STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: _ C 013299 B. WING 04/07/2020 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 3402 S 19TH ST WELLFOUND BEHAVIORAL HEALTH HOSPITAL TACOMA, WA 98405 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X5) COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL (EACH CORRECTIVE ACTION SHOULD BE PREFIX PREFIX REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE DATE TAG TAG **DEFICIENCY)** L 000 L000 INITIAL COMMENTS 1. A written PLAN OF CORRECTION is STATE COMPLAINT INVESTIGATION required for each deficiency listed on the Statement of Deficiencies. The Washington State Department of Health (DOH) in accordance with Washington 2. EACH plan of correction statement Administrative Code (WAC), Chapter 246-322 must include the following: Private Psychiatric and Alcoholism Hospitals. *The regulation number and/or the tag conducted this complaint investigation. *HOW the deficiency will be corrected; *WHO is responsible for making the Investigation dates: 04/01/20 - 04/03/20 & 04/07/20 correction; *WHAT will be done to prevent Intake number: #98867 reoccurrence and how you will monitor for continued compliance; and Examination numbers: 2020-5203 *WHEN the correction will be completed. 3. Your PLANS OF CORRECTION must The investigation was conducted by: be returned within 10 calendar days from the date you receive the Statement of Investigator #2 Investigator #3 Deficiencies. Your Plans of Correction must be received electronically by May 1, Investigator #11 2020. There were violations found pertinent to this 4. Sign and return the Statement of complaint. Deficiencies via email as directed in the cover letter. L1145 322-180.1C RESTRAINT OBSERVATIONS L1145 WAC 246-322-180 Patient Safety and Seclusion Care. (1) The licensee shall assure seclusion and restraint are used only to the extent and duration necessary to ensure the safety of palients, staff, and property, as follows: (c) Staff shall observe any patient in restraint or seclusion at least every fifteen minutes, intervening as necessary, and State Form 2567

State of Washington

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

FORM APPROVED State of Washington STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING: _ С B. WNG_ 013299 04/07/2020 STREET ADDRESS, CITY, STATE, ZIP CODE NAME OF PROVIDER OR SUPPLIER 3402 S 19TH ST **WELLFOUND BEHAVIORAL HEALTH HOSPITAL TACOMA, WA 98405** SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X5) COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOULD BE **PREFIX** REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE DATE TAG TAG DEFICIENCY) L1145 L1145 Continued From page 1 recording observations and interventions in the clinical record: This Washington Administrative Code is not met as evidenced by: Based on record review, interview, and review of the hospital's policies and procedures, the hospital failed to ensure that staff members followed the hospital's seclusion policy and procedure for documentation in 1 of 3 seclusion records reviewed (Patient #301). Failure to follow established policies and procedures places patients at risk of physical and psychological harm and possible violation of patient rights. Findings included: 1. Document review of the hospital's policy titled, "Use of Seclusion and Restraint," no policy number, approved 10/19, showed that staff will assess the patient for readiness to discontinue seclusion at regular intervals to ensure the patient's safety. The intervals between assessments should not be longer than 15 minutes. 2. On 04/03/20 at 8:30 AM, Investigator #3 and the Chief Nursing Officer (Staff #301) reviewed the medical records of three patients who were placed in seclusion during their hospitalization. The review showed that Patient #301 was placed in seclusion for kicking and banging on walls at

11:23 AM on 03/16/20 and was released from seclusion on 03/16/20 at 2:25 PM. The review showed no documentation on the seclusion observation monitoring flowsheet to indicate that

State of Washington

STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA AND PLAN OF CORRECTION IDENTIFICATION NUMBER:		1 ' '	CONSTRUCTION	(X3) DATE SURVEY COMPLETED					
		013299	B. WNG		C 04/07/2020				
	NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE WELLFOUND BEHAVIORAL HEALTH HOSPITAL TACOMA, WA 98405								
(X4) ID PREFIX TAG	(EACH DEFICIENC	ATEMENT OF DEFICIENCIES Y MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULD CROSS-REFERENCED TO THE APPROPE DEFICIENCY)	BE COMPLETE				
L1145	1:45 PM until 2:25 PM 3. At the time of the re Nursing Officer (Staff	e 2 sessed the patient from A, a period of 40 minutes. ecord review, the Chief #301) acknowledged that uld be found for that period	L1145						
L1375	as evidenced by: . Based on record reviethospital policy and preadled to provide accurate administered medical electronic Medication (eMAR) for 2 of 5 pate (Patients #302, #303) Failure to provide accurate ac	narmacy and The licensee d implement ibing, storing, idications d federal laws (c) ninistrative Code is not met ew, interview, and review of ocedures, hospital staff rate documentation of ions in the hospital's Administration Record ient records reviewed burate documentation in the tions patients received risks	L1375						

State of Washington STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION **IDENTIFICATION NUMBER:** COMPLETED A. BUILDING: _ 013299 B. WNG 04/07/2020 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 3402 S 19TH ST **WELLFOUND BEHAVIORAL HEALTH HOSPITAL TACOMA, WA 98405** SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (EACH DEFICIENCY MUST BE PRECEDED BY FULL (EACH CORRECTIVE ACTION SHOULD BE COMPLETE PREFIX PREFIX REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE DATE TAG TAG DEFICIENCY) L1375 Continued From page 3 L1375 number, approved 10/19, showed that the licensed staff member who administers the medication shall record the administration in the patient's electronic medication administration record (eMAR) after the medication is given. It also showed that staff should document the time, route, and any other specific information as necessary. 2. On 04/02/20, Investigator #3, the Chief Nursing Officer (CNO) (Staff #301), and the Director of Quality (Staff #302) reviewed the electronic medication administration records (eMARs) of five patients. The review showed: a. Patient #302 was to receive Chlorpromazine 25 mg (an antipsychotic medication) daily at 8:30 AM. The eMAR on 03/30/20 showed the patient received the medication at 9:27 AM and 11:48 AM. Similarly, the patient was scheduled to receive Baclofen 20 mg (a muscle relaxant medication) at 1:30 PM. The eMAR on 03/30/20 showed that the patient received this medication at 1:25 PM and again at 1:41 PM. b. Patient #303 was to receive Sertraline 200 mg (an antidepressant medication) daily at 12:00 PM. The eMAR on 03/27/20 showed the patient received the medication at 12:03 PM and 12:05 PM. 3. On 04/02/20 between 11:00 AM and 3:00 PM. Investigator #3 interviewed the CNO (Staff #301) and the Pharmacist in Charge (PIC) (Staff #303) about the multiple documented entries identified in the eMARs of Patient #302 and #303 for medications administered around a scheduled time. The PIC (Staff #303) provided

documentation from the Pyxis machine (automated dispensing system) which showed

State of Washington STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION **IDENTIFICATION NUMBER:** COMPLETED A. BUILDING: ____ С B. WNG_ 013299 04/07/2020 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 3402 S 19TH ST WELLFOUND BEHAVIORAL HEALTH HOSPITAL TACOMA, WA 98405 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X4) ID (X5) COMPLETE DATE (EACH DEFICIENCY MUST BE PRECEDED BY FULL (EACH CORRECTIVE ACTION SHOULD BE PREFIX PREFIX REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE TAG TAG DEFICIENCY) L1375 L1375 Continued From page 4 that the nurse retrieved the selected medications only once from the Pyxis during those time periods. The investigator asked how the duplicate entries in the eMAR occurred. The CNO stated that the issue appears to be a staff training/knowledge problem with the use of the medication administration barcoding system.

State Form 2567

G1XU11

Plan of Correction received 05/01/2020 Plan of Correction approved 05/08/2020 Palmkalton, MN, MM

Wellfound Behavioral Health Hospital Plan of Correction for State Complaint Investigation April 1-3, 2020 and April 7, 2020

	How the Deficiency Will Be	Responsible	Estimated	Target for	1
Washington State Reference	Corrected	Individual(s)	Date of	Compliance	
	***		Correction	-	
L000	No issues identified with 42CFR 482.	12, governing Boo	ly and 42 CFF	482.42 Infecti	ion
STATE COMPLAINT INVESTIGATION					
The Washington State Department of Health (DOH) in accordance with Washington Administrative Code (WAC), Chapter 248-322 Private Psychiatric and Alcoholism Hospitals, conducted this complaint investigation. Investigation dates: 04/01/20 - 04/03/20 & 04/07/20 Intake number: #98567 Examination numbers: 2020-5203 The investigation was conducted by: Investigator #2 Investigator #3 Investigator #11 There were violations found pertinent to this complaint.					
	LOOO STATE COMPLAINT INVESTIGATION The Washington State Department of Health (DOH) in accordance with Washington Administrative Code (WAC), Chapter 248-322 Private Psychiatric and Alcoholism Hospitals, conducted this complaint investigation. Investigation dates: 94/01/20 - 94/03/20 & 94/07/20 Intake number: #98567 Examination numbers: 2020-5293 The investigation was conducted by: Investigator #2 Investigator #3 Investigator #11 There were violations found pertinent to this	L000 STATE COMPLAINT INVESTIGATION The Washington State Department of Health (DOH) in accordance with Washington Administrature Code (WAC), Chapter 248-322 Private Psychiatric and Alcoholism Hospitals, conducted this complaint investigation. Investigation dates: 04/01/20 - 04/03/20 & 04/07/20 Intake number: #98567 Examination numbers: 2020-5203 The investigation #2 Investigator #2 Investigator #3 Investigator #11 There were violations found pertnent to this	LOOO STATE COMPLAINT INVESTIGATION The Washington State Department of Health (DOH) in accordance with Washington Administrative Code (WAC), Chapter 248-322 Private Psychiatric and Alcoholism Hospitals, conducted this complaint investigation. Investigation dates: 94/01/20 - 04/03/20 & 04/07/20 Intake number: #98887 Examination numbers: 2020-5203 The investigation was conducted by: Investigator #2 Investigator #2 Investigator #11 There were welations found pertment to this	L000 STATE COMPLAINT INVESTIGATION The Washington State Department of Health (DOH) in accordance with Washington Administrative Code (WAC), Chapter 248-322 Private Psychiatric and Alcoholism Hospitals, conducted this complaint investigation. Investigation dates: 94/01/20 - 04/02/20 & 04/07/20 Intake number: #98867 Examination numbers: 2020-5203 The investigator #2 Investigator #3 Investigator #3 Investigator #11 There were violators found pertinent to this	LOOO STATE COMPLAINT INVESTIGATION The Washington State Department of Health (DOH) in accordance with Washington Administrative Code (WAC), Chapter 248-322 Private Psychiatric and Alcoholism Hospitals, conducted this complaint investigation. Investigation dates: 34/01/20 - 04/02/20 & 04/07/20 Intake number: #98867 Examination numbers: 2020-5203 The investigation was conducted by: Investigator #2 Investigator #3 Investigator #3 Investigator #3 Investigator #3 Investigator #3 Investigator #4 Investigator #

Tag Number	Tag Number	How the Deficiency Will Be	Responsible	Estimated	Target for
CMS Reference	Washington State Reference	Corrected	Individual(s)	Date of	Compliance
	3			Correction	Compliance
A175	L1145				
PATIENT RIGHTS: RESTRAINT OR SECLUSION CFR(st. 482.13(e)(10) The condition of the patient who is restrained or secluded must be monitored by a physician, other licensed practitioner or trained staff that have	322-190.1C RESTRAINT OBSERVATIONS WAC 246-321-190 Patient Safety and Seclusion Care. (1) The Boensee shall assure seclusion and restraint are used only to the extent and duration necessary to ensure the safety of patients, staff, and property, as follows: (c) Staff shall				
completed the training onteria specified in paragraph (f) of this section at an interval determined by hospital policy. This STANDARD is not met as evidenced by:	observe any patient in restraint or sectusion at least every fifteen moutes, intervening as necessory and recording observations and interventions in the clinical				
Based on record review, interview, and review of the hosp talls policies and procedures, the hospital failed to ensure that staff members	record. This Washington Administrative Code is not met as evidenced by:				
followed the hospital's seclusion policy and procedure for documentation in 1 of 3 seclusion records reviewed (Patient #301).	Based on record review, interview, and review of the hospital's policies and procedures, the hospital failed to ensure that staff members followed the hospital's sectusion policy and				
Failure to follow established policies and procedures places patients at his of physical and psychological harm and possible violation of	procedure for opcumentation in 1 of 3 sectusion records reviewed (Patient #301).				
patient rights. Findings included:	Failure to foliow established policies and procedures places patients at hisk of physical and psychological harm and possible wolation of patient rights.				
1. Document review of the hospital's policy titled, "Use of Seclusion and Restraint, no policy number, approved 10/19, showed that staff will assess the patient for readiness to discontinue seclusion at regular intervals to ensure the patient's safety. The intervals between assessments should not be longer than 15 minutes.	Findings included 1. Document review of the hospital's policy titled, Tuse of Sedusion and Restrant," no policy number, approved 16/19, showed that staff will assess the patient for readiness to discontinue sedusion at regular intervals to ensure the patient's safety. The intervals between assessments should not be longer than 15 minutes.	1) Education discussion with specific staff member regarding still need to document Q15 min observations even when pt. is with provider post	CNO	5/1/2020	5/1/2020
2. On 04°03°00 at 8:80 AM, Investigator #3 and the Chief Nursing Officer (Staff #301) reviewed the medical records of three patients who were placed in seclusion during their hospitalization. The review showed that Patient #301 was placed	2. On 04/03/20 at 8/30 AM, Investigator #3 and the Chief Nursing Officer (Staff #201) reviewed the medical records of three patients who were placed in seclusion during their hosp talization.	seclusion in confidential window conference room as in this example			
in seclusion for kicking and banging on walls at 11:23 AM on 03/16/20. The patient was released from seclusion on 03/16/20 at 2.25 PM. The review showed no documentation on the seclusion observation monitoring flowsheet to indicate that staff members had assessed the	The review showed that Patient #301 was placed in seclusion for kicking and banging on walls at 11:23 AM on 03:16/20 and was released from seclusion on 03:16/20 at 2:25 PM. The review showed no documentation on the seclusion observation monitoring flowsheet to indicate that	Seclusion and Restraint procedure was reshared with all clinical staff to include additional scenario to	CNO	5/8/2020	5/8/2020

patient from 1:45 PM until 2:25 PM, a period of 48 minutes. 3. At the time of the record review, the Chief Nursing Officer (Staff #381) acknowledged that no documentation could be found for that period of time.	staff members had assessed the patient from 1:45 PM until 2:25 PM, a period of 40 minutes. 3. At the time of the record review, the Chief Nursing Officer (Staff #301) acknowledged that no documentation could be found for that period of time.	reinforce documentation requirement. 3) Weekly audits for all seclusion and restraint situations assessing all related documentation for first 90 days or until 95% compliance with complete documentation whichever is	Quality Dept	8/1/2020	8/1/2020
		longer. Ongoing monitoring will be monthly for 3 months, quarterly thereafter			

A405	L1375		ľ	1	· · · · · · · · · · · · · · · · · · ·
ADMINISTRATION OF DRUGS CFR(s): 482.23(e)(1), (e)(1)() \$ (e)(2)				 	
(1) Drugs and biologicals must be prepared and administered in accordance with Federal and State laws, the orders of the practitioner or practitioners responsible for the patient's care as specified under §482.12(c), and accepted standards of practice. (ii) Drugs and biologicals may be prepared and administered on the orders of other practitioners not specified under §482.12(c) only if such	322-218.3C PROCEDURES-ADM:NISTER MEDS WAC 246-321-218 Pharmacy and Medication Services. The licensee shall: (3) Develop and implement procedures for prescribing, storing and administering medications according to state and federal laws and rules, including: (c)				
practitioners are acting in accordance with State law, including scope of practice laws, hospital policies, and medical staff bytaws, rules, and regulations	Administering crugs: This Washington Administrative Code is not met as evidenced by:				
(2) All drugs and biologicals must be administered by, or under supervision of, nursing or other personnel in accordance with Federal and State laws and regulations, including applicable ficensing requirements, and in accordance with the approved medical staff policies and procedures. This STANDARD is not met as evidenced by:	Based on record review, interview, and review of hospital policy and procedures, hospital staff falled to provide accurate documentation of administered medications in the hospital's electronic Medication Administration Record (eMAR) for 2 of 5 patient records reviewed (Patients #302, #303).				
Based on record review, interview, and review of hospital policy and procedures, hospital staff falled to provide accurate documentation of	Failure to provide accurate documentation in the eMARL of the medications patients received risks medication errors and patient narm				
administered medicabons in the hospital's electronic Medication Administration Record (eMAR) for 2 of 5 patient records reviewed (Patients #302, #303).		Medication Administration	Pharmacy	4/28/2020	4/28/2020
Failure to provide accurate documentation in the eMAR, of the medications patients received hisks medication errors and patient narm. Findings included:	Findings included 1. Document review of the hospital policy and procedure titled, "Medication Administration and Documentation: General Guidelines," no policy	and Documentation Policy was reviewed and supports medication administration time is to be within hour	director and CNO		
1. Document review of the hosp tal policy and procedure titled, "Medication Administration and Documentation General Guidelines," no policy number, approved 10/19, showed that the licensed staff member who administers the medication shall record the administration in the	number, approved 10/19, showed that the licensed staff member who administers the medication shall record the administration in the patient's electronic medication administration record (eMAR) after the medication is given. It	prior to or after standard ordered administration. No changes needed to policy			
patient's electronic medication administration record (eMAR) after the medication is given, it also showed that staff should decument the time, route, and any other specific information as necessary.	also showed that staff should document the time, route, and any other specific information as necessary.	Pharmacy director reviewed EMR reports looking for discrepancies between potential multiple medication scanning entries	Pharmacy director	4/28/2020	4/28/2020

	to the second se		Prince Read Rained Objection
	Wellfound Behavioral F	lealth Hospital	Progress Report received 06/30/2020 Progress Report Approved 07/07/2020 2020- #98867/2020-5203 (6/30/2020) Poplet
	ogress Report for Anonymous Complaint Investigation on April 1-	3, 2020 & April 7, 2	2020- #98867/2020-5203 (6/30/2020)
Tag Number	How Corrected	Date Completed/Current Progress	Results of Monitoring
A175/ L1145 Restraint Observation Documentation	 Education discussion with specific staff member regarding still need to document Q15 min observations even when pt. is with provider post seclusion in confidential window conference room as in this example Seclusion and Restraint procedure was reshared with 	5/1/2020	Specific individual education was completed on cases reviewed during audit as learning opportunity. Seclusion and restraint procedure documentation was reinforced to all clinical staff focusing on fact that the
	all clinical staff to include additional scenario to reinforce documentation requirement.3) Weekly audits for all seclusion and restraint situations		process steps are standardized to ensure patient safety and to reinforce compliance.
	assessing all related documentation for first 90 days or until 95% compliance with complete documentation whichever is longer. Ongoing monitoring will be monthly for 3 months, quarterly thereafter	6/30/2020	100% Compliance
A405/L1375 Standardization Procedure Administration Medication	 Medication Administration and Documentation Policy was reviewed and supports medication administration time is to be within hour prior to or after standard ordered administration. No changes needed to policy Pharmacy director reviewed EMR reports looking for discrepancies between potential multiple medication scanning entries compared to medication pulled from 	4/28/2020	Policy Review Completed EMR report reviews Completed
	 pyxis as ordered. Reviews showed patients receiving medications as ordered. 3) Observations of medication passing and able to see how multiple medication scanning errors occurred when patient not ready for medication requiring nurse to reconnect with patient. Met with EMR informatics using scenarios and determined educational communication with screen shots for staff education. 	4/30/2020	Quality director observed medication passing process to include administrating med pass for medication earlier than hour earlier than ordered on day dinner trays per delivered early. Diabetic related medication. Quality director, pharmacist in charge, CNO met with EMR informatics staff to discuss scenarios to better understand what process steps are to be taken for correct documentation. EMR informatics provided documentation tips to be used for educating staff.
	4) Staff re-educated on medication scanning prior to administration process 5) Weekly sudite of medication administration shorts locking for	6/3/2020	Education packets were shared with nursing staff. Supervisors helped with staff competencies and scenario discussions for EMR documentation.
	5) Weekly audits of medication administration charts looking for medication documentation given for times outside established timelines for first 90 days or until 95% compliance with complete documentation whichever is longer. Ongoing monitoring will be monthly for 3 months, quarterly thereafter	6/27/2020	95.3% compliance. Individual nurse education has been completed for fall outs.



STATE OF WASHINGTON DEPARTMENT OF HEALTH

PO Box 47874 • Olympia, Washington 98504-7874

May 8, 2020

Ms. Pamela Shotts, RN Director of Quality Wellfound Behavioral Health Hospital 3402 South 19th Street Tacoma, Washington 98405

Re: Complaint #98867/2020-5203

Dear Ms. Shotts,

Investigators from the Washington State Department of Health conducted a State hospital licensing and Medicare hospital complaint investigation at Wellfound Behavioral Health Hospital on April 1-3, 2020 and April 7, 2020. Hospital staff members developed a plan of correction to correct deficiencies cited during this investigation. This plan of correction was approved on May 8, 2020.

A Progress Report is due on or before **July 6, 2020** when all deficiencies have been corrected and monitoring for correction effectiveness has been completed. The Progress Report must address all items listed in the plan of correction, including the WAC reference numbers and letters, the actual correction completion dates, and the results of the monitoring processes identified in the Plan of Correction to verify the corrections have been effective. A sample progress report has been enclosed for reference.

Please send a scanned copy of this progress report to me at the following email address:

paul.kondrat@doh.wa.gov

Please contact me if you have any questions. I may be reached at (360) 790 - 7365. I am also available by email.

Sincerely,

Paul Kondrat

Investigation Team Leader