

Division of Health Service Regulation

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER: MHL040030	(X2) MULTIPLE CONSTRUCTION A. BUILDING: _____ B. WING: _____	(X3) DATE SURVEY COMPLETED 12/02/2019
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NAME OF PROVIDER OR SUPPLIER LUCILLE'S BEHAVIORAL, INC. #2	STREET ADDRESS, CITY, STATE, ZIP CODE 351 HOLLOWAN ROAD WALSTONBURG, NC 27888
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(X4) ID PREFIX TAG	SUMMARY STATEMENT OF DEFICIENCIES (EACH DEFICIENCY MUST BE PRECEDED BY FULL REGULATORY OR LSC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY)	(X5) COMPLETE DATE
V 000	INITIAL COMMENTS A complaint survey was completed on December 2, 2019. The complaint was unsubstantiated (Intake #NC00158831). Deficiencies were cited. This facility is licensed for the following service category: 10A NCAC 27G .5600C Supervised Living for Adults with Developmental Disabilities.	V 000	Deficiency #1 Rule V132 is not met as evidenced by: 1) Based on the record reviews and interview, the facility failed to report an allegation of abuse to the Health Care Registry (H CPR).	1/29/20
V 132	G.S. 131E-258(G) HCPR-Notification, Allegations, & Protection G.S. §131E-258 HEALTH CARE PERSONNEL REGISTRY (g) Health care facilities shall ensure that the Department is notified of all allegations against health care personnel, including injuries of unknown source, which appear to be related to any act listed in subdivision (a)(1) of this section. (which includes: a. Neglect or abuse of a resident in a healthcare facility or a person to whom home care services as defined by G.S. 131E-138 or hospice services as defined by G.S. 131E-201 are being provided b. Misappropriation of the property of a resident in a health care facility, as defined in subsection (b) of this section including places where home care services as defined by G.S. 131E-138 or hospice services as defined by G.S. 131E-201 are being provided. c. Misappropriation of the property of a healthcare facility. d. Diversion of drugs belonging to a health care facility or to a patient or client. e. Fraud against a health care facility or against a patient or client for whom the employee is providing services). Facilities must have evidence that all alleged acts are investigated and must make every effort to protect residents from harm while the	V 132	2) Based on the record reviews and interview, the facility failed to ensure critical incident reports were submitted to the Local Management Entity (LME) within 72 hours as required. RECEIVED DEC 20 2019 DHSR-MH Licensure Sect	

Division of Health Service Regulation

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

Patricia S Phillips

TITLE

CEO

(X6) DATE

12/19/19

Division of Health Service Regulation

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V 000	INITIAL COMMENTS A complaint survey was completed on December 2, 2019. The complaint was unsubstantiated (Intake #NC00158831). Deficiencies were cited. This facility is licensed for the following service category: 10A NCAC 27G .5800C Supervised Living for Adults with Developmental Disabilities.	V 000	Deficiency #1 Rule V132 is not met as evidenced by: 1) Based on the record reviews and interview, the facility failed to report an allegation of abuse to the Health Care Registry (HCPR).	1/29/20
V 132	G.S. 131E-256(G) HCPR-Notification, Allegations, & Protection G.S. §131E-256 HEALTH CARE PERSONNEL REGISTRY (g) Health care facilities shall ensure that the Department is notified of all allegations against health care personnel, including injuries of unknown source, which appear to be related to any act listed in subdivision (a)(1) of this section. (which includes: a. Neglect or abuse of a resident in a healthcare facility or a person to whom home care services as defined by G.S. 131E-136 or hospice services as defined by G.S. 131E-201 are being provided. b. Misappropriation of the property of a resident in a health care facility, as defined in subsection (b) of this section including places where home care services as defined by G.S. 131E-136 or hospice services as defined by G.S. 131E-201 are being provided. c. Misappropriation of the property of a healthcare facility. d. Diversion of drugs belonging to a health care facility or to a patient or client. e. Fraud against a health care facility or against a patient or client for whom the employee is providing services). Facilities must have evidence that all alleged acts are investigated and must make every effort to protect residents from harm while the	V 132	2) Based on the record reviews and interview, the facility failed to ensure critical incident reports were submitted to the Local Management Entity (LME) within 72 hours as required.	

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V 132	Continued From page 1 investigation is in progress. The results of all investigations must be reported to the Department within five working days of the initial notification to the Department. This Rule is not met as evidenced by: Based on record reviews and interviews, the facility failed to report an allegation of abuse to the Health Care Personnel Registry (HCPR). The findings are: Review on 12/02/19 of facility records revealed no documentation the HCPR was notified of an allegation of abuse against the House Manager on 11/23/19. See Tag V367 for specifics. Interview on 12/02/19 the Quality Management Training Director stated: - A representative of the local Department of Social Services (DSS) had made a visit to the facility last week in regards to an allegation of abuse made by client #3 against the House Manager. - She did not complete a Level II incident report or reported the allegation to the HCPR as required. - She was not aware she was required to complete a Level II or report the allegation to	V 132	Rule V132 is not met as evidenced by: Deficiency #1) the facility failed to report an allegation of abuse to the Health Care Registry (HCPR). Deficiency #2) Based on the record reviews and interview, the facility failed to ensure critical incident reports were submitted to the Local Management Entity (LME) within 72 hours as required. Findings 1) In the afternoon on 11/25/2019, The House Manager was made aware by the MCO Care Coordinator that member was making allegations against her at her day program and may need to speak with her when she returned home. 2) Later that evening on 11/25/2019, The House Manager made the CEO and QM/TD/CD aware of the concerns and member's behaviors over the past few days. 3) On 11/26/2019, a Level I incident report was completed by the QM/TD/CM, on the day that a DSS Adult Protective Services Worker came by to investigate an abuse allegation that member made to staff at Wayne Opportunities. 4) Member did not make the CEO, or QM/TD/Clinical Manager aware that she felt abused at the home.	1/29/20

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V 132	Continued From page 2 HCPR.	V 132	<p>The following Opportunities for Improvement were noted during this process and QM/TD recommended that processes be implemented, immediately:</p> <p>1) All allegations of suspected abuse or neglect will be verbally reported to the QM/TD and CEO immediately and electronically submitted to the MCO within 72 hours.</p> <p>Plan of Action 1) All Staff will receive a refresher training on critical incident reporting. Training Title: Critical Incident Reporting/IRIS Refresher Training By: Diannah Harris, MA, LPC, QM/TD Date: 1/8/2020 Time: 9:00am-10:00am Location: 414-F Kingold Blvd, Snow Hill, NC 28580</p> <p>2) When an allegation is made in the future, QM/TD and the Clinical Executive Team will investigate to ensure the safety of a member that makes an allegation of abuse or neglect.</p> <p>3) QM/TD, as needed, will develop new strategies, update actions taken and explore next steps.</p> <p>4) Incidents will be documented on the quarterly incident summary and submitted to QIC.</p>	1/29/20
V 367	<p>27G .0804 Incident Reporting Requirements</p> <p>10A NCAC 27G .0804 INCIDENT REPORTING REQUIREMENTS FOR CATEGORY A AND B PROVIDERS</p> <p>(a) Category A and B providers shall report all level II incidents, except deaths, that occur during the provision of billable services or while the consumer is on the providers premises or level III incidents and level II deaths involving the clients to whom the provider rendered any service within 90 days prior to the incident to the LME responsible for the catchment area where services are provided within 72 hours of becoming aware of the incident. The report shall be submitted on a form provided by the Secretary. The report may be submitted via mail, in person, facsimile or encrypted electronic means. The report shall include the following information:</p> <p>(1) reporting provider contact and identification information;</p> <p>(2) client identification information;</p> <p>(3) type of incident;</p> <p>(4) description of incident;</p> <p>(5) status of the effort to determine the cause of the incident; and</p> <p>(6) other individuals or authorities notified or responding.</p> <p>(b) Category A and B providers shall explain any missing or incomplete information. The provider shall submit an updated report to all required report recipients by the end of the next business day whenever:</p> <p>(1) the provider has reason to believe that information provided in the report may be erroneous, misleading or otherwise unreliable; or</p>	V 367		

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V 387	<p>Continued From page 3</p> <p>(2) the provider obtains information required on the incident form that was previously unavailable.</p> <p>(c) Category A and B providers shall submit, upon request by the LME, other information obtained regarding the incident, including:</p> <p>(1) hospital records including confidential information;</p> <p>(2) reports by other authorities; and</p> <p>(3) the provider's response to the incident.</p> <p>(d) Category A and B providers shall send a copy of all level III incident reports to the Division of Mental Health, Developmental Disabilities and Substance Abuse Services within 72 hours of becoming aware of the incident. Category A providers shall send a copy of all level III incidents involving a client death to the Division of Health Service Regulation within 72 hours of becoming aware of the incident. In cases of client death within seven days of use of seclusion or restraint, the provider shall report the death immediately, as required by 10A NCAC 28C .0300 and 10A NCAC 27E .0104(e)(18).</p> <p>(e) Category A and B providers shall send a report quarterly to the LME responsible for the catchment area where services are provided. The report shall be submitted on a form provided by the Secretary via electronic means and shall include summary information as follows:</p> <p>(1) medication errors that do not meet the definition of a level II or level III incident;</p> <p>(2) restrictive interventions that do not meet the definition of a level II or level III incident;</p> <p>(3) searches of a client or his living area;</p> <p>(4) seizures of client property or property in the possession of a client;</p> <p>(5) the total number of level II and level III incidents that occurred; and</p> <p>(6) a statement indicating that there have</p>	V 387	<p>5) Any strategies developed or changes needed to ensure health and safety of members will be documented in the quarterly QIC minutes.</p> <p>Responsible Party</p> <p>1) Residential Staff is responsible for documenting incidents that occur in the residential facility.</p> <p>2) QM/TD will be responsible for investing and documenting findings of internal investigations with QIC members.</p> <p>3) QM/TD will be responsible for submitting IRIS reports as needed within the timeframes designated according to Rule 367 and completing the HCPR section, as applicable.</p> <p>4) QIC will be responsible for reviewing quarterly incident reports to ensure member safety and alleviate root causes of problems with reporting incidents in the facility.</p> <p>5) QM/TD will be responsible for implementing recommendations by the QI Committee, in an effort to meet all local, state, federal and national regulations for reporting incidents.</p>	1/29/20

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V 367	<p>Continued From page 5</p> <p>incident occurred at the home. She started laughing and admitted that she was causing trouble because she wanted everyone to understand that she wanted to go home to be with her family. [Client #3] somehow thinks that if she leaves the group homesite will get to go home and live with her family. When she was advised that what she wanted was not a reality. The courts have advised that she cannot go live with her family anymore. [Client #3] continues to attempt to taunt staff into letting her have her way. During the meeting she even threatened to run away if she was not allowed to have visitation with her family for the holidays."</p> <p>During interview on 12/02/19 client #3 revealed:</p> <ul style="list-style-type: none"> -The House Manager had hit her on a Sunday. -The House Manager told her to get out of the "d*** bed." -Staff #3 was at the facility when it happened. -She had never had any problems with the House Manager. -She cussed at the House Manager but she did not mean any harm. -She was not hurt when she was hit. -The House Manager just brushed her hand across her face. -She did want to go home and did not understand why she was not allowed. <p>During interview on 12/02/19 the House Manager revealed:</p> <ul style="list-style-type: none"> -Client #3 had called home the week before Thanksgiving and told her family she wanted to stay for several days. -Client #3's family told her she could not visit. -Client #3 became upset because she was not allowed to go home and the other clients were going home. -Her behavior went "down hill" after she was told 	V 367		

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V 367	<p>Continued From page 6</p> <p>she was not allowed to go home.</p> <ul style="list-style-type: none"> -Client #3 told her Care Coordinator that she hit her in the face. -Client #3 was cussing at her and was very upset. -Client #3's one on one worker was present the day client #3 said I hit her and cussed at her. -She did not even go into client #3's room. -DSS visited last week and she told them she was going to keep saying it until she was allowed to go home. -Client #3 had not talked about the incident anymore to anyone after she made the allegation. <p>During interview on 12/02/19 staff #3 revealed:</p> <ul style="list-style-type: none"> -She worked as client #3's one on one staff. -Client #2 stated the House Manager had hit her across the chest then she changed it and stated she had been hit in the face. -She had never witnessed any inappropriate actions by any staff in the facility. -She had never seen the House Manager hit client #3 or cuss at any of the clients. <p>Interview on 12/02/19 the Quality Management Training Director stated:</p> <ul style="list-style-type: none"> - A representative of the local Department of Social Services (DSS) had made a visit to the facility last week in regards to an allegation of abuse made by client #3 against the House Manager. - She did not complete a Level II incident report or reported the allegation to the HCPR as required. - She was not aware she was required to complete a Level II or report the allegation to HCPR. 	V 367		