State of Virginia STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A BUILDING B. WING FTAF-0012 08/07/2012 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE VIRGINIA HEALTH GROUP 8316 ARLINGTON BLVD, #220 FAIRFAX, VA 22031 SUMMARY STATEMENT OF DEFICIENCIES (X4) ID PREFIX PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE (X5) COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX TAG REGULATORY OR LSC IDENTIFYING INFORMATION) TAG DATE DEFICIENCY T 000 12 VAC 5-412 Initial comments T 000 An announced Initial Licensure Abortion Facility inspection was conducted at the above referenced facility on August 6, 2012 through August 7, 2012 by two (2) Medical Facility Inspectors from the Virginia Department of Health's, Office of Licensure and Certification. The facility was found out of compliance with the State Board of Health 12 VAC 5-412, Regulations for Abortion Facility's effective December 29, 2011. Deficiencies were identified and cited, and will follow in this report. T 035 12 VAC 5-412-150 Policy and procedure manual. T 035 Each abortion facility shall develop, implement and maintain an appropriate policy and procedures manual. The manual shall be reviewed annually and updated as necessary by the licensee. The manual shall include provisions covering at a minimum, the following topics: 1. Personnel: 2. Types of elective and emergency procedures that may be performed in the facility; 3. Types of anesthesia that may be used: 4. Admissions and discharges, including criteria for evaluating the patient before admission and RECEIVED before discharge: 5. Obtaining written informed consent of the patient prior to the initiation of any procedures; SEP 11 2012 When to use ultrasound to determine gestational age and when indicated to assess VDH/OLC patient risk: 7. Infection prevention: 8. Risk and quality management. 9. Management and effective response to medical and/or surgical emergency; 10. Management and effective response to fire; LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIED REPRESENTATIVES SIGNATURE (X8) DATE

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State of Virginia STATEMENT OF DEFICIENCIES (X3) DATE SURVEY (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION AND PLAN OF CORRECTION COMPLETED **IDENTIFICATION NUMBER:** A. BUILDING B. WING 08/07/2012 FTAF-0012 STREET ADDRESS, CITY, STATE, ZIP CODE NAME OF PROVIDER OR SUPPLIER 8316 ARLINGTON BLVD. #220 VIRGINIA HEALTH GROUP FAIRFAX, VA 22031 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X5) COMPLETE DATE (X4) ID PREFIX (EACH DEFICIENCY MUST BE PRECEDED BY FULL REGULATORY OR LSC IDENTIFYING INFORMATION) (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE PREFIX TAG TAG **DEFICIENCY**) T 035 Continued From Page 1 T 035 11. Ensuring compliance with all applicable federal, state and local laws: 12. Facility security; 13. Disaster preparedness; 14. Patient rights; 15. Functional safety and facility maintenance; 16. Identification of the person to whom responsibility for operation and maintenance of the facility is delegated and methods established by the licensee for holding such individual responsible and accountable. These policies and procedures shall be based on recognized standards and guidelines. This RULE: is not met as evidenced by: Based on document review and interviews the facility failed to have a correct policy related to patient's rights. The facility staff failed to post and

State of Virginia FORM APPROVED STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA AND PLAN OF CORRECTION (X2) MULTIPLE CONSTRUCTION IDENTIFICATION NUMBER: (X3) DATE SURVEY A. BUILDING COMPLETED B. WING FTAF-0012 08/07/2012 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE VIRGINIA HEALTH GROUP 8316 ARLINGTON BLVD, #229 FAIRFAX, VA 22031 (X4) ID PREFIX TAG SUMMARY STATEMENT OF DEFICIENCIES (EACH DEFICIENCY MUST BE PRECEDED BY FULL PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULD BE (X5) COMPLETE REGULATORY OR LSC IDENTIFYING INFORMATION) PREFIX CROSS-REFERENCED TO THE APPROPRIATE TAG DEFICIENCY) T 035 Continued From Page 2 T 035 These documents have provide patients with facility contact person, 9/5/12 been revised. See address and telephone numbers in order to express a complaint or concern. attachments #1+2. The findings include: During a tour of the facility on 8/6/12 with the Administrator and the Operations Business Manager a posting of patient's rights was observed in the waiting area. The posting did not list the facility contact person, address or telephone number should a patient want to express a complaint or concern. Information given to patients at the time of their admissions related to filling a complaint did not list the facility contact person, address or telephone number should a patient want to express a complaint or concern. The Administrator stated, "I will fix that." T 055 | 12 VAC 5-412-160 C Administrator T 055 The administrator C. A qualified individual shall be appointed in was misquoted. See 7517LC writing to act in the absence of the administrator. attachments #3+4 This RULE: is not met as evidenced by: Based on document review and interviews the facility failed to have in writing the person appointed to act in the absence of the administrator. The findings include: On 8/6/12 the Administrator was asked to provide documentation of who was appointed to act in her absence. The Administrator stated, "We do not have that in writing." STATE FORM 021198 **8IZC11** 

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State of Virginia STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION COMPLETED DENTIFICATION NUMBER: A. BUILDING B. WING 08/07/2012 FTAF-0012 STREET ADDRESS, CITY, STATE, ZIP CODE NAME OF PROVIDER OR SUPPLIER 8316 ARLINGTON BLVD, #220 VIRGINIA HEALTH GROUP FAIRFAX, VA 22031 PROVIDER'S PLAN OF CORRECTION (X5) COMPLETE DATE SUMMARY STATEMENT OF DEFICIENCIES (X4) ID PREFIX (EACH CORRECTIVE ACTION SHOULD BE (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX CROSS-REFERENCED TO THE APPROPRIATE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG TAG DEFICIENCY T 095 T 095 Continued From Page 3 T 095 12 VAC 5-412-170 H Personnel T 095 H. Personnel policies and procedures shall include, but not be limited to: 1. Written job descriptions that specify authority, responsibility, and qualifications for each job classification: 2. Process for verifying current professional licensing or certification and training of employees or independent contractors; 3. Process for annually evaluating employee performance and competency; 4. Process for verifying that contractors and their employees meet the personnel qualifications of the facility; and 5. Process for reporting licensed and certified health care practitioners for violations of their licensing or certification standards to the appropriate board within the Department of Health Professions. This RULE: is not met as evidenced by: Job descriptions have 9/19/12 Based on document review and interviews the been inserted into facility staff failed to ensure they had policies and procedures regarding written job descriptions in the Policy + Procedures their policy and procedure manual, had a process for verifying current licenses and or certifications manual of healthcare professionals and a process for reporting licensed and certified health care practitioners for violating their licensing and certification standards to the Department of Health Professions. Process for license 9/7/12 verification & reporting The findings include: Violations has been The facility policies and procedures were reviewed inserted in palicy + on 8/6/12. The policies and procedures did not procedures manual. See contain a job description for each employee. process for verifying current licenses and or attachment # 5 certifications of healthcare professionals and a process for reporting licensed and certified health

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STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A BUILDING **B. WING** FTAF-0012 08/07/2012 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE VIRGINIA HEALTH GROUP 8316 ARLINGTON BLVD. #226 FAIRFAX, VA 22031 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X5) COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL PRÉFIX PREFIX (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) TAG DATE DEFICIENCY) T 095 Continued From Page 4 T 095 care practitioners for violating their licensing and certification standards to the Department of Health Professions. The Operations Business Manager stated, "We will get that information approved and in the policy and procedure manual," Governing body has T 105 12 VAC 5-412-180 A Clinical staff T 105 granted divided privided A. Physicians and non-physician health care practitioners shall constitute the clinical staff. Clinical privileges of physicians and non-physician health care practitioners shall be clearly defined, Governing body has documented clinical privileges. Same has This RULE: is not met as evidenced by: Based on a review of facility documents it was 191612 determined the facility failed to clearly define clinical privileges for one (1) of one (1) physician in the survey sample. been inserted in physicans The findings were: file. A review of the personnel files revealed clinical 3ee attachment #6e7 privileges had not been defined for the physician that performs procedures at the clinic. T 155 | 12 VAC 5-412-210 E Patients' rights T 155 E. The facility shall provide each patient or her designee with the name, mailing address, and telephone number of the: 1. Facility contact person; and 2. The OLC Complaint Unit, including the toll-free complaint hotline number. Patients may submit complaints anonymously to the OLC. The facility shall display a copy of this information in a conspicuous place.

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T 155	Continued From Page 5			T 155					
	Based on observat document review to provide patients with address and telepith express a complain		and to post and son,		See attalyments	1+2.	9 5 12		
	Administrator and Manager a posting observed in the wallist the facility cont telephone number express a complain formation given admissions related the facility contact number should a present the second of the facility contact number should a present of the facility of the facility of the facility contact number should a present of the facility o	e facility on 8/6/12 wit the Operations Busin of patient's rights wa liting area. The posti act person, address of should a patient wan	ess ing did not or at to of their t did not list elephone is a						
T 175	C. Written policies management of th supplies shall add 1. Access to hand adequate supplies hand rubs, dispose 2. Availability of u and other material storage and transpoked cabinets or	of C Infection preventions and procedures for se facility, equipment ress the following: It-washing equipment is (e.g., soap, alcoholable towels or hot air tility sinks, cleaning sets for cleaning, disposport of equipment and prage for cleaning ages rooms for chemicals duct-specific instructions.	the and based dryers); supplies sal, and supplies; ents (e.g., sused for	Т 175					

State of Virginia STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING B. WING FTAF-0012 08/07/2012 STREET ADDRESS, CITY, STATE, ZIP CODE NAME OF PROVIDER OR SUPPLIER **8316 ARLINGTON BLVD, #220** VIRGINIA HEALTH GROUP FAIRFAX, VA 22031 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X4) ID (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX PREFIX (EACH CORRECTIVE ACTION SHOULD BE COMPLETE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE DATE DEFICIENCY) T 175 T 175 Continued From Page 6 use of cleaning agents (e.g., dilution, contact time, management of accidental exposures); Procedures for handling, storing and transporting clean linens, clean/sterile supplies and equipment 5. Procedures for handling/temporary storage/transport of soiled linens; 6. Procedures for handling, storing, processing and transporting regulated medical waste in accordance with applicable regulations; 7. Procedures for the processing of each type of reusable medical equipment between uses on different patients. The procedure shall address: (i) the level of cleaning/disinfection/sterilization to be used for each type of equipment, (ii) the process (e.g., cleaning, chemical disinfection, heat sterilization); and (iii) the method for verifying that the recommended level of disinfection/sterilization has been achieved. The procedure shall reference the manufacturer's recommendations and any applicable state or national infection control auidelines: 8. Procedures for appropriate disposal of non-reusable equipment; 9. Policies and procedures for maintenance/repair of equipment in accordance with manufacturer recommendations; 10. Procedures for cleaning of environmental surfaces with appropriate cleaning products; 11. An effective pest control program, managed in accordance with local health and environmental regulations; and 12. Other infection prevention procedures necessary to prevent/control transmission of an infectious agent in the facility as recommended or required by the department. This RULE: is not met as evidenced by: Based on observations, document review and interviews the facility failed to follow their policy

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WHITE OF FROMING ON COLUMN				TATE, ZIP CODE					
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T 175	Continued From Page 7		T 175	Staff has been re		श्राः।			
·	and procedures for	r cleaning reusable m n patients, failed to s	redical		in proper disinfe	, intecting			
	towels in a manner	r so as not to contam	inate them		of wast bp cut				
		failed to ensure the electric and a chair in the		•	Cuff shall be clea				
	procedure room w		_		w/ low level dis		•		
	The finding include	<b>:</b> :	·		allowing for 3 mi	.20.			
	1. On 8/7/12 during signs being taken the container, vital 9:45 A.M. and the holder. The wrist facility's protocol wallowed to dry pricholder.  The Administrator not done."  On 8/7/12 the atte washing his hand paper towels he ustored behind the that would preven between use. The	g an observation of p the wrist cuff was ren is signs taken on Pati wrist cuff was returned cuff was not cleaned with a low level disinfer or to returning it to the stated, "That is right ending physician was in an examination re- sed to dry his hands faucet and not in a cut them from becoming the Operations Busines of this and stated, "Ve	noved from ient #1 at ed to the per the ectant and e protective , that was observed com. The where ontainer g wet ss Manger		Paper Tower disperto be installed Sink.  Exam take top to repaired or repaired	enser Worre	વાકાર		
	ultrasound room vadministrator. The have a tear on the Also during the in procedure area was tear in the back a	ng the initial tour of the was observed with the exam table was observed and a climate observed and chair least table and chair least observed and chair least o	e served to le. the hair had a						

State of Virginia STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION **IDENTIFICATION NUMBER:** COMPLETED A. BUILDING B. WING FTAF-0012 08/07/2012 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 8316 ARLINGTON BLVD. #220 VIRGINIA HEALTH GROUP FAIRFAX, VA 22031 SUMMARY STATEMENT OF DEFICIENCIES (X4) ID PROVIDER'S PLAN OF CORRECTION ID PREFIX (X5) PREFIX (EACH DEFICIENCY MUST BE PRECEDED BY FULL (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE COMPLETE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) TAG DATE DEFICIENCY T 175 Continued From Page 8 T 175 exposed porous surfaces which prevent them being properly cleaned to prevent the spread of infections. T 275 12 VAC 5-412-260 C Administration, storage and T 275 dispensing of dru C. Drugs maintained in the facility for daily administration shall not be expired and shall be properly stored in enclosures of sufficient size with restricted access to authorized personnel only. Drugs shall be maintained at appropriate temperatures in accordance with definitions in 18 VAC 110-20-10 This RULE: is not met as evidenced by: I vial of PPD dated Based on observations, document review and interviews the facility failed to ensure medications 5/12/12 has been discarded that were opened and accessed were dated and then discarded when expired and that emergency 4 capsules that were medications were not expired and were available expired of diphenhydramine for use (broken vial). The findings include: have been discarded On 8/6/12 during the initial tour of the facility with the Administrator and Operations Business I broken annule of Manager the following was noted: one (1) vial of atropine suitate has Tuberculin Purified Derivative was opened and accessed and available for used was dated 5/12 been discarded as to when it was opened and accessed. The Centers for Disease Control Injection Safety updated February 9, 2011 recommended the 86112 following: Medication vials should always be discarded whenever sterifity is compromised or questionable In addition, the United States Pharmacopeia (USP) General Chapter 797 [16 </injectionsafety/providers/references.html>1 recommends the following for multi-dose vials of sterile pharmaceuticals: If a multi-cose has been opened or accessed

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NAME OF P	ROVIDER OR SUPPLIER		STREET ADD	RESS, CITY, ST	TATE, ZIP CODE		1
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T 275	Continued From P  (e.g., needle-puncand discarded with manufacturer specionger) date for the In the emergency 4 capsules of diph (milligrams) with a The box also confirm that when open vial/syringe (pre-fit 12 VAC 5-412-31). An accurate and chail be maintained or chart shall compatible or chart shall consider or chart shall compatible or chart shall comp	rage 9  stured) the vial should hin 28 days unless the cifies a different (short at opened vial, medication/treatment rendydramine 25 mg an expiration date of flained a box of atropia and revealed a broke ited).  O Medical records complete clinical record on each patient. The tain sufficient information include, but not a sist or need for the medit shall include, but not cation; mation, including a procal examination; and examination; and examination; and cort to include: lers; sts, pathologist's report of x-ray acord; cord; ication and medical transcripts of discharge, imme of discharge,	be dated ter or there or box were 12/1/11. The sulfate 1 the record tion to edical or obt limited attent  attent  cot of s; reatments; thes,	T 275	DEFICIENCY)		
	postoperative; ar	ctions, preoperative al ad erral physicians or age					5 5 5
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State of Virginia STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A. BUILDING 5. WING FTAF-0012 08/07/2012 NAME OF PROVIDER OR SUPPLIER STREET ADORESS, CITY, STATE, ZIP CODE 8316 ARLINGTON BLVD, #220 VIRGINIA HEALTH GROUP FAIRFAX, VA 22031 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X4) ID PREFIX (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOULD BE COMPLETE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE TAG DATE DEFICIENCY) T 340 Continued From Page 10 T 340 This RULE: is not met as evidenced by: thysicums orders for Based on document review and interviews the 4 lolle facility staff failed to have a medical record that tab work performed included orders from the physician and documentation at the time of discharge for 1 of 1 have been inserted in patients. Patient #1. medical record. The findings include: See attachment #8 On 8/7/12 the medical record of Patient #1 was Recovery room record reviewed. The record did not contain a physicians's order for lab work that was performed includes patients condition at the facility. The medical record also did not contain a progress note from the nurse describing at discharge. See the patients condition at discharge. attacoment #9 The Operations Business Manager stated, "We will fix our forms so that is included." T 355 12 VAC 5-412-330 B Reports T 355 B. Abortion facilities shall report all patient, staff or visitor deaths to the OLC within 24 hours of occurrence. This RULE: is not met as evidenced by: Based on document review and interviews the facility failed to have a policy or procedure for reporting all patients, staff or visitors deaths to the Office of Licensure and Certification within 24 hours. The administrator was |5/7/12 The findings include: mistaken. There was an exsisting policy & procedure On 8/6/12 during a review of the facility's policies and procedures the Administrator was asked to for reporting partient stable provide their policy on reporting all patients, staff or visitors deaths to the Office of Licensure and or visitor deaths. See Certification within 24 hours. She stated, "We attachment # 10 don't have a policy to do that." 025196

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State of Virginia FORM APPROVED STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA AND PLAN OF CORRECTION (X2) MULTIPLE CONSTRUCTION IDENTIFICATION NUMBER: (X3) DATE SURVEY A BUILDING COMPLETED B. WING FTAF-0012 NAME OF PROVIDER OR SUPPLIER 08/07/2012 STREET ADDRESS, CITY, STATE, ZIP CODE VIRGINIA HEALTH GROUP 8316 ARLINGTON BLVD. #220 FAIRFAX, VA 22031 (X4) ID PREFIX SUMMARY STATEMENT OF DEFICIENCIES (EACH DEFICIENCY MUST BE PRECEDED BY FULL PROVIDER'S PLAN OF CORRECTION REGULATORY OR LSC IDENTIFYING INFORMATION) PREFIX (EACH CORRECTIVE ACTION SHOULD BE (X5) COMPLETE TAG CROSS-REFERENCED TO THE APPROPRIATE TAG DATE DEFICIENCY) 12 VAC 5-412-380 Local and state codes and T 400 T 400 standards Abortion faculties shall comply with state and we dispute that we are local codes, zoning and building ordinances, and the Uniform Statewide Building Code. in not in compliance w/12 addition, abortion facilities shall comply with Part 1 and sections 3.1-1 through 3.1-8 and section VAC 5-412-380 for 2 3.7 of Part 3 of the 2010 Guidelines for Design reasons. Ist, we previous and Construction of Health Care Facilities of the Facilities Guidelines Institute, which shall take Sulpmitted a plan wlour precedence over Uniform Statewide Building application for licensure Code pursuant to Virginia Code 32.1-127.001. Entities operating as of the effective date of that was accepted. 2nd these regulations as identified by the department linder the virginia board through submission of Reports of Induced Termination of Pregnancy pursuant to 12 VAC Of health's recent ruling 5-550-120 or other means and that are now subject to licensure may be licensed in their we are not required to current buildings if such entities submit a plan comply withese requirements with the application for licensure that will bring them into full compliance with this provision because we are grand-9/4/24 within two years from the date of licensure. Cathered in. Refer to Abortion Regulation Facility Requirements Survey workbook for detailed facility requirements. as an engoing demonstration This RULE: is not met as evidenced by: Based on observations and interview it was ct our good fairn, however determined the facility failed to comply with state we have submitted an and local codes, zoning and building ordinances, and the Uniform Statewide Building Code. updated plan taking Into consideration the The findings were: Virginia board of A facility tour conducted on 8/6/12 at health's recent ruling approximately 11a.m. with the administrator and business operations manager. During the tour it was noted that the facility had no evidence that the See attachments #11+12 sterile supply room meets ventilation, humidity and temperature control provisions, doorways where not 5 foot wide, hallway was less than 5 feet in

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State of Virginia STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION AND PLAN OF CORRECTION (XG) DATE SURVEY IDENTIFICATION NUMBER: COMPLETED A BUILDING B. WNG FTAF-0012 08/07/2012 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE VIRGINIA HEALTH GROUP 8316 ARLINGTON BLVD, #220 FAIRFAX, VA 22031 (X4) ID PREFIX SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION Ю (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOULD BE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) COMPLETE TAG CROSS-REFERENCED TO THE APPROPRIATE DATE DEFICIENCY) T 400 Continued From Page 12 T 400 Environmental supplies areas where patients would have access, the 813/112 laboratory did not have a reclining chair, and the Stored under the sink environmental services supplies were stored have been moved to under the kitchen sink. The facility had a closet for environmental services however, the closet environmental supply also held medical equipment and failed to contain a service sink or floor basin. Closet for storage. Out The ventilation system setup was such that air of service medicul output only occurred on the left side of the building and is likely it would not pass current codes. equipment has been removed from unis An interview with the administrator and business operations manager was conducted on 8/6/12 at Closet. approximately 1 p.m. The business manager stated the facility did not have an attestation from a licensed architecture "we already figured if the regulations passed we would have to move". STATE FORM 8IZC11 RECEIVE Proposition wheel 13 of 13

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attachment #1

#### Virginia Health Group, P.C.

We realize you as a patient have rights while at our facility and receiving medical care. Likewise you have responsibilities as a patient.

#### Your Rights As A Patient:

- You have the right to compassionate, caring, kind, considerate and respectful care regardless of age, race, religion, disabilities or source of payment.
- You have the right to personal privacy and confidentiality of personal and medical information.
- You have the right to understandable explanation of treatment and informed consent
- ❖ You have the right to make your wishes known regarding an Advanced Directive (Living Will or Power of Attorney). If you have a written Advanced Directive, a copy should be given to this healthcare facility, your family, and your doctor. These documents express your wishes for future care and name someone to speak for you should you be unable to speak for yourself. State information and forms for advanced directive can be found at <a href="http://www.vdh.state.va.us/OLC/Downloadables/index.htm">http://www.vdh.state.va.us/OLC/Downloadables/index.htm</a> and <a href="http://www.vdh.state.va.us/OLC/documents/2008/pdfs/2005%20advanced%20directive%20form.pdf">http://www.vdh.state.va.us/OLC/documents/2008/pdfs/2005%20advanced%20directive%20form.pdf</a>
- You have the right to refuse treatment or seek other medical care.
- You have to right to know the charges for your visit to the office and medical care.
- You have the right to voice your concerns, questions or complaints. You can do so directly with our staff or if you wish to file a formal complaint, you can do so in writing or via telephone. Complaints will be investigated, a resolution proposed, and complainant notified within 30 days from the date of receipt of the complaint. Patients have the right to voice their complaints, concerns, or questions to Virginia Department of Health, Office of Licensure and Certification, 9960 Mayland Drive, Suite 401, Richmond, VA 23233-1463 or call (800)955-1819. You also have the right to contact the Administrator and/ or Director of Quality Assurance and Improvement at the address and telephone number listed below.

#### Concerns, Questions or Complaints may be directed to:

Administrator 8316 Arlington Blvd.; #220 Fairfax, VA 22031 (703)205-9310

and/or

Director of Quality Assurance/Improvement I Alpha Avenue; Suite # 20 Voorhees, N.J. 08043 (800)742-0230

#### Your Responsibilities As A Patient:

- You are responsible to provide us with your complete, accurate, present, and past medical information.
- You are responsible for making an informed decisions and asking for clarification when necessary.
- Responsible to understand your role in your care and report unexpected changes in your condition.
- Responsible for following the treatment plan recommended and keeping your appointments.
- You are responsible for your actions if you refuse treatment or do not follow the treatment plan.
- You are responsible for respecting others privacy and abiding by facility rules and regulations.
- You are responsible to pay your financial obligations.

Patient Signature:	Date:

<sup>\*\*</sup>Patient, Please take the attached copy for your records, Thank you.

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#### Patient Rights and Responsibilities

We realize patients have rights while at our facility and receiving medical care. Likewise patients have responsibilities to themselves as well as the facility.

#### Patient Rights:

Patients have the right to compassionate, caring, kind, considerate and respectful care regardless of age, race, religion, disabilities or source of payment.

Patients have the right to personal privacy and confidentiality of personal and medical information.

Patients have the right to understandable explanation of treatment and informed consent

Patients have the right to make their wishes known regarding an Advanced Directive (Living Will or Power of Attorney). If they have a written Advanced Directive, a copy should be given to us, their family, and their doctor. These documents express their wishes for future care and name someone to speak for them should they be unable to speak for themselves.

Patients have the right to refuse treatment or seek other medical care.

Patients have to right to know the charges for your visit to the office and medical care.

Patients have the right to voice their concerns, questions, or complaints.

If a patient has a concern or complaint with us, the complaint will be recorded and logged. The Director of Quality Assurance will maintain of log of complaints, investigative findings, and resolutions. Complaints are investigated, resolution proposed and complainant notified within 30 days from the date of receipt of the complaint. Patients have the right to voice their complaints, concerns, or questions to Virginia Department of Health, Office of Licensure & Certification, 9960 Mayland Ave Suite 401Richmonda, VA 23233-1463 or call (800) 955-1819. You also have the right to contact the Administrator and/ or Director of Quality Assurance and Improvement at the address and telephone number listed below.

#### Complaints or concerns may be directed to:

Administrator 8316 Arlington Blvd, Suite 220 and/or Fairfax, VA 22031 (703) 205-9311 Director of Quality Assurance 1 Alpha Ave, Suite 20 Voorhees, NJ 08043 (800) 742-0230

#### Patient Responsibilities

Patients are responsible to provide us with your complete, accurate, present, and past medical information.

Patients are responsible for making an informed decisions and asking for clarification when necessary. As well as, responsible to understand their role in their care and report unexpected changes in their condition.

Patients are responsible for following the treatment plan recommended and keeping their appointments.

Patients are responsible for their actions if they refuse treatment or do not follow the treatment plan.

Patients are responsible for respecting others privacy and abiding by facility rules and regulations, and are responsible to pay their financial obligations.

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attachment #3

# POLICY AND PROCEDURES MANUAL Virginia facilities

Have dim corners of the parking lot or building lit with spotlights.

#### Facility Maintenance

The Office Manager (Administrator) is responsible to ensure proper facility and equipment maintenance. The Office Manager is responsible for ensuring that all patient monitoring equipment is properly maintained, inspected, and calibrated at appropriate intervals (at minimum annually). Maintenance logs are kept for all patient monitoring equipment.

# 16. Identification of the Person to Whom Responsibility for Operation and Maintenance of the Facility is Delegated and Methods Established for Holding Such Individual Responsible and Accountable

The Administrator (Office Manager) is the person to whom responsibility for operation and maintenance of the facility are delegated. The methods which have been established to hold such individual responsible and accountable for operating and maintaining the facility include the following:

- 1. Frequent telephone contact between the Administrative team and the Administrator and facility staff.
- 2. Compliance Audits and on-site inspections of the facility.
- 3. Daily feedback from patients to the Call Center.
- 4. Daily feedback from patients to the Community Outreach Specialist and the Director of Quality Assurance in Administration.
- 5. Receipt and investigation of patient complaints when received on the toll-free hotline in Administration.
- 6. Quality Assurance reviews of patient files and medical records.
- 7. District Manager and/or Operations visits to the facility.
- 8. In-person District Manager meetings.
- 9. In-person Manager's Meetings.
- 10. Human Resources review of HR files.
- 11. Financial audits of the facility.

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## II. Administrator.

A. The governing body shall select an Administrator whose qualifications, authority and duties shall be defined in a written statement adopted by the governing body. Those qualifications include at least 1 years' experience working in a medical office, appropriate recommendations, and a background in nursing, management, women's studies or women's health, and/or medicine. The Administrator in Virginia Beach is Management, L.P.N. The Administrator in Fairfax is Dr.

# Attachment #4

# POLICY AND PROCEDURES MANUAL Virginia facilities

- B. Any change in the position of the administrator shall be reported immediately by the governing body to the department of health in writing.
- C. A qualified individual shall be appointed in writing to act in the absence of the administrator. The Governing Body designates the Assistant Administrator as the individual to act in the absence of the Administrator.

#### III. Personnel.

- A. The facility shall have a staff that is adequately trained and capable of providing appropriate service and supervision to patients. The policies and procedures necessary to ensure and document appropriate staffing by licensed clinicians include: online verification of licensure of all licensed clinicians, verification of reference checks, verification of background and training and direct first-had observation of patient care performance by the licensed clinician, and documentation in the file of all licensed personnel.
- B. Written applications for employment shall be obtained from all staff. The Administrator and/or Human Resources shall obtain and verify information on the application as to education, training, experience, appropriate professional licensure, if applicable, and the health and personal background of each staff member.
- C. A criminal history record check pursuant to § 32.1-126.02 of the Code of Virginia shall be obtained on any compensated employee or clinician whose job duties provide access to controlled substances within the facility.
- D. When abortions are being performed, at least one staff member currently certified to perform cardio-pulmonary resuscitation shall be available on site for emergency care.
- E. It shall be the policy and procedure of the facility to document that its' staff participate in initial and ongoing training and education that is directly related to staff duties, and appropriate to the level, intensity and scope of services provided. This shall include documentation of annual participation in fire safety and infection prevention in-service training.
- F. Job Descriptions.
- 1. Written job descriptions that adequately describe the duties of every position shall be maintained in the policy and procedure manual and in each employees personnel file.
- 2. Each job description shall include: position title, authority, specific responsibilities and minimum qualifications.
- 3. Job descriptions shall be reviewed at least annually, kept current and given to each employee and volunteer when assigned to the position and when revised.

attachment 45

# POLICY AND PROCEDURES MANUAL

#### Virginia facilities

- 4. An appropriately trained and licensed nurse (L.P.N. or R.N.) shall remain in the recovery room until all patients have been discharged and left the facility. If any patients become medically unstable or begin to bleed excessively, the recovery room nurse should immediately notify the physician. Patients should not be discharged from the facility until they are medically stable, their vital signs are within normal limits, their bleeding is within normal limits, the patient herself feels ready to leave, the patient has received written discharge instructions with a toll-free phone number to call for questions or concerns, the patient has received any prescriptions for antibiotics or other medications, the patient has received a return follow-up appointment, and the patient has recovered for at least 60 minutes (unless the patient signs out Against Medical Advice).
- D. Licensed practical nurses, working under direct supervision and direction of a physician or a registered nurse, may be employed as components of the clinical staff.
- E. Initial professional licensing or certification of healthcare practitioners will be verified via online resources and/or contacting the licensing/certification originators. A copy of the current license and/or certification will be provided to the Human Resources department, who will conduct ongoing verification of licensing on a quarterly basis.

In the event that any disciplinary remarks appear on licensing, Human Resources will immediately contact the Governing Body. If any practitioner is found to be in violation of their license the appropriate Board will be contacted.

#### V. Consent of the Patient

A physician shall not perform an abortion without first obtaining the informed written consent of the patient pursuant to the provisions of § 18.2-76 of the Code of Virginia.

#### VI. Minors

No abortion procedures may be performed in the Virginia facilities upon an unemancipated minor unless informed written consent is obtained from the minor and the minor's parent, guardian or other authorized person. If the unemancipated minor elects not to seek the informed written consent of an authorized person, a copy of the court order authorizing the abortion entered pursuant to § 16.1-241 of the Code of Virginia shall be obtained prior to the performance of the abortion.

## VII. Patient Rights

A. The facility shall have a protocol relating to the rights and responsibilities of patients consistent with the current edition of the Joint Commission Standards of Ambulatory Care. Patients shall be given a copy of their rights and responsibilities upon admission. This protocol and these patient

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#### Virginia Health Group 8316 Arlington Blvd #220 Fairfax, Virginia 22031 703-205-9310

#### Memorandum

To: Craig Cropp, M.D.

From: The Governing Body of Virginia Health Group

Date: September 5, 2012

Re: Clinical Privileges

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**VDH/OLC** 



I am pleased to inform you that the CEO of Virginia Health Group ("VHG") has granted you the clinical privileges detailed below and that this decision has met with the approval of the Governing Body. This decision was made after careful review and verification of your credentials and after direct observation of you while engaged in patient care. You are hereby granted clinical privileges for the following:

- Office gynecological care including annual exams, breast exams, Papanicolaou smears and the diagnosis and treatment of all gynecological problems, including but not limited to: ovarian cysts, fibroids, abnormal uterine bleeding, endometriosis, vaginal discharge, yeast infections, and evaluation and referral for treatment of abnormal Pap smears;
- Office family planning services, including but not limited to, prescription of contraceptives, fitting for diaphragms, IUD insertion, Depo-Provera injections, Explanon insertion, and counseling patients regarding these different methods. This also includes non-surgical tubal sterilization.
- Diagnosis and treatment of all standard sexually transmitted infections, including Chlamydia, Gonorrhea, Syphilis, Herpes, trichomoniasis, chancroid, H.P.V., pediculosis pubis, P.I.D. and testing for H.I.V. infection.
- Pregnancy termination services including the performance of surgical abortions up to 14 weeks, non-surgical abortions up to nine weeks utilizing either methotrexate or mifepristone in

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combination with misoprostol, insertion of laminaria for cervical dilation in preparation for surgical abortions performed either by yourself or other physicians affiliated with VHG, accepting telephone calls from any of VHG patients with problems, concerns or complications following an abortion, offering out-patient treatment to any of VHG's patients who are suffering complications of abortion.

5. Office treatment for patients with infertility problems which are sufficiently straightforward as to be diagnosable and treatable in an office setting.

In addition to those services specifically mentioned above, you may also personally provide any and/or all other medical services which are customarily performed by physicians practicing in an outpatient Ob/Gyn setting. We ask that you provide all such services to patients in a prompt, courteous and competent manner, and you show all due and proper respect to VHG's staff and patients. In addition, we also expect that you will provide all such professional services in accordance with generally accepted professional standards and as well as the standards of VHG.

If you have any questions or concerns about these privileges, please do not hesitate to contact me.

Thank you very much for your ongoing service for the patients of Virginia Health Group.

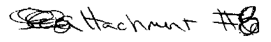
Sincerely yours,

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Acting Director of Quality Improvement On behalf of the Governing Body of Virginia Health Group

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Virginia Health Group, P.C. 8316 Arlington Blvd. #220 Fairfax, VA 22031



# ABORTION PROCEDURE RECORD

lame:			Date:	
Birth Date:	Age:	LMP:	Chart Number:	
<u>Physician Standing Or</u>	der for the following pr	re-operative lab	oratory tesuny:	
			WtHt _	
₹h (+ or -): H	dt:Glu/Pro:		HSPT (+ or -):	<del></del>
.SPT (+ or -): S	ignature of Lab Tech.: _			
Date:	TOP or D&E at	weeks	LOCAL/TWILIGHT	
PRE-OPERATIVE VITA	AL <u>SIGNS</u> :			
	<del></del>	on: Time	e: am/pm	Staff's Initials:
MD initial mature ar  PRE-EVACUATION EX  Vagina []WNL  Cervix []WNL  Adnexa []WNL  Uterus []WNL	Ad intelligent to understand intelligent to understand (AM:  [] Other: [] Other: [] Other: [] Other: [] Other:	nd the nature and	weeks []Other:	ongilion and the procedure.
PRE-OP MEDS:	[] Midazolam	mg I\	/ [ ] Ketamine	mL 1V / PO
Intra-operative vitals si	gns:			IV/PO
B/P:P	ulse: O2 Satura	tion:Tim	ne: am/pm	Staff's Initials:
The patient was contin condition and vital sign	ขอบรไ <b>y</b> monitored using เร [ ] did [ ] did not remai	pulse oximetry, t n within normal li	plood pressure reading, a imits at all times during th	and visual observation. Her medical ne procedure.
	d:am		Time ended:	
		Lidocaine, 4 unit	s Vasopressin, 4 units O	душин
	tomm.	flevible	rioid	
	:mm	Rexible	IIgid	
•	age: [] YES [] NO	60	Procedure Tolerated:	
Estimated Bio	ood Loss:			

Physician's Comments:

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#### Virginia Health Group, P.C

#### Recovery Room Record

Patient Name:  Date: Type Of Procedure:						<del>_</del>	Chart#:				
							# of Weeks:				
				Bleeding			Cramping			Comments	
Time	BP	P	Initials	Min	Mod	Hvy	Min	Mod	Hvy		
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Patient st	able for	discharg	ge:		Physicia	n Signa	nture and	Date			
Recover	ry Room	Nurse	Signature				Date	···	_	Time	

# POLICY AND PROCEDURES MANUAL This facilities A Hackwert



#### XVIII. Records Storage

Provisions shall be made for the safe storage of medical records or accurate and eligible reproductions thereof according to applicable federal and state law, including the Health Insurance Portability and Accountability Act (42 USC § 1320d et seq.). In the event of closure, the facility shall notify OLC concerning the location where patient medical records are stored.

#### XIX. Reports

- A. The facility shall comply with the fetal death and induced termination of pregnancy reporting provisions in the Board of Health Regulations Governing Vital Records (12VAC-5-550-120).
- B. The facility shall report all patient, staff or visitor deaths to the OLC within 24 hours of occurrence.

#### Policies and procedures XX.

The facility shall implement and maintain the policies and procedures contained within the Emergency Disaster Preparedness Plan and Policy of the facility to ensure safety within the facility and on its grounds and to minimize hazards to all occupants.

## XXI. Disaster Preparedness

A. The facility shall develop, implement and maintain policies and procedures to ensure reasonable precautions are taken to protect all occupants from hazards of fire and other disasters. The policies and procedures shall include provisions for evacuation of all occupants in the event of a fire or other disaster. These policies and procedures are contained within the Emergency Disaster Preparedness Plan and Policy of the facility.

B. The facility does not participate in a community disaster plan.

#### XXII. Maintenance

A. The facility's structure, its component parts, and all equipment such as heating, cooling, ventilation and emergency lighting, shall be kept in good repair and operating condition. Areas used by patients shall be maintained in good repair and kept free of hazards. All wooden surfaces shall be sealed with non-lead-based paint, lacquer, varnish, or shellac that will allow sanitization.

(I# transport #1)

Virginia Health Group 8316 Arlington Blvd #220 Fairfax, Virginia 22031 703-205-9310

September 6, 2012

Erik O. Bodin, Acting Director Office of Licensure and Certification Virginia Department of Health

Re: Updated Plan for how VHG will come into compliance with 12 VAC 5-412-380

Dear Dr. Bodin:

As part of the requirements for licensure, Virginia Health Group ("VHG") is required to comply with 12 VAC 5-412-380 ("380") regarding local and state codes and standards. VHG does not dispute that our current facility may possibly not comply with all of the standards promulgated by the 2010 Guidelines for Design and Construction of Health Care Facilities ("Guidelines") as required by 380. However, 380 permits entities operating as of the effective date of these regulations (which applies to VHG) to be licensed in our current building if we submit a "Plan" with our application for licensure that will bring us into compliance within two years of the date of licensure. We had previously submitted such a Plan to you with our initial licensure application and that Plan was accepted, to the best of our knowledge (please find enclosed). However, during the initial licensure survey it was noted that certain aspects of our facility may not currently meet the standards of the Guidelines. Again, we do not dispute this finding. Since the time of our licensure application, however, it is the understanding of VHG that the Virginia Board of Health has voted to "grandfather in" existing facilities and to exempt us from the construction requirements contained in 380. In addition, since submission of our application VHG has undergone inspection and has been provided with a Statement of Deficiencies, including deficiencies related to adherence to 380. As part of our Plan of Correction, VHG proposed to submit an updated Plan for compliance with 380 taking into consideration the recent ruling of the Virginia Board of Health. VHG hereby respectfully requests that you kindly accept this letter as our updated Plan describing how we hope to comply with 380. Our Plan is to follow the following steps:

STEP ONE: Obtain licensure as an abortion facility.

STEP TWO: Await a final determination from the Governor of the Commonwealth of Virginia and the Virginia Board of Health (the "Board") regarding the ruling issued by the Board exempting VHG and other existing facilities from compliance with most of the requirements of 380. If the Board's ruling stands, then VHG will already be in full compliance and no further action will be necessary by VHG.

STEP THREE: If, sometime in the future, the Board reverses its current ruling exempting VHG from 380, then, at that future time, VHG will review which aspects of 380 (under the Board's new ruling) apply to VHG and which do not (if any). If VHG is already in compliance with whichever aspects of 380 apply to it, then VHG will already be in compliance and no further

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action will be necessary. If, however, at some future date the Board reverses itself, and if the Governor upholds that reversal, and if after that reversal some aspect of 380 apply to VHG which VHG is not currently in compliance with, then at that time, VHG will proceed with the next steps in this Plan.

STEP FOUR: 12VAC5-412-90 permits the State Health Commissioner to issue variances to standards when the requirement poses an impractical hardship upon the facility and when the variance would not endanger the safety or well-being of patients, employees or the public. Consistent with these requirements, if necessary, VHG Plans to formally request a variance from 380 within the first 120 days of the Governor's approval of the Board's reversal of its' ruling exempting VHG from 380.

STEP FIVE: VHG will then await the response of the State Health Commissioner to its request for a variance to 380.

STEP SIX: If the request for a variance is fully granted, then we will be in full compliance and no further action will be necessary. If the request is fully denied, and if we cannot make the necessary renovations, then we will be forced to relocate to new premises and we will begin immediately looking for a new location that can be brought into compliance. If the request is partially granted and partially denied, then we will hire an architect and evaluate the feasibility of remaining in our current premises and making renovations, or if that is not possible, leaving and moving to a new location.

VHG hereby respectfully submits this letter describing our updated Plan of how we hope to bring our facility into compliance with 380. I hope that this Plan satisfactorily addresses this issue. If you have any questions about this Plan, please do not hesitate to contact me.

Sincerely yours,

Melissa Shachnovitz

Operations Business Manager

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