

## Pfeiffer, Nadine

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**From:** Orija, Victor O  
**Sent:** Wednesday, August 08, 2018 3:15 PM  
**To:** Pfeiffer, Nadine  
**Subject:** FW: [External] Re: Interested Parties Readopt 14A MCCwRule.pdf

Nadine:

Below is a comment that I received. Thank you.

Victor Orija  
State Long-Term Care Ombudsman  
Division of Aging and Adult Services  
[NC Department of Health and Human Services](#)

919-855-3426 office  
919-715-0364 fax  
[Victor.Orija@dhhs.nc.gov](mailto:Victor.Orija@dhhs.nc.gov)

693 Palmer Drive, Raleigh. NC 27603  
2101 Mail Service Center  
Raleigh, NC 27699-2101

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**From:** Laura Jett [mailto:[ljett@mideastcom.org](mailto:ljett@mideastcom.org)]  
**Sent:** Thursday, June 21, 2018 1:06 PM  
**To:** Orija, Victor O <[victor.oriya@dhhs.nc.gov](mailto:victor.oriya@dhhs.nc.gov)>  
**Subject:** [External] Re: Interested Parties Readopt 14A MCCwRule.pdf

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Am I to understand that the resident is to receive a written notice that they are being d/c with NO requirements for what is to get communicated to them. No date no reason no d/c location AND they must now WRITE that they want to appeal. And no mention of ombudsman being allowed to assist, the resident or legal rep (which many don't have) must WRITE an appeal????

Are they seriously trying to adopt this?  
Has disability rights been made aware so they can weigh in?

Sent from my iPhone

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