek information from every State registry established under HHS regulations at 42 CFR 483.156 which the facility believes will include information on the individual. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
17	 Required retraining. If, since an individual's most recent completion of a training and competency evaluation program, there has been a continuous period of 24 consecutive months during none of which the individual provided nursing or nursing-related services for monitory compensation. The individual must complete a new training and competency evaluation program. Regular in-service education. The facility management must complete a performance review of every nurse aide at least once every 12 months, and must provide regular in-service education based on the outcome of these reviews. The in-service training must; Be sufficient to ensure the continuing competence of nurse aides, but must be no less than 12 hours per year; Address areas of weakness as determined in nurse aide's performance reviews and may address the special needs of residents as determined by the facility staff; and For nurse aides providing services to individuals with cognitive impairments, also address the care of the cognitively impaired. 	PROVISIONALLY MET	 (6) A random review of ten nurse aid training records indicated two went more than 12 months without a performance appraisal. . 	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
18	 Proficiency of nurse aides. The facility management must ensure that nurse aides are able to demonstrate competency in skills and techniques necessary to care for residents' needs, as identified through resident assessments, and described in the plan of care. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

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19 m. Level B Requirement Laboratory services. NOT MET Liv The Grand Rapids Home for very services. - Cheer V Very services was unable to produce when heads of balancing services to meet the needs of public liab testing for the laboratory services. - Cheer V Very services. - Cheer Very services. <	VA Followup Comment>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
20	 n. Radiology and other diagnostic services. 1. The facility management must provide or obtain radiology and other diagnostic services to meet the needs of its residents. The facility is responsible for the quality and timeliness of the services. i. If the facility provides its own diagnostic services, the services must meet all applicable certification standards, statutes, and regulations. ii. If the facility does not provide its own diagnostic services. it must have an agreement to obtain these services. The services must meet all applicable certification standards, statutes, and regulations. iii. Radiologic and other diagnostic services must meet all applicable 24 hours a day, seven days a week. 2. The facility management must: i. Provide or obtain radiology and other diagnostic services only when ordered by the primary physician; ii. Assist the resident in making transportation arrangements to and from the source of service, if the resident needs assistance; and iv. File in the resident's clinical record signed and dated reports of x-ray and other diagnostic services. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
21	 o. Clinical Records. 1. The facility management must maintain clinical records on each resident in accordance with accepted professional standards and practices that are: Complete; Accurately documented; Accurately documented; Systematically organized 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
22	 Clinical records must be retained for: The period of time required by State law; or Five years from the date of discharge when there is no requirement in the State law. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
23	 The facility management must safeguard clinical record information against loss, destruction, or unauthorized use; 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
24	 4. The facility management must keep confidential all information contained in the resident's records, regardless of the form or storage method of the records, except when release is required by: Transfer to another health care institution; Law; Third party payment contract; or iv. The resident. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
25	 5. The Clinical record must contain: Sufficient information to identify the residents; Progress notes. The results of any pre-admission screening conducted by the State; and The plan of care and services provided; A record of the resident's assessments; 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
26	 p. Quality assessment and assurance. 1. Facility management must maintain a quality assessment and assurance committee consisting of: The director of nursing services; A primary physician designated by the facility; and At least three other members of the facility's staff. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
27	 The quality assessment and assurance committee: Meets at least quarterly to identify issues with respect to which quality assessment and assurance activities are necessary; and Develops and implements appropriate plans of action to correct identified quality deficiencies; and 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
28	3. Identified quality deficiencies are corrected within an established time period.	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
29	 q. Disaster and emergency preparedness. The facility management must have detailed written plans and procedures to meet all potential emergencies and disasters, such as fire, severe weather, and missing residents. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
30	 The facility management must train all employees in emergency procedures when they begin to work in the facility, periodically review the procedures with existing staff, and carry out unannounced staff drills using those procedures. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
31	 r. Transfer agreement. 1. The facility management must have in effect a written transfer agreement with one or more hospitals that reasonably assures that: Residents will be transferred from the nursing home to the hospital, and ensured of timely admission to the hospital when transfer is medically appropriate as determined by the primary physician; and Medical and other information needed for care and treatment of residents, and, when the transferring facility deems it appropriate, for determining whether such residents can be adequately cared for in a less expensive setting than either the nursing home or the hospital, will be exchanged between the institutions. 2. The facility is considered to have a transfer agreement in effect if the facility has an agreement with a hospital sufficiently close to the facility to make transfer feasible. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

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32	u. Intermingling. A building housing a facility recognized as a State home for providing nursing home care may only provide nursing home care in the areas of the building recognized as a State home for providing nursing home care.	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
33	 § 51.40 Basic per diem. Except as provided in §51.41 of this part, (a) During Fiscal Year 2008 VA will pay a facility recognized as a State home for nursing home care the lesser of the following for nursing home care provided to an eligible veteran in such facility: (1) One-half of the cost of the care for each day the veteran is in the facility; or (2) \$71.42 for each day the veteran is in the facility. (b) During Fiscal Year 2009 and during each subsequent Fiscal Year, VA will pay a facility recognized as a State home for nursing home care provided to an eligible veteran in such facility. (1) One-half of the cost of the care for each day the veteran is in the facility; or (2) The basic per diem rate for the Fiscal Year established by VA in accordance with 38 U.S.C. 1741(c). 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
34	 \$ 51.41 Contracts and provider agreements for certain veterans with service-connected disabilities. (a) Contract or VA provider agreement required. VA and State homes may enter into both contracts and provider agreements. VA will pay for each eligible veteran's care through either a contract or a provider agreement (called a "VA provider agreement"). Eligible veterans are those who: (1) Are in need of nursing home care for a VA adjudicated service-connected disability, or (2) Have a singular or combined rating of 70 percent or more based on one or more service-connected disability based on individual unemployability and are in need of nursing home care. (b) Payments under contracts. Contracts under this section will be subject to this part to the extent provided for in the contract and will be governed by federal acquisition law and regulation. Contracts for payment under this section will provide for payment either: (1) Ar a rate or rates negotiated between VA and the State home; or (2) On request from a State home that provided nursing home care on August 5, 2012, for which the State home was eligible for payment under 38 U.S.C. 1745(a)(1), at a rate that reflects the overall methodology of reimbursement for such care that was in effect for the State home on August 5, 2012. (c) Payments under VA provider agreements. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

(1) State homes must sign an agreement to			
receive payment from VA for providing care to			
certain eligible veterans under a VA provider			
agreement. VA provider agreements under this			
section will provide for payments at the rate			
determined by the following formula. For State			
Homes in a metropolitan statistical area, use the			
most recently published CMS Resource			
Utilization Groups (RUG) case-mix levels for the			
applicable metropolitan statistical area. For			
State Homes in a rural area, use the most			
recently published CMS Skilled Nursing			
Prospective Payment System case-mix levels			
for the applicable rural area. To compute the			
daily rate for each State home, multiply the			
labor component by the State home wage index			
for each of the applicable case-mix levels; then			
add to that amount the non-labor component.			
Divide the sum of the results of these			
calculations by the number of applicable	1		
case-mix levels. Finally, add to this quotient the	1		
amount based on the CMS payment schedule	1		
for physician services. The amount for physician			
	1		
services, based on information published by			
CMS, is the average hourly rate for all			
physicians, with the rate modified by the			
applicable urban or rural geographic index for			
physician work, then multiplied by 12, then	1		
divided by the number of days in the year. (2)			
The State home shall not charge any individual,			
insurer, or entity (other than VA) for the nursing			
home care paid for by VA under a VA provider			
agreement. Also, as a condition of receiving			
payments under paragraph (c) of this section,			
the State home must agree not to accept drugs			
and medicines from VA provided under 38			
U.S.C. 1712(d) on behalf of veterans covered			
by this section and corresponding VA			
regulations (payment under paragraph (c) of			
this section includes payment for drugs and			
medicines).			
(3) Agreements under paragraph (c) of this			
section will be subject to this part, except to the			
extent that this part conflicts with this section.			
For purposes of this section, the term "per diem"	1		
in part 51 includes payments under provider			
agreements.	1		
(4) If a veteran receives a retroactive VA			
service-connected disability rating and becomes			
a veteran identified in paragraph (a) of this	1		
section, the State home may request payment			
under the VA provider agreement for nursing	1		
home care back to the retroactive effective date			
	1		
of the rating or February 2, 2013, whichever is			
later. For care provided after the effective date			
but before February 2, 2013, the State home	1		
may request payment at the special per diem			
rate that was in effect at the time that the care	1		
was rendered.			
(d) VA signing official. VA provider agreements	1		
must be signed by the Director of the VA			
medical center of jurisdiction or designee.	1		
(e) Forms. Prior to entering into a VA provider			
agreement, State homes must submit to the VA	1		
medical center of jurisdiction a completed VA	1		
Form 10-10EZ, Application for Medical Benefits	1		
(or VA Form 10-10EZR, Health Benefits	1		
Renewal Form, if a completed VA Form	1		
	1		
 10-10EZ is already on file at VA), and a			

	ompleted VA Form 10-10SH, State Home			
Pi	rogram Application for Care—Medical			
C	ertification, for the veterans for whom the			
St	tate home will seek payment under the			
	ovider agreement. After VA and the State			
	ome have entered into a VA provider			
	greement, forms for payment must be			
	ubmitted in accordance with paragraph (a) of			
	is section. VA Forms 10-10EZ and 10-10EZR			
	e set forth in full at §58.12 of this chapter and			
	A Form 10-10SH is set forth in full at §58.13 of			
	is chapter.			
	Termination of VA provider agreements. (1) A			
	tate home that wishes to terminate a VA			
	ovider agreement with VA must send written			
	otice of its intent to the Director of the VA			
	edical center of jurisdiction at least 30 days			
	efore the effective date of termination of the greement. The notice shall include the			
	tended date of termination. (2) VA provider			
	greements will terminate on the date of a final			
	ecision that the home is no longer recognized			
	/ VA under §51.30.			
) Compliance with Federal laws. Under			
	ovider agreements entered into under this			
	ection, State homes are not required to comply			
	ith reporting and auditing requirements			
	nposed under the Service Contract Act of			
	965, as amended (41 U.S.C. 351, et seq.);			
	owever, State homes must comply with all			
	her applicable Federal laws concerning			
	mployment and hiring practices including the			
	air Labor Standards Act, National Labor			
	elations Act, the Civil Rights Acts, the Age			
	iscrimination in Employment Act of 1967, the			
	ocational Rehabilitation Act of 1973, Worker			
	djustment and Retraining Notification Act,			
	arbanes-Oxley Act of 2002, Occupational			
	ealth and Safety Act of 1970, Immigration			
	eform and Control Act of 1986, Consolidated			
	mnibus Reconciliation Act, the Family and			
	edical Leave Act, the Americans with			
	isabilities Act, the Uniformed Services			
	mployment and Reemployment Rights Act, the			
	nmigration and Nationality Act, the Consumer			
С	redit Protection Act, the Employee Polygraph			
	rotection Act, and the Employee Retirement			
In	come Security Act.			
		•		

 951 6.8 Per dean and drugs and mediones—principles. MET A plant of the problem of the problem used in the part, the State horne must hubmit to the VM medical center of unadiction for each velocity of VF orm 10-102C, adjunction for the each velocity of the each state state with a complexed of VF orm 10-102C, base horne Program Application for the each velocity of t	NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
 (b) While Vinite and a second only if the second only if the drug of integration is a non-Formulary drug of medicine is medically necessary. (c) VA may furnish a drug or medicine under paragraph (a) of this section by having the drug or medicine delivered to the State home in which the veteran resides by mail or other means determined by VA. 	35	 (a) As a condition for receiving payment of per diem under this part, the State home must submit to the VA medical center of jurisdiction for each veteran a completed VA Form 10-10EZ, Application for Medical Benefits (or VA Form 10-10EZ), Health Benefits Renewal Form, if a completed Form 10-10EZ is already on file at VA), and a completed VA Form 10-10SH, State Home Program Application for Care—Medical Certification. These VA Forms, which are available at any VA medical center and at http://www.a.gov/vaforms, must be submitted at the time of admission, with any request for a change in the level of care (domiciliary, hospital care or adult day health care), and any time the contact information has changed. If the facility is eligible to receive per diem payments for a veteran, VA will pay per diem under this part from the date of receive part diem payments for a veteran. (b) VA pays per diem on a monthly basis. To receive payment, the State must submit to the VA medical Center of jurisdiction a completed VA Form 10-5688, State Home Report and Statement of Federal Aid Claimed, which is available at any VA medical center and at http://www.va.gov/vaforms. (c) Per diem on a monthly basis. To reach day that the veteran is receiving care and has an overnight stay. Per diem also will be paid when there is no overnight stay if the facility has an occupancy rate of 90 percent or greater. However, these payments will be made only for the first 10 consecutive days during which the veteran is abeent for purposes other than receiving home or domiciliary by the total necognized hursing home or domiciliary beds in that facility. (d) Initial per diem payments will not be made entactively for curse that was provided on and after the facility dwide by the total number of residents at the tracility dwide by the total number of residents at the tracility dwide by the total number of residents at the tracility that provided the basis for determining that the facility recognized as a State home e as	MET			<enter Completion</enter 	<enter comment="" followup="" va=""></enter>	Final Rating

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
36	 § 51.70 Resident Rights The resident has the right to a dignified existence, self-determination, and communication with and access to persons and services inside and outside the facility. The facility management must protect and promote the rights of each resident, including each of the following rights. a. Exercise of rights. 1. The resident has a right to exercise his or her rights as a resident of the facility and as a citizen or resident to the tright to be free of interference, coercion, discrimination, and reprisal from the facility management in exercising his or her rights. 3. The resident has the right to freedom from chemical or physical restraint. 4. In the case of a resident determined incompetent under the laws of a State by a court of jurisdiction, the rights of the resident are exercised by the person appointed under State law to act on the resident's behalf. 5. In the case of a resident who has not been determined incompetent by the State court, any legal-surrogate designated in accordance with State law may exercise the resident's rights to the extent provided by State law. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
37	 b. Notice of rights and services. 1. The facility management must inform the resident both orally and in writing in a language that the resident understands of his or her rights and all rules and regulations governing resident conduct and responsibilities during the stay in the facility. Such notifications must be made prior to or upon admission and periodically during the resident's stay. 2. The resident or his or her legal representative has the right: Upon an oral or written request, to access all records pertaining to himself or herself including current clinical records within 24 hours (excluding weekends and holidays); and After receipt of his or her records for review, to purchase at a cost not to exceed the community standard photocopies of the records or any portions of them upon request and with 2 working days advance notice to the facility management. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

The resident has the right to be fully			
informed in language that he or she can			
understand of his or her total health status;			
4. The resident has the right to refuse			
treatment, to refuse to participate in			
experimental research, and to formulate an			
advance directive as specified in paragraph			
(b)(7) of this section; and			
The facility management must inform			
each resident before, or at the time of			
admission, and periodically during the resident's			
stay, of services available in the facility and of			
charges for those services to be billed to the			
resident.			
The facility management must furnish a			
written description of legal rights which includes:			
million accomption of logar rights which includes.			
i. A description of the manner of protecting			
personal funds, under paragraph (c) of this			
section;			
0000001,			
A statement that the resident may file a			
complaint with the State (agency) concerning			
resident abuse, neglect, misappropriation of			
resident property in the facility, and non-			
compliance with the advance directives			
requirements.			
requirementer			
The facility management must have			
written policies and procedures regarding			
advance directives (e.g., living wills). These			
requirements include provisions to inform and			
provide written information to all residents			
concerning the right to accept or refuse medical			
or surgical treatment and, at the individual's			
option, formulate an advance directive. This			
includes a written description of the facility's			
policies to implement advance directives and			
applicable State law. If an individual is			
incapacitated at the time of admission and is			
unable to receive information (due to the			
incapacitating conditions) or articulate whether			
or not he or she has executed an advance			
directive, the facility may give advance directive			
information to the individual's family or surrogate			
in the same manner that it issues other			
materials about policies and procedures to the			
family of the incapacitated individual or to a			
surrogate or other concerned persons in			
accordance with State law. The facility			
management is not relieved of its obligation to			
provide this information to the individual once he			
or she is no longer incapacitated or unable to			
receive such information. Follow-up procedures			
must be in place to provide the information to			
the individual directly at the appropriate time.			
8. The facility management must inform each			
resident of the name and way of contacting the			
primary physician responsible for his or her			I
care.			

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE				
38	9. Notification of changes:	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter< td=""><td><enter comment="" followup="" va=""></enter></td><td><enter final<="" td=""></enter></td></enter<>	<enter comment="" followup="" va=""></enter>	<enter final<="" td=""></enter>				
	 Facility management must immediately inform the resident; consult with the primary physician; and if known, notify the resident's legal representative or an interested family member when there is: 				Completion Date>		Rating Date>				
	 An accident involving the resident which results in injury and has the potential for requiring physician intervention; 										
	B. A significant change in the resident's physical, mental, or psychosocial status (i.e., a deterioration in health, mental, or psychosocial status in either life-threatening conditions or clinical complications);										
	C. A need to alter treatment significantly (i.e., a need to discontinue an existing form of treatment due to adverse consequences, or to commence a new form of treatment);										
	D. A decision to transfer or discharge the resident from the facility as specified in § 51.80(a) of this part.										
	The facility management must also promptly notify the resident and, if known, the resident's legal representative or interested family member when there is:										
	A. A change in room or roommate assignment as specified in § 51.100 (f)(2); or										
	B. A change in resident rights under Federal or State law or regulations as specified in paragraph (b)(1) of this section.										
	The facility management must record and periodically update the address and phone number of the resident's legal representative or interested family member.										
39	c. Protection of resident funds.	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter< td=""><td><enter comment="" followup="" va=""></enter></td><td><enter final<="" td=""></enter></td></enter<>	<enter comment="" followup="" va=""></enter>	<enter final<="" td=""></enter>				
	 The resident has the right to manage his or her financial affairs, and the facility management may not require residents to deposit their personal funds with the facility. 				Completion Date>		Rating Date>				
	 Management of personal funds. Upon written authorization of a resident, the facility management must hold, safeguard, manage, and account for the personal funds of the resident deposited with the facility, as specified in paragraphs (c)(3)-(6) of this section. 										

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
40	 3. Deposit of funds. i. Funds in excess of \$100. The facility management must deposit any resident's personal funds in excess of \$100 in an interest bearing account (or accounts) that is separate from any of the facility's operating accounts, and that credits all interest earned on residents funds to that account. (In pooled accounts, there must be a separate accounting for each residents share.) ii. Funds less than \$100. The facility management must maintain a resident's personal funds that do not exceed \$100 in a non-interest bearing account, interest-bearing account, or petty cash fund. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
41	 4. Accounting and records. The facility management must establish and maintain a system that assures a full and complete and separate accounting, according to generally accepted accounting principles, of each resident's personal funds entrusted to the facility on the resident's behalf. i. The system must preclude any commingling of resident funds with facility funds or with the funds of any person other than another resident. ii. The individual financial record must be available through quarterly statements and on request to the resident or his or her legal representative. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
42	§ 51.70 Resident rights. (C) (5) Conveyance upon death. Upon the death of a resident with a personal fund deposited with the facility, the facility management must convey within 90 calendar days the resident's funds, and a final accounting of those funds, to the individual or probate jurisdiction administering the resident's estate; or other appropriate individual or entity, if State law allows.	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
43	 Assurance of financial security. The facility management must purchase a surety bond, or otherwise provide assurance satisfactory to the Under Secretary for Health, to assure the security of all personal funds of residents deposited with the facility. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
44	 d. Free Choice. The resident has the right to: 1. Be fully informed in advance about care and treatment and of any changes in that care or treatment that may affect the resident's well- being; and 2. Unless determined incompetent or otherwise determined to be incapacitated under the laws of the State, participate in planning care and treatment or changes in care and treatment. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
45	 Privacy and confidentiality. The resident has the right to personal privacy and confidentiality of his or her personal and clinical records. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	1. Residents have a right to personal privacy in their accommodations, medical treatment, written and telephone communications, personal care, visits, and meetings of family and resident groups. This does not require the facility management to give a private room to each resident.						
	 Except as provided in paragraph (e)(3) of this section, the resident may approve or refuse the release of personal and clinical records to any individual outside the facility; 						
	 The resident's right to refuse release of personal and clinical records does not apply when: 						
	i. The resident is transferred to another health care institution; or						
	ii. Record release is required by law.				_		
46	 f. Grievances. A resident has the right to: 1. Voice grievances without discrimination or reprisal. Residents may voice grievances with respect to treatment received and not received; and 2. Prompt efforts by the facility to resolve grievances the resident may have, including those with respect to the behavior of other residents. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
47	 g. Examination of survey results. A resident has the right to: 1. Examine the results of the most recent VA survey with respect to the facility. The facility management must make the results available for examination in a place readily accessible to residents, and must post a notice of their availability; and 2. Receive information from agencies acting as clinical advocates, and be afforded the opportunity to contact these agencies. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
48	 h. Work. The resident has the right to: 1. Refuse to perform services for the facility; 2. Perform services for the facility, if he or she chooses, when: 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	 The facility has documented the need or desire for work in the plan of care; The plan specifies the nature of the services performed and whether the services are voluntary or paid; Compensation for paid services is at or above prevailing rates; and The resident agrees to the work arrangement described in the plan of care. 						
49	 Mail. The resident has the right to privacy in written communications, including the right to: Send and promptly receive mail that is unopened; and 	МЕТ	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	 Have access to stationary, postage, and writing implements at the resident's own expense. 						
50	 j. Access and visitation rights. 1. The resident has the right and the facility management must provide immediate access to any resident by the following: Any representative of the Under Secretary for Health; Any representative of the State; 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	 iii. Physicians of the resident's choice; iv. The State long-term care ombudsman; v. Immediate family or other relatives of the resident subject to the resident's right to deny or withdraw consent at any time; and 						
	vi. Others who are visiting subject to reasonable restrictions and the resident's right to deny or withdraw consent at any time						
	 The facility management must provide reasonable access to any resident by any entity or individual that provides health, social, legal, or other services to the resident, subject to the resident's right to deny or withdraw consent at any time. 						
	3. The facility management must allow representatives of the State Ombudsman Program, described in paragraph (j)(1)(iv) of this section, to examine a resident's clinical records with the permission of the resident or the resident's legal representative, subject to State law.						

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51	 Telephone. The resident has the right to reasonable access to use a telephone where calls can be made without being overheard. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
52	 Personal property. The resident has the right to retain and use personal possessions, including some furnishings, and appropriate clothing, as space permits, unless to do so would infringe upon the rights or health and safety of other resident 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
53	 Married couples. The resident has the right to share a room with his or her spouse when married residents live in the same facility and both spouses consent to the arrangement. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
54	 N. Self-Administration of drugs. An individual resident may self-administer drugs if the interdisciplinary team, as defines by § 51.110(d)(2)(ii) of this part, has determined that this practice is safe. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
55	 § 51.80 Admission, transfer and discharge rights. a. Transfer and discharge: Definition. Transfer and discharge includes movement of a resident to a bed outside of the facility whether that bed is in the same physical plant or not. Transfer and discharge does not refer to movement of a resident to a bed within the same facility. Transfer and discharge requirements. The facility management must permit each resident to remain in the facility, and not transfer or discharge the resident from the facility unless: The transfer or discharge is necessary for the resident's welfare and the resident's needs cannot be met in the nursing home; The transfer or discharge is appropriate because the resident no longer needs the services provided by the nursing home; The health of individuals in the facility would otherwise be endangered; The resident has failed, after reasonable and appropriate notice to pay for a stay at the facility; or 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
56	 Documentation: When the facility transfers or discharges a resident under any of the circumstances specified in paragraphs (a)(2)(i) through (a)(2)(vi) of this section, the primary physician must document in the resident's clinical record. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
57	 Notice before transfer. Before a facility transfers or discharges a resident, the facility must: 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	 Notify the resident and, if known, a family member or legal representative of the resident of the transfer or discharge and the reasons for the move in writing and in a language and manner they understand. 						
	ii. Record the reasons in the resident's clinical record; and						
	iii. Include in the notice the items described in paragraph (a)(6) of this section.						
58	 Timing of the notice. The notice of transfer or discharge required under paragraph (a)(4) of this section must be made by the facility at least 30 days before the resident is transferred or discharged, except when specified in paragraph (a)(5)(ii) of this section; Notice may be made as soon as practicable before transfer or discharge when: A. The safety of individuals in the facility would be endangered; B. The health of individuals in the facility would be otherwise endangered; C. The resident's health improves sufficiently so the resident no longer needs the services provided by the nursing home; D. The resident's needs cannot be met in the 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
59	 nursing home. 6. Contents of the notice. The written notice specified in paragraph (a)(4) of this section must include the following: The reason for transfer or discharge; The effective date of transfer or discharge; The location to which the resident is transferred or discharged; iv. A statement that the resident has the right to appeal the action to the State official designated by the State; and v. The name, address and telephone number of the State long term care ombudsman. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
60	 Orientation for transfer or discharge. A facility management must provide sufficient preparation and orientation to residents to ensure safe and orderly transfer or discharge from the facility. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
61	 b. Notice of bed-hold policy and readmission. 1. Notice before transfer. Before a facility transfers a resident to a hospital or allows a resident to go on therapeutic leave, the facility management must provide written information to the resident and a family member or legal representative that specifies: The duration of the facility's bed-hold policy, if any, during which the resident is permitted to return and resume residence in the facility; and The facility's policies regarding bed-hold periods, which must be consistent with paragraph (b)(3) of this section permitting a resident to return. 2. Bed-hold notice upon transfer. At the time of transfer of a resident for hospitalization or therapeutic leave, facility management must provide to the resident and a family member or legal representative written notice which specifies the duration of the bed-hold policy described in paragraph (b)(1) of this section. 3. Permitting resident to return to facility. A nursing facility must establish and follow a written policy under which a resident, whose hospitalization or therapeutic leave exceeds the bed-hold period is readmitted to the facility immediately upon the first availability of a bed in a semi-private room. If the resident required, the services provided by the facility. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
62	c. Equal access to quality care. The facility management must establish and maintain identical policies and practices regarding transfer, discharge, and the provision of services for all individuals regardless of source of payment.	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
63	d. Admissions policy. The facility management must not require a third party guarantee of payment to the facility as a condition of admission or expedited admission, or continued stay in the facility. However, the facility may require an individual who has legal access to a resident's income or resources available to pay for facility care to sign a contract to pay the facility from the resident's income or resources.	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
64	§ 51.90 Resident behavior and facility practices.	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion</enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	a. Restraints.				Date>		
	 The resident has a right to be free from any chemical or physical restraints imposed for purposes of discipline or convenience. When a restraint is applied, or used, the purpose of the restraint is reviewed and is justified as a therapeutic intervention. 						
	 Chemical restraint is the inappropriate use of a sedating psychotropic drug to manage or control behavior. 						
	Physical restraint is any method of physically restricting a person's freedom of movement, physical activity or normal access to his or her body. Bed rails and vest restraints are examples of physical restraints.						
	2. The facility management uses a system to achieve a restraint-free environment.						
	3. The facility management collects data about the use of restraints.						
	 When alternatives to the use of restraint are ineffective, restraint is safely and appropriately used. 						
65	b. Abuse. The resident has the right to be free from mental, physical, sexual, and verbal abuse or neglect, corporal punishment, and involuntary seclusion.	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	 Mental abuse includes humiliation, harassment, and threats of punishment or deprivation. 						
	 Physical abuse includes hitting, slapping, pinching or kicking. Also, includes controlling behavior through corporal punishment. 						
	3. Sexual abuse includes sexual harassment, sexual coercion, and sexual assault.						
	4. Neglect is any impaired quality of life for an individual because of the absence of minimal services or resources to meet basic needs. Includes withholding or inadequately providing food and hydration (without physician, resident, or surrogate approval), clothing, medical care, and good hygiene. May also include placing the individual in unsafe or unsupervised conditions.						
	 Involuntary seclusion is a resident's separation from other residents or from the resident's room against his or her will or the will of his or her legal representative. 						

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
66	 c. Staff treatment of residents. The facility management must develop and implement written policies and procedures that prohibit mistreatment, neglect, and abuse of residents and misappropriation of resident property. The facility management must: Not employ individuals who: A. Have been found guilty of abusing, neglecting, or mistreating individuals by a court of law; or B. Have had a finding entered into an applicable State registry or with the applicable licensing authority concerning abuse, neglect, mistreatment of individuals or misappropriation of their property; and Report any knowledge it has of actions by a court of law against an employee, which would indicate unfitness for service as a nurse aide or other facility staff to the State nurse aide registry or licensing authorities. The facility management must ensure that all alleged violations involving mistreatment, neglect, or abuse, including injuries of unknown source, and misappropriation of resident property are reported immediately to the administrator of the facility and to other officials in accordance with state law through established procedures. The facility management must have evidence that all alleged violations is progress. The results of all investigations must be reported to the administrator or the designated representative and to other officials in accordance with State law within 5 working days of the incident, and appropriate corrective action must be taken if the allequed violation is verified. 	MET	<insert comment="" here=""></insert>	<pre><insert action="" corriective="" plan=""></insert></pre>	DATE <enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	 The results of all investigations must be reported to the administrator or the designated representative and to other officials in accordance with State law within 5 working days of the incident, and appropriate corrective action must 						

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
67	 § 51.100 Quality of Life. A facility management must care for its residents in a manner and in an environment, that promotes maintenance or enhancement of each resident's quality of life. a. Dignity. The facility management must promote care for residents in a manner and in an environment, that maintains or enhances each resident's dignity and respect in full recognition of his or her individuality. b. Self-determination and participation. The resident has the right to: 1. Choose activities, schedules, and health care consistent with his or her interests, assessments, and plans for care; 2. Interact with members of the community both inside and outside the facility; and 3. Make choices about aspects of his or her life in the facility that are significant to the resident. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
68	c. Resident Council. The facility management must establish a council of residents that meet at least quarterly. The facility management must document any concerns submitted to the management of the facility by the council.	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
69	 d. Participation in resident and family groups. 1. A resident has the right to organize and participate in resident groups in the facility; 2. A resident's family has the right to meet in the facility with the families of other residents in the facility; 3. The facility management must provide the council and any resident or family group that exists with private space; 4. Staff or visitors may attend meetings at the group's invitation; 5. The facility management must provide a designated staff person responsible for providing assistance and responding to written requests that result from group meetings; 6. The facility management must listen to the views of any resident or family group, including the council established under paragraph (c) of this section, and act upon the council regarding policy and operational decisions affecting resident care and life in the facility. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
70	e. Participation in other activities. A resident has the right to participate in social, religious, and community activities that do not interfere with the rights of other residents in the facility. The facility management must arrange for religious counseling by clergy of various faith groups.	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
71	 Accommodation of needs. A resident has the right to: Reside and receive services in the facility with reasonable accommodation of individual needs and preferences, except when the health or safety of the individual or other residents would be endangered; and Receive notice before the resident's room or roommate in the facility is changed. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
72	 g. Patient activities. 1. The facility management must provide for an ongoing program of activities designed to meet, in accordance with the comprehensive assessment, the interests and the physical, mental, and psychosocial well-being of each resident. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
73	 The activities program must be directed by a qualified professional who is a qualified therapeutic recreation specialist or an activities professional who: Is licensed or registered, if applicable, by the State in which practicing; and Is certified as a therapeutic recreation specialist or as an activities professional by a recognized accrediting body. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
74	 h. Social Services. The facility management must provide medically related social services to attain or maintain the highest practicable mental and psychosocial well-being of each resident; 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
75	2. For each 120 beds, a nursing home must employ one or more qualified social workers who work for a total period that equals at least the work time of one full-time employee (FTE). A State home that has more or less than 120 beds must provide qualified social worker services on a proportionate basis (for example, a nursing home with 60 beds must employ one or more qualified social workers who work for a total period equaling at least one-half FTE and a nursing home with 180 beds must employ qualified social workers who work for a total period equaling at least one and one-half FTE).	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
76	 Qualifications of social worker. A qualified social worker is an individual with: A bachelor's degree in social work from a school accredited by the Council of Social Work Education; and Note: A master's degree social worker with experience in long-term care is preferred. A social work license from the State in which the State home is located, if offered by the State; and A minimum of one year of supervised social work experience, in a health care setting working directly with individuals. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
77	 The facility management must have sufficient support staff to meet patient's social service's needs. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
78	 Facilities for social services must ensure privacy for interviews. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
79	 i. Environment. The facility management must provide: 1. A safe, clean, comfortable, and homelike environment, allowing the resident to use his or her personal belongings to the extent possible; 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
80	 Housekeeping and maintenance services necessary to maintain a sanitary, orderly, and comfortable interior; 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
81	 Clean bed and bath linens that are in good condition; 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
82	 Private closet space in each resident room, as specified in § 51.200 (d)(2)(iv) of this part; 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
83	 Adequate and comfortable lighting levels in all areas; 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
84	 Comfortable and safe temperature levels. Facilities must maintain a temperature range of 71-81 degrees F.; and 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
85	 For the maintenance of comfortable sound levels. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
86	 § 51.110 Resident assessment. The facility management must conduct initially, annually and as required by a change in the resident's condition a comprehensive, accurate, standardized, reproducible assessment of each resident's functional capacity. a. Admission orders. At the time, each resident is admitted, the facility management must have physician orders for the resident's immediate care and a medial assessment, including a medical history and physical examination, within a time frame appropriate to the resident's condition, not to exceed 72 hours after admission, except when an examination was performed within five days before admission and the findings were recorded in the medical record on admission. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
87	 b. Comprehensive assessments. (1) The facility management must make a comprehensive assessment of a resident's needs: Using the Centers for Medicare and Medicaid Services (CMS) Resident Assessment Instrument Minimum Data Set, Version 3.0 d. Submission of assessments. Each assessment (initial, annual, change in condition, and quarterly) using the Centers for Medicare and Medicaid Services (CMS) Resident Assessment Instrument Minimum Data Set, Version 2.0 must be submitted electronically to VA at the IP address provided by VA to the State within 30 days after completion of the assessment document. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
88	2. Frequency. Assessments must be conducted:	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	i. No later than 14 days after the date of admission;				Dulos		
	Promptly after a significant change in the resident's physical, mental, or social condition; and						
	iii. In no case less often than once every 12 months.						
89	 Review of Assessments. The nursing facility management must examine each resident no less than once every 3 months, and as appropriate, revise the resident's assessment to assure the continued accuracy of the assessment. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
90	 Use. The results of the assessment are used to develop, review, and revise the resident's individualized comprehensive plan of care, under paragraph (d) of this section. 	МЕТ	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
91	 c. Accuracy of Assessments 1. Coordination. i. Each assessment must be conducted or coordinated with the appropriate participation of health professionals. ii. Each assessment must be conducted or coordinated by a registered nurse that signs and certifies the completion of the assessment. 2. Certification. Each person who completes a portion of the assessment must sign and certify the accuracy of that portion of the assessment. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
92	 e. Comprehensive care plans. (1) The facility management must develop an individualized comprehensive care plan for each resident that includes measurable objectives and timetables to meet a resident's physical, mental, and psychosocial needs that are identified in the comprehensive assessment. The care plan must describe the following— The services that are to be furnished to attain or maintain the resident's highest practicable physical, mental, and psychosocial well-being as required under §51.120; and Any services that would otherwise be required under §51.120 of this part but are not provided due to the resident's exercise of rights under §51.70, including the right to refuse treatment under §51.70(b)(4) of this part. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
93	 A comprehensive care plan must be: Developed within 7 calendar days after completion of the comprehensive assessment; Prepared by an interdisciplinary team, that includes the primary physician, a registered nurse with responsibility for the resident, and other appropriate staff in disciplines as determined by the resident's needs, and to the extent practicable, the participation of the resident, the resident's family or the resident's legal representative; and Periodically reviewed and revised by a team of qualified persons after each assessment. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
94	 The services provided or arranged by the facility must: Meet professional standards of quality; and Be provided by qualified persons in accordance with each resident's written plan of care. 	МЕТ	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
95	 f. Discharge summary. Prior to discharging a resident, the facility management must prepare a discharge summary that includes— (1) A recapitulation of the resident's status at the time of the discharge to include items in paragraph (b)(2) of this section; and (3) A post-discharge plan of care that is developed with the participation of the resident and his or her family, which will assist the resident to adjust to his or her new living environment. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

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96	 § 51.120 Quality of care. Each resident must receive and the facility management must provide the necessary care and services to attain or maintain the highest practicable physical, mental, and psychosocial well-being, in accordance with the comprehensive assessment and plan of care. a. Reporting of Sentinel Events: Definition. A sentinel event is an adverse event that results in the loss of life or limb or permanent loss of function. Examples of sentinel events are as follows: Any resident death, paralysis, coma or other major permanent loss of function associated with a medication error; or Any suicide of a resident, including suicides following elopement (unauthorized departure) from the facility; or Any procedure or clinical intervention, including restraints, that result in death or a major permanent loss of function; or Assult, homicide or other crime resulting in patient death or major permanent loss of function; or The facility management must report sentinel event for the fall. 	MET	The standard was met; however, it was recommended the facility educate the staff on notifying the Director of the Veterans Administration Medical Center of Jurisdiction within 24 hours of identification of a sentinel event.	<insert action="" corriective="" plan=""></insert>	DATE <enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
97	 center of jurisdiction within 24 hours of identification. 4. The facility management must establish a mechanism to review and analyze a sentinel event resulting in a written report no later than 10 working days following the event. i. Goal. The purpose of the review and analysis of a sentinel event is to prevent injuries to residents, visitors, and personnel, and to manage those injuries that do occur and to minimize the negative consequences to the injured individuals and facility. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
98	 b. Activities of daily living. Based on the comprehensive assessment of a resident, the facility management must ensure that: i. Bathe, dress, and groom; 1. A resident's abilities in activities of daily living do not diminish unless circumstances of the individual's clinical condition demonstrate that diminution was unavoidable. This includes the resident's ability to: ii. Transfer and ambulate; iii. Toilet; iv. Eat; and v. Talk or otherwise communicate. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
99	 A resident is given the appropriate treatment and services to maintain or improve his or her abilities specified in paragraph (b)(1) of this section; and 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
100	 A resident who is unable to carry out activities of daily living receives the necessary services to maintain good nutrition, hydration, grooming, personal and oral hygiene, mobility, and bladder and bowel elimination. 	МЕТ	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
101	 c. Vision and hearing. To ensure that residents receive proper treatment and assistive devices to maintain vision and hearing abilities, the facility must, if necessary, assist the resident: 1. In making appointments; and 2. By arranging for transportation to and from the office of a practitioner specializing in the treatment of vision or hearing impairment or the office of a professional specializing in the provision of vision or hearing assistive devices. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
102	 d. Pressure sores. Based on the comprehensive assessment of a resident, the facility management must ensure that: 1. A resident who enters the facility without pressure sores does not develop pressure sores unless the individual's clinical condition demonstrates that they were unavoidable; and 2. A resident having pressure sores receives necessary treatment and services to promote healing, prevent infection and prevent new sores from developing. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

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103	e. Urinary and Fecal Incontinence. Based on the resident's comprehensive assessment, the facility management must ensure that:	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	 A resident who enters the facility without an indwelling catheter is not catheterized unless the resident's clinical condition demonstrates that catheterization was necessary; and 						
	 A resident who is incontinent of urine receives appropriate treatment and services to prevent urinary tract infections and to restore as much normal bladder function as possible. 						
104	 A resident who has persistent fecal incontinence receives appropriate treatment and services to treat reversible causes and to restore as much normal bowel function as possible. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
105	f. Range of motion. Based on the comprehensive assessment of a resident, the facility management must ensure that:	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	 A resident who enters the facility without a limited range of motion does not experience reduction in range of motion unless the resident's clinical condition demonstrates that a reduction in range of motion is unavoidable; and 						
	 A resident with a limited range of motion receives appropriate treatment and services to increase range of motion and/or prevent further decrease in range of motion. 						
106	g. Mental and Psychosocial functioning. Based on the comprehensive assessment of a resident, the facility management must ensure that a resident, who displays mental or psychosocial adjustment difficulty, receives appropriate treatment and service	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
107	 Enteral Feedings. Based on the comprehensive assessment of a resident, the facility management must ensure that: 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	 A resident who is fed by enteral feedings receives the appropriate treatment and services to prevent aspiration pneumonia, diarrhea, vomiting, dehydration, metabolic abnormalities, nasal-pharyngeal ulcers and other skin breakdowns, and to restore, if possible, normal eating skills. 						
	 A resident who has been able to adequately eat or take fluids alone or with assistance is not fed by enteral feedings unless the resident's clinical condition demonstrates that use of enteral feedings were unavoidable; and 						

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108	i. Accidents. The facility management must ensure that:	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	 The resident environment remains as free of accident hazards as is possible; and 						
	 Each resident receives adequate supervision and assistance devices to prevent accidents. 						
109	 Nutrition. Based on a resident's comprehensive assessment, the facility management must ensure that a resident: 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	 Maintains acceptable parameters of nutritional status, such as body weight and protein levels, unless the resident's clinical condition demonstrates that this is not possible; and 						
	2. Receives a therapeutic diet when a nutritional deficiency is identified.						
110	 Hydration. The facility management must provide each resident with sufficient fluid intake to maintain proper hydration and health. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
111	 Special needs. The facility management must ensure that residents receive proper treatment and care for the following special services: 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	 Injections; Parenteral and enteral fluids; Colostomy, ureterostomy, or ileostomy care Tracheostomy care; Tracheal suctioning; Respiratory care; Foot care; and Prostheses. 						
112	m. Unnecessary drugs:	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion</enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	 General. Each resident's drug regimen must be free from unnecessary drugs. An unnecessary drug is any drug when used: 				Date>		
	i. In excessive dose (including duplicate drug therapy); or						
	ii. For excessive duration; or						
	iii. Without adequate monitoring; or						
	iv. Without adequate indications for its use; or						
	 In the presence of adverse consequences which indicate the dose should be reduced or discontinued; or 						
	vi. Any combinations of the reasons above.						

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113	 Antipsychotic Drugs. Based on a comprehensive assessment of a resident, the facility management must ensure that: Residents who use antipsychotic drugs receive gradual dose reductions, and behavioral interventions, unless clinically contraindicated, in an effort to discontinue these drugs. Residents who have not used antipsychotic drugs are not given these drugs unless antipsychotic drug therapy is necessary to treat a specific condition as diagnosed and documented in the clinical record; and 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
114	 n. Medication Errors. The facility management must ensure that: 1. Medication errors are identified and reviewed on a timely basis; and 2. Strategies for preventing medication errors and adverse reactions are implemented. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
115	 § 51.130 Nursing Services. The facility management must provide an organized nursing service with a sufficient number of qualified nursing personnel to meet the total nursing care needs, as determined by resident assessment and individualized comprehensive plans of care, of all patients within the facility 24 hours a day, 7 days a week. a. The nursing service must be under the direction of a full-time registered nurse who is currently licensed by the State and has, in writing, administrative authority, responsibility, and accountability for the functions, activities, and training of the nursing services staff. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
116	The facility management must provide registered nurses 24 hours per day, 7 days per week.	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
117	 The director of nursing services must designate a registered nurse as a supervising nurse for each tour of duty. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	2. Based on the application and results of the case mix and staffing methodology, the evening or night supervising nurse may serve in a dual role as supervising nurse as well as provides direct patient care only when the facility has an average daily occupancy of 60 or fewer residents in nursing homes.						
	1. Based on the application and results of the case mix and staffing methodology, the director of nursing may serve in a dual role as director and as an onsite-supervising nurse only when the facility has an average daily occupancy of 60 or fewer residents in nursing homes.						
118	d. The facility management must provide nursing services to ensure that there is a minimum direct care nurse staffing per patient per 24 hours, 7 days per week of no less than 2.5 hours.	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
119	 Nurse staffing must be based on a staffing methodology that applies case mix and is adequate for meeting the standards of this part. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
120	 § 51.140 Dietary Services. The facility management must provide each resident with a nourishing, palatable, well-balanced diet that meets the daily nutritional and special dietary needs of each resident. a. Staffing. The facility management must employ a qualified dietitian either full-time, parttime, or on a consultant basis. If a qualified dietitian is not employed full-time, the facility management must designate a person to serve as the director of food service who receives at least a monthly scheduled consultation from a qualified dietitian. A qualified dietitian is one who is qualified based upon registration by the Commission on Dietetic Registration of the American Dietetic 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	Association.						
121	Sufficient staff. The facility management must employ sufficient support personnel competent to carry out the functions of the dietary service.	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
122	c. Menus and nutritional adequacy. Menus must:	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	 Meet the nutritional needs of residents in accordance with the recommended dietary allowances of the Food and Nutrition Board of the National Research Council, National Academy of Sciences; 						
	2. Be prepared in advance; and						
	3. Be followed.						
123	d. Food. Each resident receives and the facility provides:	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	 Food prepared by methods that conserve nutritive value, flavor, and appearance; 						
	2. Food that is palatable, attractive, and at the proper temperature;						
	 Food prepared in a form designed to meet individual needs; and 						
	4. Substitutes offered of similar nutritive value to residents who refuse food served.						
124	e. Therapeutic diets. Therapeutic diets must be prescribed by the primary care physician.	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
125	f. Frequency of meals.	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion</enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	 Each resident receives and the facility provides at least three meals daily, at regular times comparable to normal mealtimes in the community. 				Date>		
	2. There must be no more than 14 hours between a substantial evening meal and breakfast the following day, except as provided in paragraph (f)(4) of this section.						
	3. The facility staff must offer snacks at bedtime daily.						
	4. When a nourishing snack is provided at bedtime, up to 16 hours may elapse between a substantial evening meal and breakfast the following day, if a resident group agrees to this meal span, and a nourishing snack is served.						
126	g. Assistive devices. The facility management must provide special eating equipment and utensils for residents who need them.	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
127	 h. Sanitary conditions. The facility must: 1. Procure food from sources approved or considered satisfactory by Federal, State, or local authorities; 2. Store, prepare, distribute, and serve food under sanitary conditions; and 3. Dispose of garbage and refuse properly. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
128	 § 51.150 Physician services. A physician must personally approve in writing a recommendation that an individual be admitted to a facility. Each resident must remain under the care of a physician. a. Physician supervision. The facility management must ensure that: 1. The medical care of each resident is supervised by a primary care physician; 2. Each resident's medical record must list the name of the resident's primary physician; and 3. Another physician supervises the medical care of residents when their primary physician is unavailable. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
129	 b. Physician visits. The physician must: 1. Review the resident's total program of care, including medications and treatments, at each visit required by paragraph (c) of this section; 2. Write, sign, and date progress notes at each visit; and 3. Sign and date all orders. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
130	 c. Frequency of physician visits. 1. The resident must be seen by the primary physician at least once every 30 days for the first 90 days after admission, and at least once every 60 days thereafter, or more frequently based on the condition of the resident. 2. A physician visit is considered timely if it occurs not later than 10 days after the date the visit was required. 3. Except as provided in paragraphs (c) (4) of this section, all required physician visits must be made by the physician personally. 4. At the option of the physician, required visits in the facility after the initial visit may alternate between personal visits by the physician and visits by a physician nurse specialist in accordance with paragraph (e) of this section. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
131	d. Availability of physicians for emergency care. The facility management must provide or arrange for the provision of physician services 24 hours a day, 7 days per week, in case of an emergency.	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
132	 e. Physician delegation of tasks. 1. Except as specified in paragraph (e)(2) of this section, a primary physician may delegate tasks to: A certified physician assistant or a certified nurse practitioner; or A clinical nurse specialist who: A. Is acting within the scope of practice as defined by State law; and B. Is under the supervision of the physician. Note: A certified clinical nurse specialist with experience in long term care is preferred. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
133	 The primary physician may not delegate a task when the regulations specify that the primary physician must perform it personally, or when the delegation is prohibited under State law or by the facility's own policies. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
134	 § 51.160 Specialized rehabilitative services. a. Provision of services. If specialized rehabilitative services such as but not limited to physical therapy, speech therapy, occupational therapy, and mental health services for mental illness are required in the resident's comprehensive plan of care, facility management must: 1. Provide the required services; or 2. Obtain the required services from an outside resource, in accordance with § 51.210(h) of this part, from a provider of specialized rehabilitative services. 	PROVISIONALLY MET	Based on interviews and review of facility contracts, the facility failed to have a sharing agreement for nine residents who were receiving mental health services at the Veterans Administration (VA) clinics. Findings included: During initial tour on 4/16/19 at 10:40 a.m., the Unit Manager of 2 North and South, stated some residents on her unit chose to use the VA for mental health services. Review of the facility's Psychiatric Services Contract dated 10/1/18 revealed services from a private vendor. Continued review of the contracts revealed there was not a sharing agreement for those residents receiving mental health services from the VA. On 4/16/19 at 4:00 p.m., during the evening meeting with the facility, the Administrator stated the nursing facility has several residents that go to the VA for outpatient mental health services. On 4/17/19 at 10:00 a.m., the facility provided a list of nine (9) resident who receive their outpatient mental health services from the VA. During an interview with the Administrator and the Director of Nursing (DON) on 4/17/19 at 10:45 a.m., the Administrator stated they were not aware the facility needed a sharing agreement for the residents who received outpatient mental health services from the VA. The Administrator stated the nine residents have received the services for a while and wanted to continue the mental health services with the VA. S/S=E	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
135	 Specialized rehabilitative services must be provided under the written order of a physician by qualified personnel. 	MET		<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

136	 § 51.170 Dental Services. A facility: a. Must provide or obtain from an outside resource, in accordance with § 51.210 (h) of this part, routine and emergency dental services to meet the needs of each resident; b. May charge a resident an additional amount for routine and emergency dental services; c. Must, if necessary, assist the resident: 1. In making appointments; and 2. By arranging for transportation to and from the dental services; and 3. Promptly refer residents with lost or damaged dentures to a dentist. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
137	§ 51.180 Pharmacy services. The facility management must provide routine and emergency drugs and biologicals to its residents, or obtain them under an agreement described in § 51.210 (h) of this part. The facility management must have a system for disseminating drug information to medical and nursing staff.	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
138	a. Procedures. The facility management must provide pharmaceutical services (including procedures that assure the accurate acquiring, receiving, dispensing, and administering of all drugs and biologicals) to meet the needs of each resident.	МЕТ	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	 Service consultation. The facility management must employ or obtain the services of a pharmacist licensed in a State in which the facility is located who: 						
	1. Provides consultation on all aspects of the provision of pharmacy services in the facility;						
	 Establishes a system of records of receipt and disposition of all controlled drugs in sufficient detail to enable an accurate reconciliation; and 						
	 Determines that drug records are in order and that an account of all controlled drugs is maintained and periodically reconciled. 						
139	b. Service consultation. The facility management must employ or obtain the services of a pharmacist licensed in a State in which the facility is located who:	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	 Provides consultation on all aspects of the provision of pharmacy services in the facility; 						
	 Establishes a system of records of receipt and disposition of all controlled drugs in sufficient detail to enable an accurate reconciliation; and 						
	 Determines that drug records are in order and that an account of all controlled drugs is maintained and periodically reconciled. 						

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
140	 c. Drug regimen review. 1. The drug regimen of each resident must be reviewed at least once a month by a licensed pharmacist. 2. The pharmacist must report any irregularities to the primary physician and the director of nursing, and these reports must be acted upon. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
141	d. Labeling of drugs and biologicals. Drugs and biologicals used in the facility management must be labeled in accordance with currently accepted professional principles, and include the appropriate accessory and cautionary instructions, and the	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
142	e. Storage of drugs and biologicals. 1. In accordance with State and Federal laws, the facility management must store all drugs and biologicals in locked compartments under proper temperature controls, and permit only authorized personnel to have access to the keys.	МЕТ	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
143	 The facility management must provide separately locked, permanently affixed compartments for storage of controlled drugs listed in Schedule II of the Comprehensive Drug Abuse Prevention and Control Act of 1976 and other drugs subject to abuse. 	МЕТ	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
144	 § 51.190 Infection Control. The facility management must establish and maintain an infection control program designed to provide a safe, sanitary, and comfortable environment and to help prevent the development and transmission of disease and infection. a. Infection control program. The facility management must establish an infection control program under which it: Investigates, controls, and prevents infections in the facility; Decides what procedures, such as isolation, should be applied to an individual resident; and Maintains a record of incidents and corrective actions related to infections. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
145	 b. Preventing spread of infection: 1. When the infection control program determines that a resident needs isolation to prevent the spread of infection, the facility management must isolate the resident. 2. The facility management must prohibit employees with a communicable disease or infected skin lesions from direct contact with residents or their food, if direct contact will transmit the disease. 3. The facility management must require staff to wash their hands after each direct resident contact for which hand washing is indicated by accepted professional practice. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
146	 Linens. Personnel must handle, store, process, and transport linens so as to prevent the spread of infection. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
147	 § 51.200 Physical environment. The facility management must be designed, constructed, equipped, and maintained to protect the health and safety of residents, personnel and the public. (a) Life safety from fire. The facility must meet the applicable provisions of NFPA 101, Life Safety Code and NFPA 99, Health Care Facilities Code. 	PROVISIONALLY MET	Based on observation and interview, the facility failed to install the required components of the sprinkler system. The deficient practice affected one (1) of 16 smoke compartments, staff, and 10 residents. The facility has the capacity for 430 beds with a census of 222 on the first day of survey. The findings include: Observation during the building inspection tour on 4/16/19 at 3:20 pm revealed caps were not installed on many of the concealed sprinkler heads throughout the Mann Building basement as required by section 8.3.1.1 of NFPA 13, <i>Standard for the Installation of</i> <i>Sprinkler Systems</i> . Interview at this time with the Life Safety Director revealed they had been installed at one point but had not been replaced. The census of 222 was verified by the Administrator on 4/16/19. The finding was acknowledged by the Administrator and verified by the Life Safety Director during the exit interview on 4/17/19. Actual NFPA Standard: NFPA 101 Life Safety Code (2012) 19.3.5 Extinguishment Requirements. 19.3.5.1 Buildings containing nursing homes shall be protected throughout by an	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

approved, supervised automatic
sprinkler system in accordance
with Section 9.7, unless
otherwise permitted by 19.3.5.5.
9.7 Automatic Sprinklers and
Other Extinguishing
Requirements
9.7.1 Automatic Sprinklers.
9.7.1.1* Each automatic
sprinkler system required by
another section of this Code
shall be in accordance with one
of the following:
(1) NFPA 13, Standard for the
Installation of Sprinkler Systems
(2) NFPA 13D, Standard for the
Installation of Sprinkler Systems
in One- and Two-Family
Dwellings and Manufactured
Homes
(3) NFPA 13R, Standard for the
Installation of Sprinkler Systems
in Residential Occupancies up
to and Including Four Stories in
Height
Actual NFPA Standard: NFPA
13 Standard for the Installation
of Sprinkler Systems (2010)
8.3 Use of Sprinklers.
8.3.1 General.
8.3.1.1* Sprinklers shall be
installed in accordance with
their listing.
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NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
148	 b. Emergency power. (1) An emergency electrical power system must be provided to supply power adequate for illumination of all exit signs and lighting for the means of egress, fire alarm and medical gas alarms, emergency communication systems, and generator task illumination. (2) The system must be the appropriate type essential electrical system in accordance with the applicable provisions of NFPA 101, Life Safety Code and NFPA 99, Health Care Facilities Code. (3) When electrical life support devices are used, an emergency electrical power system must also be provided for devices in accordance with NFPA 99, Health Care Facilities Code. (4) The source of power must be an on-site emergency standby generator of sufficient size to serve the connected load or other approved sources in accordance with NFPA 101, Life Safety Code and NFPA 99, Health Care Facilities Code. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
149	 c. Space and equipment. Facility management must: 1. Provide sufficient space and equipment in dining, health services, recreation, and program areas to enable staff to provide residents with needed services as required by these standards and as identified in each resident's plan of care; and 2. Maintain all essential mechanical, electrical, and patient care equipment in safe operating condition. 	MET	The standard is met; however, it is recommended the facility establish an inspection and maintenance program for the kilns installed in the Mann Basement Activity area in accordance with the manufacturer's instruction and NFPA standards. Actual NFPA Standard: NFPA 86 Standard for Ovens and Furnaces (2011) 7.4 Inspection, Testing, and Maintenance. 7.4.1 Safety devices shall be maintained in accordance with the manufacturer's instructions. 7.4.2 It shall be the responsibility of the furnace manufacturer to provide instructions for inspection, testing, and maintenance. 7.4.3 It shall be the responsibility of the user to establish, schedule, and enforce the frequency and extent of the inspection, testing, and maintenance program, as well as the corrective action to be taken. 7.4.4 All safety interlocks shall be tested for function at least annually. 7.4.5* The set point of temperature, pressure, or flow devices used as safety interlocks shall be verified at least annually.	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

 7.4.6 Safety device testing shall be documented at least annually. 7.4.7 Calibration of continuous vapor concentration high limit controllers shall be performed in accordance with the manufacturer's instructions and shall be performed at least once per month. 7.4.8 Pressure and explosion relief devices shall be visually inspected at least annually to ensure that they are unobstructed and properly labeled. 7.4.9* Valve seat leakage testing of safety shutoff valves and valve proving systems shall be performed in accordance with the manufacturer's instructions. 7.4.9.1 Testing frequency shall be at least annually. 	
instructions. 7.4.9.1 Testing frequency shall	

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
150	d. Resident rooms. Resident rooms must be designed and equipped for adequate nursing care, comfort, and privacy of residents:	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	1. Bedrooms must:						
	i. Accommodates no more than four residents;						
	ii. Measure at least 115 net square feet per resident in multiple resident bedrooms;						
	iii. Measure at least 150 net square feet in single resident bedrooms;						
	iv. Measure at least 245 net square feet in small double resident bedrooms; and						
	v. Measure at least 305 net square feet in large double resident bedrooms used for spinal cord injury residents. It is recommended that the facility have one large double resident bedroom for every 30 resident bedrooms.						
	vi. Have direct access to an exit corridor;						
	vii. Be designed or equipped to assure full visual privacy for each resident;						
	viii. Except in private rooms, each bed must have ceiling suspended curtains, which extend around the bed to provide total visual privacy in combination with adjacent walls and curtains;						
	ix. Have at least one window to the outside; and						
	x. Have a floor at or above grade level.						
151	2. The facility management must provide each resident with:	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	i. A separate bed of proper size and height for the safety of the resident;				Dator		
	ii. A clean, comfortable mattress;						
	iii. Bedding appropriate to the weather and climate; and						
	iv. Functional furniture appropriate to the resident's needs, and individual closet space in the resident's bedroom with clothes racks and shelves accessible to the resident.						
152	e. Toilet facilities. Each resident room must be equipped with or located near toilet and bathing facilities. It is recommended that public toilet facilities be also located near the resident's dining and recreational areas.	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING/ DATE
153	f. Resident call system. The nurse's station must be equipped to receive resident calls through a communication system from:	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	1. Resident rooms; and						
	2. Toilet and bathing facilities.						
154	 g. Dining and resident activities. The facility management must provide one or more rooms designated for resident dining and activities. These rooms must: 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	1. Be well lighted;						
	2. Be well ventilated;						
	3. Be adequately furnished; and						
	4. Have sufficient space to accommodate all activities.						
155	 Other environmental conditions. The facility management must provide a safe, functional, sanitary, and comfortable environment for the residents, staff and the public. The facility must: 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
	 Establish procedures to ensure that water is available to essential areas when there is a loss of normal water supply; 						
156	 Have adequate outside ventilation by means of windows, or mechanical ventilation, or a combination of the two; 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
157	3. Equip corridors with firmly secured handrails on each side; and	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>
158	 Maintain an effective pest control program so that the facility is free of pests and rodents. 	MET	<insert comment="" here=""></insert>	<insert action="" corriective="" plan=""></insert>	<enter Completion Date></enter 	<enter comment="" followup="" va=""></enter>	<enter final<br="">Rating Date></enter>

Department of Veterans Affairs -

(Standards – Nursing Nome Care)

SUVERY CLASS Annual SURVEY YEAR

2019

NAME OF FACILITY Grand Rapids Home for Veterans STREET ADDRESS 3000 Monroe Avenue COMPLETION DATE

April 19th, 2019

CITY Grand Rapids MI ZIPCODE 49505

<Enter Team Member Name> Susan Honaker, VA Co-Lead, Eric George, Fiscal, Jennifer Murphy, RN, Ascellon Co-Lead, Laura Dewan, RN, Carrie Storms, RN, Levetta Perry, RN, Camille Truss, RN, Nomie Wallace, Health Surveyor, Caleb Hart, LSC

<enter member="" name="" team=""></enter>	
<enter member="" name="" team=""></enter>	

Department of Veterans Affairs - (Standards - Domiciliary)

SURVEY CLASS	SURVEY YEAR	COMPLETION_DATE		
Annual Survey	2019	April 19 th , 2019		
NAME OF FACILITY	STREET ADDRESS	<u>CITY</u>	<u>STATE</u>	ZIP CODE
Grand Rapids Home for Veterans	3000 Monroe Avenue	Grand Rapids	MI	49505

SURVEYED BY (VHA Field Activity of Jurisdiction)

Susan Honaker, VA Co-Lead, Eric George, Fiscal, Jennifer Murphy, RN, Ascellon Co-Lead, Laura Dewan, RN, Carrie Storms, RN, Levetta Perry, RN, Camille Truss, RN, Nomie Wallace, Health Surveyor, Caleb Hart, LSC

NO.	STANDARD DESCRIPTION	RATING	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	I VA FOLLOW UP	FINAL RATING DATE
159	1. Governance and Operation The facility is governed and managed effectively.	MET				
	A. The facility has a governing body or designated persons so functioning with full legal authority and responsibility for the operation of the facility.					
160	B. Written administrative policies, procedures, and					
	B. Written administrative policies, procedures, and controls are established, implemented and reviewed at least annually to promote the orderly and efficient management of the facility.	MET				

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	FINAL RATING DATE
161	C. There are sufficient, knowledgeable administrative and clinical staff assigned to provide quality care within the domiciliary.	MET				
162	D. Written personnel policies and procedures are established and implemented to facilitate sound patient care and personnel practices.	MET				

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	I VA FOLLOW UP	FINAL RATING DATE
163	program including orientation of new employees and in-service education related to the needs and care of domiciliary patients.						
164	F. There is evidence of input from all services to management by regular meetings and systematic review of the domiciliary program.	MET					

NO	. STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE	STATE PROPOSED COMPLETION DATE		FINAL RATING DATE
		MET	EXPLANATORY STATEMENTS		DATE	VA FOLLOW UP	DATE
			Page 4 of	14			1/29/2010

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	I VA FOLLOW UP	FINAL RATING DATE
166	B. The facility has a current report by a qualified VA Life Safety engineer or specialist that the facility is in compliance with the provisions of the Life Safety code currently in force, applicable to domiciliaries.	MET					
167	C. There is evidence that reported life safety deficiencies have been or are being corrected.	MET					
168	D. The facility has available an emergency source of electrical power to provide essential service when normal electrical supply is interrupted.	MET					
169	E. The buildings are accessible to and safe for persons with handicaps.	MET					
	F. The facility has a program for prevention and control of infection.	MET					
171	G. Linens are handled, stored, processed and transported in such a manner as to maintain a clean environment and prevent infection.	MET					
172	H. The facility has an ongoing program of integrated pest management	MET					
173	 Cleaning agents, maintenance supplies and pesticides are stored under safe and sanitary conditions. 	MET					
174	 Physical Environment. The facility provides a functional, aesthetically pleasing, sanitary, and comfortable environment for patients, personnel, and visitors. A. The facility employs a supervisor of sanitation with sufficiently trained personnel to maintain a safe, clean and orderly environment. 	MET					

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	I VA FOLLOW UP	FINAL RATING DATE
175	B. The buildings are maintained in a clean, attractive, and comfortable manner.	MET					
176	C. Acceptable practices are employed for maintenance and repair of equipment, buildings, and grounds.	MET					
177	ambulatory medical care program designed to meet the needs of domiciliary patients. A. The facility ensures the provision of professional medical services for the patients.	MET					
	for the patient's medical care.						
	C. Patients are classified according to domiciliary care required.	MET					
180	D. A patient treatment plan is established and maintained for each domiciliary patient.	MET					

NO.	STANDARD DESCRIPTION	RATING	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	I VA FOLLOW UP	FINAL RATING DATE
181	E. Primary Care medical services are provided for domiciliary patients as needed.	MET				
182	F. Each patient has a complete medical re- evaluation annually and as needed.	МЕТ				
183	maintenance dental and other health services.	MET				
	H. Transportation is available for patients needing medical, dental and other health services.	MET				
	I Domiciliary patients are admitted to an infirmary when necessary.	MET				
186	J. There is a written agreement with one or more hospitals to accept a patient requiring hospitalization.	MET				

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	I VA FOLLOW UP	FINAL RATING DATE
187	K. Domiciliary patients are admitted to nursing home care or hospital care if medically necessary.	MET					
188	5. Nursing Care. The facility maintains an organized nursing service with nursing personnel qualified to meet the nursing care needs of the domiciliary patient. A. A full-time qualified registered nurse is responsible for the nursing services provided the patients.	MET					
189	 B. Primary Care nursing services are provided for domiciliary patients. 	MET					
190	the patient's medical record.	MET					
191	D. Nursing Service participants in the establishment and maintenance of a treatment plan for each domiciliary patient.						
192	E. The facility provides for 24 hour nursing services as required to meet the nursing care needs of the domiciliary patient.	MET					
193	 Rehabilitation. Rehabilitation services are provided as needed to improve and maintain maximum functioning of each domiciliary patient. A. The facility provides, or arranges for under a written agreement, rehabilitation services as needed by the patient. 	MET					
194	B. Rehabilitation services are provided under a written plan of care for each patient.	MET					
195	C. Specialized rehabilitation therapy rendered, progress notes, and evaluation of the treatment plan are recorded in the patient's medical record.	MET					

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196	7. Social Services. The facility provides professional social work services to identify and meet the social and emotional needs of patients. A. A qualified social worker is on staff or the facility has a written agreement with a qualified social worker or recognized social agency for consultation on a regularly scheduled basis.	MET					
197	B. A written psychosocial assessment is maintained in each patient's medical record.	MET					
198	C. Results of social services rendered are documented in the patient's medical record.	MET					
199	D. The facility has an organized procedure for discharge and transfers.	МЕТ					
200	8. Dietetics. The facility provides a dietetic service that meets the daily nutritional needs of patients and ensures that special dietary needs are met. A. The dietetic service is under the direction of a qualified dietitian or a full-time dietetic service supervisor with consultation from a qualified dietitian.	MET					
201	B. Menus, to extent medically possible, are planned in accordance with the Recommended Dietary Allowances (RDA) of the Food and Nutrition Board of the National Research Council, National Academy of Sciences.	MET					
202	C. Special diets are available as needed.	MET					
203	D. At lease three or more regular meals are served daily, with not more than a 14- hour span between substantial evening meal and breakfast.	MET					
204	E. Dietetic service personnel practice safe and sanitary food handling techniques.	MET					

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205	F. Dining areas are large enough to accommodate all domiciliary patients.	MET					
206	G. The nutritional status of each patient is monitored on a regular basis.	MET					
207	9. Patient Activities. An activities program is available to the domiciliary patients and designed to enhance each patient's sense of physical, psychological, and spiritual well being. A. A member of the facilities staff is designated as responsible for the patient activities program.	MET					
208	B. Space, equipment, and supplies for the activities program are adequate for individual and/or group activities.	MET					
209	C. There are regularly scheduled activities during weekdays, evenings and weekends.	MET					
210	D. Each patient's activity plan is part of the overall treatment plan.	MET					
211	E. Religious services and spiritual activities are provided for patients.	MET					
212	F. Domiciliary patients are encouraged to participate in supervised community activities.						
213	needs of patients and are provided in accordance with ethical and professional practices and legal requirements. A. A registered pharmacist is responsible for pharmacy services.	MET					
214	B. A program is established for the safe procurement, control, and distribution of drugs.	MET					

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215	C. There is controlled access to all drugs and substances used for treatment.	MET					
216	D. Patient on self-medication are instructed by qualified personnel on the proper use of drugs	MET					
217	E. Provision is made for qualified nursing personnel to administer medication to patients who are not in a self-medication program.	MET					
218	F. There is an established system for monitoring the outcome of drug therapy or treatment.	MET					
219	11. Medical Records. The patient's health status is documented regularly in the medical record in accordance with the treatment plan. A. Medical records are completely legible and accurately documented, readily accessible, and systematically organized to facilitate retrieving and compiling information.	MET					
220	B. The facility safeguards medical record information against less, destruction or unauthorized use.	MET					
221	C. The medical record contains sufficient information to clearly identify the patient.	MET					
222	12. Quality Assistance. The facility has an active quality assurance program in the domiciliary to ensure effective utilization and delivery of patient care services. A. A member of the facilities staff or facility committee is designated as responsible for coordinating the quality assurance program.	MET					

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING DATE
223	B. The quality assurance program encompasses reviews of all services and programs provided for the domiciliary patients.	Met					
224	C. The quality assurance program encompasses ongoing utilization review.	MET					
225	least annually.	MET					
226	fosters a quality of life conductive to self esteem, security, and personal growth. A. Patients are treated with respect and dignity.	МЕТ					
227	B. There is input to the domiciliary program through a patient advisory council.	MÉT					

NO.	STANDARD DESCRIPTION	RATING	EXPLANATORY STATEMENTS	STATE CORRECTIVE ACTION PLAN	STATE PROPOSED COMPLETION DATE	VA FOLLOW UP	FINAL RATING DATE
228		MET					
229	concerning the rights and responsibilities of the domiciliary patient.	MET					
	procedures of the domiciliary on admission.	МЕТ					
231	F. Patients may manage personal financial affairs or are given an accounting as required by state law, of financial transactions made on their behalf.	MET					

Department of Veterans Affairs - (Standards - Domiciliary)

SURVEY CLASS	SURVEY YEAR	COMPLETION_DATE		
Annual Survey	2019	April 19 th , 2019		
NAME OF FACILITY	STREET ADDRESS	<u>CITY</u>	STATE	ZIP CODE
Grand Rapids Home for Veterans	3000 Monroe Avenue	Grand Rapids	MI	49505

<Surveyor Name> Susan Honaker, VA Co-Lead, Eric George, Fiscal, Jennifer Murphy, RN, Ascellon Co-Lead, Laura Dewan, RN, Carrie Storms, RN, Levetta Perry, RN, Camille Truss, RN, Nomie Wallace, Health Surveyor, Caleb Hart, LSC

Corrective Action Plan

No.	How corrective action will be accomplished for those residents found to have been affected by the deficient practice.	How facility will identify other residents having the potential to be affected by the same deficient practice.	What measures will be put in place or systematic changes made to ensure deficient practice will not recur.	How facility plans to monitor, has it been implemented, and is it effective? Must be included in QA program	Dates corrective action will be accomplished
17	Performance evaluations for nursing staff have been reviewed and the performance evaluations are current. Contract companies have updated their evaluations to reflect competencies and the results of those competencies are now reflected on their performance evaluations. A contract change has been initiated requiring competencies to be reflected on performance evaluations including a plan to correct any identified weaknesses identified during the competency evaluation.	Employee performance reviews have been evaluated and are placed on a schedule to ensure lapses do not occur. Scheduled due dates are to be reviewed monthly. When identifying potential similar areas that could be affected, it was determined that State of Michigan employees are also evaluated on an annual basis with a due date of April 1. HR will ensure evaluations are available by February first to provide adequate time for supervisors to complete.	A record of previous evaluation month to verify completion of all due evaluations and upcoming evaluations due the following month will be reviewed on a monthly basis. Any individuals who do not have a completed annual evaluation will be removed from the schedule and will not be permitted to return until the evaluation is completed. The Home's Staff Development coordinator Director will be responsible to collect information from contract and State staff for the monthly review.	Results of audits will be reported on monthly for review and recommendation during the QAPI meetings with corrective action being implemented in any instances of non-compliance.	6/14/19
19	1 iv The Home has been attempting to coordinate with the LAB company to obtain inspection results and the ability to reflect address of the lab company on result reports.				8/15/2019

5/17/19, Lab company		
contacted by COO		
requesting inspection		
results		
5/29/19- Lab stated no		
inspection results are sent.		
The certificate itself is all		
that is received.		
5/29/19: Home contacted		
CLIA to inquire regarding		
inspection results. Spoke		
with Patty Joblonski at		
LARA who completed the		
last inspection. She		
validated that inspection		
results are only issued		
when citations are issued		
and verbally stated that		
the lab did not receive any		
citations. However, a		
letter should have		
 accompanied the CLIA		
certificate. She noted the		
lab was currently overdue		
for inspection and would		
need to be rescheduled.		
5/29/19- Lab was		
contacted and informed of		
conversation with CLIA.		
He denied being issued		
any letter accompanying		
CLIA certificate. He did		
state that if citations were		
issued, he had been		
advised to not release to		
the Home.		
6/5/19: Lab contacted		
home to inform of		

	nspection scheduled for		
6/	/19/19.		
Sp	pectrum Labs contacted		
to	o set up meeting about		
po	ossibility of providing lab		
	ervices and ability to		
pr	roduce inspection results		
	egarding CLIA waiver		
	ertificate. Meeting		
	cheduled for June 11,		
	019. If unable to obtain		
in	nspection results from		
	HA, the Home will		
	nvestigate the possibility		
	o hire in house		
	hlebotomist and cross		
	rain RNs on blood draws		
	s alternate plan.		
м	leeting held June 10,		
	019. Spectrum stated		
	ney would be able to		
	rovide inspection results,		
	owever do not provide		
	hlebotomy services. The		
	ales manager stated he		
	vould inquire to see if an		
	xception could be made.		
	the event they are		
	nable to provide a		
	hlebotomist, he		
	uggested Spectrum		
	vould provide training for		
	he Home's staff to be		
	ble to complete the		
	raws in house. Spectrum		
	ould provide currier		
W	voulu provide currier		

134	services for lab pick up. Next steps to be determined within 2 weeks. The Home researched contract terms and the contract with the current lab provider would require a 30 day notice. 2iv. The address for the testing site is available on the final lab result. Administration has been educated on the appropriate icon to retrieve requested information for the surveyors.	Other areas of specialized	An annual review of all sharing	Results of review will be	8/15/19
134	concert to coordinate with local Federal VA clinic to obtain a sharing agreement for mental health services.	services are also in the process of being reviewed to ensure an agreement is in place.	agreements and/or contracts will be conducted to ensure agreements remain and are in compliance.	reviewed quarterly during the Homes QAPI meeting to ensure compliance is maintained.	8/15/19
147	A purchase order was issued on May 17, 2019 for the replacement of sprinkler head caps.	Maintenance rounds have been conducted for identification of other potential instances.	Monthly, preventative maintenance rounds will be conducted to ensure compliance is maintained.	The Director of Facility maintenance will report quarterly during the QAPI meeting on results of monthly rounds for review and recommendation.	6/14/19