

Protecting, Maintaining and Improving the Health of All Minnesotans

Electronically delivered December 20, 2021

Administrator St Gertrudes Health & Rehabilitation Center 1850 Sarazin Street Shakopee, MN 55379

RE: CCN: 245610

Cycle Start Date: December 1, 2021

#### Dear Administrator:

On December 1, 2021, a survey was completed at your facility by the Minnesota Departments of Health and Public Safety, to determine if your facility was in compliance with Federal participation requirements for skilled nursing facilities and/or nursing facilities participating in the Medicare and/or Medicaid programs.

This survey found the most serious deficiencies in your facility to be isolated deficiencies that constituted no actual harm with potential for more than minimal harm that was not immediate jeopardy (Level D), as evidenced by the electronically attached CMS-2567 whereby corrections are required.

### ELECTRONIC PLAN OF CORRECTION (ePoC)

Within ten (10) calendar days after your receipt of this notice, you must submit an acceptable ePOC for the deficiencies cited. An acceptable ePOC will serve as your allegation of compliance. Upon receipt of an acceptable ePOC, we will authorize a revisit to your facility to determine if substantial compliance has been achieved.

To be acceptable, a provider's ePOC must include the following:

- How corrective action will be accomplished for those residents found to have been affected by the deficient practice.
- How the facility will identify other residents having the potential to be affected by the same deficient practice.
- What measures will be put into place, or systemic changes made, to ensure that the deficient practice will not recur.
- How the facility will monitor its corrective actions to ensure that the deficient practice is being corrected and will not recur.
- The date that each deficiency will be corrected.
- An electronic acknowledgement signature and date by an official facility representative.

St Gertrudes Health & Rehabilitation Center December 20, 2021 Page 2

The state agency may, in lieu of an onsite revisit, determine correction and compliance by accepting the facility's ePoC if the ePoC is reasonable, addresses the problem and provides evidence that the corrective action has occurred.

If an acceptable ePoC is not received within 10 calendar days from the receipt of this letter, we will recommend to the CMS Region V Office that one or more of the following remedies be imposed:

- Denial of payment for new Medicare and Medicaid admissions (42 CFR 488.417);
- Civil money penalty (42 CFR 488.430 through 488.444).
- Termination of your facility's Medicare and/or Medicaid agreement (488.456(b)).

#### DEPARTMENT CONTACT

Questions regarding this letter and all documents submitted as a response to the resident care deficiencies (those preceded by an "F" tag), i.e., the plan of correction should be directed to:

Jamie Perell, Unit Supervisor
Metro B District Office
Licensing and Certification Program
Health Regulation Division
Minnesota Department of Health
85 East Seventh Place, Suite 220
P.O. Box 64900
Saint Paul, Minnesota 55164-0900
Email: jamie.perell@state.mn.us
Office: (651) 245-8094

### PRESUMPTION OF COMPLIANCE - CREDIBLE ALLEGATION OF COMPLIANCE

The facility's ePoC will serve as your allegation of compliance upon the Department's acceptance. In order for your allegation of compliance to be acceptable to the Department, the ePoC must meet the criteria listed in the plan of correction section above. You will be notified by the Minnesota Department of Health, Licensing and Certification Program staff and/or the Department of Public Safety, State Fire Marshal Division staff, if your ePoC for the respective deficiencies (if any) is acceptable.

#### **VERIFICATION OF SUBSTANTIAL COMPLIANCE**

Upon receipt of an acceptable ePoC, a Post Certification Revisit (PCR), of your facility will be conducted to validate that substantial compliance with the regulations has been attained in accordance with your verification.

If substantial compliance has been achieved, certification of your facility in the Medicare and/or Medicaid program(s) will be continued and remedies will not be imposed. Compliance is certified as of

St Gertrudes Health & Rehabilitation Center December 20, 2021 Page 3

the latest correction date on the approved ePoC, unless it is determined that either correction actually occurred between the latest correction date on the ePoC and the date of the first revisit, or correction occurred sooner than the latest correction date on the ePoC.

## FAILURE TO ACHIEVE SUBSTANTIAL COMPLIANCE BY THE THIRD OR SIXTH MONTH AFTER THE LAST DAY OF THE SURVEY

If substantial compliance with the regulations is not verified by March 1, 2022 (three months after the identification of noncompliance), the CMS Region V Office must deny payment for new admissions as mandated by the Social Security Act (the Act) at Sections 1819(h)(2)(D) and 1919(h)(2)(C) and Federal regulations at 42 CFR Section 488.417(b).

In addition, if substantial compliance with the regulations is not verified by June 1, 2022 (six months after the identification of noncompliance) your provider agreement will be terminated. This action is mandated by the Social Security Act at Sections 1819(h)(2)(C) and 1919(h)(3)(D) and Federal regulations at 42 CFR Sections 488.412 and 488.456.

Please note that this notice does not constitute formal notice of imposition of alternative remedies or termination of your provider agreement. Should the Centers for Medicare & Medicaid Services determine that termination or any other remedy is warranted, it will provide you with a separate formal notification of that determination.

### INFORMAL DISPUTE RESOLUTION (IDR) / INDEPENDENT INFORMAL DISPUTE RESOLUTION (IIDR)

In accordance with 42 CFR 488.331, you have one opportunity to question cited deficiencies through an informal dispute resolution process. You are required to send your written request, along with the specific deficiencies being disputed, and an explanation of why you are disputing those deficiencies, to:

Nursing Home Informal Dispute Process Minnesota Department of Health Health Regulation Division P.O. Box 64900 St. Paul, Minnesota 55164-0900

This request must be sent within the same ten days you have for submitting an ePoC for the cited deficiencies. All requests for an IDR or IIDR of federal deficiencies must be submitted via the web at: <a href="https://mdhprovidercontent.web.health.state.mn.us/ltc\_idr.cfm">https://mdhprovidercontent.web.health.state.mn.us/ltc\_idr.cfm</a>

You must notify MDH at this website of your request for an IDR or IIDR within the 10 calendar day period allotted for submitting an acceptable electronic plan of correction. A copy of the Department's informal dispute resolution policies are posted on the MDH Information Bulletin website at: <a href="https://www.health.state.mn.us/facilities/regulation/infobulletins/ib04">https://www.health.state.mn.us/facilities/regulation/infobulletins/ib04</a> 8.html

Please note that the failure to complete the informal dispute resolution process will not delay the dates specified for compliance or the imposition of remedies.

St Gertrudes Health & Rehabilitation Center December 20, 2021 Page 4

Feel free to contact me if you have questions.

Sincerely,

Kamala Fiske-Downing

Minnesota Department of Health
Licensing and Certification Program
Program Assurance Unit

Kumalu Fiske Downing

Health Regulation Division

Telephone: (651) 201-4112 Fax: (651) 215-9697

Email: <u>Kamala.Fiske-Downing@state.mn.us</u>

PRINTED: 01/09/2022 FORM APPROVED OMB NO. 0938-0391

STATEMENT OF DEFICIENCIES (X AND PLAN OF CORRECTION		(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE CONSTRUCTION A. BUILDING			(X3) DATE SURVEY COMPLETED	
	245610		B. WING			C	
NAME OF PROVIDER OR SUPPLIER  ST GERTRUDES HEALTH & REHABILITATION CENTER				STREET ADDRESS, CITY, STATE, ZIP 1850 SARAZIN STREET SHAKOPEE, MN 55379	CODE	12/01/2021	
(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 CO X (EACH CORRECTIVE ACTION CROSS-REFERENCED TO THE DEFICIENCY)	N SHOULD BE E APPROPRIATE	(X5) COMPLETION DATE	
F 000	completed at your f Minnesota Departm conduct multiple conduction and to not be in conduction and to not be in conduction and to a sure substantiated:  The following composubstantiated:  H5610091C (MN78 cited at F600. H5610097C (MN55 deficiencies issued survey. H5610100C (MN51 deficiencies issued survey.	oreviated survey was acility by surveyors from the nent of Health (MDH) to implaint investigations. St. Rehabilitation Center was ompliance with 42 CFR Part for Long Term Care Facilities.  Olaints were found to be  8827); with non-compliance 6370); however, no due to actions taken prior to  757); however, no due to actions taken prior to  olaints were found to be  8354)  2256, MN77255)  242)  6424)  6224)  6714)	FO				
	as your allegation of	f correction (POC) will serve f compliance upon the		TITLE		(YE) DATE	

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

(X6) DATE

**Electronically Signed** 

12/28/2021

Any deficiency statement ending with an asterisk (\*) denotes a deficiency which the institution may be excused from correcting providing it is determined that other safeguards provide sufficient protection to the patients. (See instructions.) Except for nursing homes, the findings stated above are disclosable 90 days following the date of survey whether or not a plan of correction is provided. For nursing homes, the above findings and plans of correction are disclosable 14 days following the date these documents are made available to the facility. If deficiencies are cited, an approved plan of correction is requisite to continued program participation.

OF DEFICIENCIES OF CORRECTION	IDENTIFICATION NITIMBED:			(X3) DATE SURVEY COMPLETED	
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PROVIDER OR SUPPLIER	243010	B. WKa	STREET ADDRESS, CITY, STATE, ZIP CODE	12/01/2021	
ST GERTRUDES HEALTH & REHABILITATION CENTER			1850 SARAZIN STREET SHAKOPEE, MN 55379		
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Department's accepenrolled in ePOC, y at the bottom of the form. Your electronibe used as verificat receipt of an accepton-site revisit of you validate that substate regulations has been your verification.  Free from Abuse ar CFR(s): 483.12(a)(1)  §483.12 Freedom from the Exploitation of Exploitation of Exploitation of Exploitation as includes but is not locorporal punishmer any physical or chetreat the resident's selection of the treat the resident's selection of the exploitation of the treat the resident's selection of the treat the resident's selection of the exploitation of the treat the resident's selection of the treat the resident's selection of the exploitation of the treat the resident's selection of the exploitation of the treat the resident's selection of the exploitation of the explo	cotance. Because you are cour signature is not required a first page of the CMS-2567 or submission of the POC will ion of compliance. Upon table electronic POC, an our facility may be conducted to intial compliance with the en attained in accordance with and Neglect and region of resident property, defined in this subpart. This imited to freedom from the intial compliance with reduced a symptoms.  It is not met as evidenced and document review, the our residents were free from the our property is not met as evidenced and document review, the our residents were free from		This plan of correction is submitted required under the federal and state regulations and statutes applicable term care providers. This plan of correction does not constitute an admission of liability on the part of	te e to long	
R11's admission Mi	nimum Data Set (MDS) dated			on of the	
	PROVIDER OR SUPPLIER  SUMMARY STA  (EACH DEFICIENCY REGULATORY OR LE  Continued From pa  Department's accept enrolled in ePOC, y at the bottom of the form. Your electronic be used as verificated receipt of an accept on-site revisit of you validate that substate regulations has been your verification. Free from Abuse ar CFR(s): 483.12(a)(f)  §483.12 Freedom for the female of the substate of the s	PROVIDER OR SUPPLIER  TRUDES HEALTH & REHABILITATION CENTER  SUMMARY STATEMENT OF DEFICIENCIES (EACH DEFICIENCY MUST BE PRECEDED BY FULL REGULATORY OR LSC IDENTIFYING INFORMATION)  Continued From page 1  Department's acceptance. Because you are enrolled in ePOC, your signature is not required at the bottom of the first page of the CMS-2567 form. Your electronic submission of the POC will be used as verification of compliance. Upon receipt of an acceptable electronic POC, an on-site revisit of your facility may be conducted to validate that substantial compliance with the regulations has been attained in accordance with your verification.  Free from Abuse and Neglect CFR(s): 483.12(a)(1)  §483.12 Freedom from Abuse, Neglect, and Exploitation  The resident has the right to be free from abuse, neglect, misappropriation of resident property, and exploitation as defined in this subpart. This includes but is not limited to freedom from corporal punishment, involuntary seclusion and any physical or chemical restraint not required to treat the resident's medical symptoms.  §483.12(a) The facility must-  §483.12(a)(1) Not use verbal, mental, sexual, or physical abuse, corporal punishment, or involuntary seclusion;  This REQUIREMENT is not met as evidenced by:  Based on interview and document review, the facility failed to ensure residents were free from verbal abuse for 1 of 3 residents (R11) reviewed for abuse.	PROVIDER OR SUPPLIER  TRUDES HEALTH & REHABILITATION CENTER  SUMMARY STATEMENT OF DEFICIENCIES (EACH DEFICIENCY MUST BE PRECEDED BY FULL REGULATORY OR LSC IDENTIFYING INFORMATION)  Continued From page 1  Department's acceptance. Because you are enrolled in ePOC, your signature is not required at the bottom of the first page of the CMS-2567 form. Your electronic submission of the POC will be used as verification of compliance. Upon receipt of an acceptable electronic POC, an on-site revisit of your facility may be conducted to validate that substantial compliance with the regulations has been attained in accordance with your verification.  Free from Abuse and Neglect  CFR(s): 483.12(a)(1)  §483.12 Freedom from Abuse, Neglect, and Exploitation  The resident has the right to be free from abuse, neglect, misappropriation of resident property, and exploitation as defined in this subpart. This includes but is not limited to freedom from corporal punishment, involuntary seclusion and any physical or chemical restraint not required to treat the resident's medical symptoms.  §483.12(a) The facility must-  §483.12(a)(1) Not use verbal, mental, sexual, or physical abuse, corporal punishment, or involuntary seclusion;  This REQUIREMENT is not met as evidenced by:  Based on interview and document review, the facility failed to ensure residents were free from verbal abuse for 1 of 3 residents (R11) reviewed for abuse.  Findings include:	PROVIDER OR SUPPLIER  RUDES HEALTH & REHABILITATION CENTER  SUMMARY STATEMENT OF DEFICIENCIES (EACH DEFICIENCY MUST BE PRECEDED BY FILL REGULATORY OR LSC IDENTIFYING INFORMATION)  Continued From page 1  Department's acceptance. Because you are enrolled in ePOCC, your signature is not required at the bottom of the first page of the CMS-2567 form. Your electronic submission of the POC will be used as verification of compliance. Upon receipt of an acceptable electronic POC, an on-site revisit of your facility may be conducted to validate that substantial compliance with the regulations has been attained in accordance with your verification.  Free from Abuse and Neglect CFR(s): 483.12(a)(1)  \$483.12 Freedom from Abuse, Neglect, and Exploitation  Exploitation  The resident has the right to be free from abuse, neglect, misappropriation of resident property, and exploitation as defined in this subpart. This includes but is not limited to freedom from corroral punishment, involuntary seclusion and any physical or chemical restraint not required to treat the resident's medical symptoms.  \$483.12(a)(1) Not use verbal, mental, sexual, or physical abuse, corporal punishment, or involuntary seclusion;  This REQUIREMENT is not met as evidenced by:  Based on interview and document review, the facility failed to ensure residents were free from verbal abuse for 1 of 3 residents (R11) reviewed for abuse.  Findings include:	

	TATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:		(X2) MULTIPLE CONSTRUCTION A. BUILDING			(X3) DATE SURVEY COMPLETED	
		245610	B. WING			C 01/ <b>2021</b>	
	PROVIDER OR SUPPLIER	REHABILITATION CENTER		STREET ADDRESS, CITY, STATE, ZIP CODE 1850 SARAZIN STREET SHAKOPEE, MN 55379		.,	
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F 600	11/18/21, indicated had adequate hear incontinent of bowe extensive assistant ransfers. R11's dia fracture, and weak R11's care plan da could verbally ask assistance of one shreakdown.  A Nursing Home Ir 11/24/21, at 11:29 used a demeaning when asking why sR11 then verbalize light and also verbattention of staff; he call light to wor NHIR further identicontinued to use a throughout the intermember was angraccident in bed. The "bad and unsafe."  A written statement dated 11/25/21, inclight in R11's room nurse (RN)-A exite to be in the fetal point of the episode with soiled nurse (LPN)-A was abusive, towards Fyou do this" in a verifurther, LPN-A ask-	R11 was cognitively intact and ring. R11 was frequently el and bladder, and required ce with bed mobility and agnoses included stroke, spinal	F 600	plan of care does not constitute agreement by the facility that the surveyor's findings and/or conclusion accurate, that the findings consideficiency or that the scope and regarding any of the deficiencies correctly applied. Please accept of correction as our credible allest compliance.  (Affected Resident) An electronic report was filed or 11/24/2021 with MDS regarding allegations. Interview conductoresident. (Completed 11/25/202) Resident had no further concernesident was given a copy of the rights booklet and the abuse preplan was reviewed with the resident verbalizing understanding 11/27/2021.  (Like Resident) 1. Conducted risk group intervial in the resident verbalizing understanding 11/27/2021.  (Like Resident) 1. Conducted risk group intervial in the residents and/or resident representation and are continually re-reviewed and are continually re-reviewed Care Conferences.  (Preventing the Reoccurrence of Practice) 1. Facility's abuse prevention previewed; remains current with a occurring 8/2020 (Completed)	usion are titute a I severity so cited are of this plan egation of I R11's downth 1).  In R11		

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION		(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE CONSTRUCTION A. BUILDING				SURVEY PLETED
	245610		B. WING			C <b>12/01/2021</b>	
NAME OF I	PROVIDER OR SUPPLIER			STREET ADDRESS, CITY, STATE, ZIF	, CODE		
ST GEDI	TOUDES HEALTH & E	REHABILITATION CENTER		1850 SARAZIN STREET			
SI GENI	INUDES REALIR & F	EHABILITATION CENTER		SHAKOPEE, MN 55379			
(X4) ID PREFIX TAG	(EACH DEFICIENC)	TEMENT OF DEFICIENCIES Y MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG		ON SHOULD HE APPROPF	BE	(X5) COMPLETION DATE
F 600	why she did not yel tried and tried, so I LPN-A's response cruel. LPN-A then to NA-A was asked to bed. NA-A gathered overheard LPN-A tin the bathroom. Not the exact words LFA progress note daindicated R11 verbs was a bad day and During an interview stated she did not a LPN-A on 11/24/21 going on because a apologized to her.  During an interview NA-A stated he restroom on 11/24/21, room. NA-A stated incontinence and Foverheard LPN-A, "verbally abusing" a Specifically, LPN-A do that?" LPN-A wavoice in a very unp LPN-A questioned call light. R11 responsible to the complete the call to t	to." LPN-A then asked R11 I for help and R11 replied, "I gave up." NA-A documented was very unprofessional and began to transfer R11 and change the bedding on R11's d the soiled linens and relittle R11, when cleaning R11 A-A was unable to remember rN-A had used.  relized "yesterday [11/24/21] someone "mistreated" her.  ron 12/1/21, at 10:31 a.m. R11 recall the incident involving but she knew something was an official came in and  ron 12/1/21, at 12:20 p.m. ponded to a call light in R11's as RN-A was leaving R11's R11 had an episode of bowel li1's bedding was soiled. NA-A who was in R11's room,	F6	12/28/2021). Abuse Preverse Resident Rights for all restreviewed with all staff on a Significant Change and Pl 2. Education provided to responsible for conducting (Charge Nurses, Clinical Nocial Workers, Director of Administrator) relative to the thorough investigations (Clay28/2021).  1. Education was provide from three different source is Minnesota Department Services Vulnerable Adults is Definition of maltreating Course is Definition of maltreating in Course is Identify who is a vulne who must report.  2. List what is reportable is Course is Learn when reports should be in the common Entry Pischer is submitted.  3. Learn when reports should be in the common in the course is be submitted.  4. Understand why vulned are so important is Benedictine Shakoper is Definitions of vulnerating the course is Scenarios.	sidents are an annual RN.  personne ginvestiga Managers of Nursing the completed ed to all ses. In of Humans Mandate ed reported reported reported adult Train erable adult Train erable adult en and ed to all ses are thould be erable adult an altreatment ed maltreatment ed maltreatment ed maltreatment ed maltreatment ed maltreatment erable adult an altreatment en an altreatment ed maltreatment en an altreatment en an altreatment en an altreatment en an altreatment en an an annual en an	el ations , , , , , , , , , , , , , , , , , , ,	

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		245610 B. WING		C <b>12/01/2021</b>				
NAME OF	PROVIDER OR SUPPLIER			ST	FREET ADDRESS, CITY, STATE, ZIP CODE	12/	01/2021	
ST GER	TRUDES HEALTH & F	EHABILITATION CENTER			850 SARAZIN STREET HAKOPEE, MN 55379			
(X4) ID PREFIX TAG			ID PREFI TAG		PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY)		(X5) COMPLETION DATE	
F 600	During an interview LPN-A stated she responded she four stated she realized bathroom, however bowel. LPN-A confidid not turn her call turned the call light LPN-A speculated malfunctioned. LPN R11 why she did not responded she had left R11's room to greturn told RN-A she bathroom to clean then entered R11's NA-A to change the said that." NA-A the R11's room. LPN-A get wipes and RN-A returned to R11's room. LPN-A get wipes and RN-A returned to R11's room. LPN-A from the factor of nursing phone call from RN informed NA-A ove abused by LPN-A. interview R11, ensu LPN-A from the factor of order the reinterviewed. Further herself and due to the reself and due	I-A was very loud and on 12/1/1, at 12:28 p.m. esponded to a call light in vas turned on by RN-A. R11 head towards the footboard of asked what happened. RN-A and R11 in that position. LPN-A R11 tried to get to the r, was already incontinent of rmed she asked R11 why she light on and R11 replied she on and staff did not see it. the call light may had I-A then stated she questioned of call out verbally and R11 lyelled. LPN-A stated she then let clean bedding and upon e would take R11 to the her up. LPN-A stated NA-A room and she requested e linen, but "He didn't like that I en left and RN-A was still in a stated she requested RN-A to A left and subsequently	F 6	600	1. Administrator and/or DON will reported incidents for thoroughness investigation for a period of (3) more and then periodically for an addition months (commencing immediately). Administrator and/or DON will conceducation retention audits monthly ensure all staff have retained the treprovided by randomly selecting a litemployees.  2. Risk group interviews will contibe conducted on 2 residents per weard 1 resident per week x 8 weeks Follow up will be reviewed in Quality Council for continuance of interview deemed appropriate by the Quality Council and audit results.  3. Administrator, DON, or designed present audit results to QA commit 4. Affected Resident will be period assessed for safety by Social Servit post Trauma Review and provided emotional support interventions.  Megan Diamond Administrator	s of on this, on all (3) on all (4) on all (		

-	TATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:		(X2) MULTIPLE CONSTRUCTION  A. BUILDING				(X3) DATE SURVEY COMPLETED	
		245610	B. WING				C <b>01/2021</b>	
	PROVIDER OR SUPPLIER	EHABILITATION CENTER		STREET ADDRESS, 1850 SARAZIN ST SHAKOPEE, MN		1 12/	01/2021	
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F 600	substantiated.  During an interview stated she went to medications and sa of the bed. RN-A st was laying that way wanted to go to the reminded R11 to us not safe to self-train noted on R11's pan light on. RN-A state to R11's room and I soiled and wanted to asked LPN-A to cle bedding. RN-A ther hear any further into During an interview RN-B stated NA-A's her at approximatel informed her NA-A language towards Finterviewed NA-A a R11's call light, who in bed, and LPN-A and LPN-A spoke to angry tone in which not call for help by I responded the call to call out, but nobe gave up. RN-B state who told her LPN-A did not feel safe wit present.  A late entry progress	on 12/1/21, at 2:25 p.m. RN-A R11's room to give w R11's head towards the foot ated she asked R11 why she and R11 verbalized she toilet. RN-A stated she te the call light because it was sfer. RN-A stated stool was ts and she turned R11's call d LPN-A and NA-A responded RN-A told them R11 was o get out of bed. She also an R11 and change the left R11's room and did not	F6	00				

-	ATEMENT OF DEFICIENCIES D PLAN OF CORRECTION (X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:		(X2) MULTIPLE CONSTRUCTION A. BUILDING			(X3) DATE SURVEY COMPLETED	
		245610	B. WING		1	C 2/ <b>01/2021</b>	
	PROVIDER OR SUPPLIER	EHABILITATION CENTER		STREET ADDRESS, CITY, STATE, ZIP C 1850 SARAZIN STREET SHAKOPEE, MN 55379		2/01/2021	
(X4) ID PREFIX TAG	SUMMARY STATEMENT OF DEFICIENCIES (EACH DEFICIENCY MUST BE PRECEDED BY FULL REGULATORY OR LSC IDENTIFYING INFORMATION)		CH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOIL		N SHOULD BE	(X5) COMPLETION DATE	
F 600	witnessed LPN-A verification was reconducted with NA-state "NAR [LPN-A] patient and the patient asked to leave the full investigation conducted with NA-state "NAR [LPN-A] patient and the patient and the patient asked to leave the full investigation conducted asked to leave the full investigation conducted and interview administrator stated alleged abuse by R evening of 11/24/21 removed from the full from the full from the full from the full full form the full full full full full full full ful	erbally abuse a resident. A, LPN-A, and R11. R11 did was at first angry with the ent was fearful." LPN-A was facility and not return until a uld be completed.  on 12/1/21, at 3:37 p.m. the d she was informed of the N-B, via phone, on the . She stated LPN-A was acility and written statements LPN-A and NA-A. The d the allegation of abuse bstantiated based on witness	F 6				



Protecting, Maintaining and Improving the Health of All Minnesotans

Electronically delivered December 20, 2021

Administrator St Gertrudes Health & Rehabilitation Center 1850 Sarazin Street Shakopee, MN 55379

Re: Event ID: EJBM11

Dear Administrator:

The above facility survey was completed on December 1, 2021 for the purpose of assessing compliance with Minnesota Department of Health Nursing Home Rules. At the time of the survey, the survey team from the Minnesota Department of Health - Health Regulation Division noted no violations of these rules promulgated under Minnesota Stat. section 144.653 and/or Minnesota Stat. Section 144A.10.

Electronically posted is the Minnesota Department of Health order form stating that no violations were noted at the time of this survey. The Minnesota Department of Health is documenting the State Licensing Correction Orders using federal software. Please disregard the heading of the fourth column which states, "Provider's Plan of Correction." This applies to Federal deficiencies only. There is no requirement to submit a Plan of Correction.

Please feel free to call me with any questions.

Sincerely,

Kamala Fiske-Downing

Minnesota Department of Health Licensing and Certification Program

Kamala Fiske Downing

Program Assurance Unit Health Regulation Division

Telephone: (651) 201-4112 Fax: (651) 215-9697

Email: Kamala.Fiske-Downing@state.mn.us

Minnesota Department of Health

STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA AND PLAN OF CORRECTION IDENTIFICATION NUMBER:		` '	E CONSTRUCTION	(X3) DATE SURVEY COMPLETED				
	00459		B. WING		C <b>12/01/2021</b>			
	STREET ADDRESS, CITY, STATE, ZIP CODE  ST GERTRUDES HEALTH & REHABILITATION   STREET ADDRESS, CITY, STATE, ZIP CODE  1850 SARAZIN STREET  SHAKOPEE, MN 55379							
(X4) ID PREFIX TAG	(EACH DEFICIENCY	TEMENT OF DEFICIENCIES / MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOUL CROSS-REFERENCED TO THE APPRO DEFICIENCY)	D BE	(X5) COMPLETE DATE		
2 000	Initial Comments		2 000					
	****ATTEI	NTION*****						
	NH LICENSING	CORRECTION ORDER						
	144A.10, this correct pursuant to a surver found that the deficiency herein are not corrected shall with a schedule of the Minnesota Department of the Minnesota Department of the Minnesota MN Rumber and MN Rumber and MN Rumber and MN Rumber are contain comply with any of lack of compliance. re-inspection with a result in the assess	nether a violation has been						
	You may request a that may result from orders provided that the Department with notice of assessment INITIAL COMMENT On 11/29/21 to 11/3 conducted at your f Minnesota Department Estates at Chateau	hearing on any assessments n non-compliance with these at a written request is made to hin 15 days of receipt of a ent for non-compliance.						

Minnesota Department of Health
LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE

12/28/21 **Electronically Signed** 

STATE FORM 6899 EJBM11 If continuation sheet 1 of 2

TITLE

(X6) DATE

Minnesota Department of Health

	STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA AND PLAN OF CORRECTION IDENTIFICATION NUMBER:		(X2) MULTIPLE CONSTRUCTION (X3  A. BUILDING:			X3) DATE SURVEY COMPLETED	
	00459		B. WING		C <b>12/01/2021</b>		
NAME OF				CTATE ZID CODE	12/0	1/2021	
	PROVIDER OR SUPPLIER	1850 SAF	RAZIN STREE	STATE, ZIP CODE ET			
ST GER	TRUDES HEALTH & R	EHARII ITATION (	EE, MN 5537				
(X4) ID PREFIX TAG	(EACH DEFICIENC)	TEMENT OF DEFICIENCIES / MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTI (EACH CORRECTIVE ACTION SHOUI CROSS-REFERENCED TO THE APPRO DEFICIENCY)	_D BE	(X5) COMPLETE DATE	
2 000	Continued From pa	ge 1	2 000				
	substantiated: H5610091C (MN78 cited. H5610097C (MN55 cited.	plaints were found to be 1827); with no licensing orders 1370); with no licensing orders 1757); with no licensing orders					
	unsubstantiated:  H5610092C (MN77 H5610093C (MN77 H5610094C (MN61 H5610095C (MN56 H5610096C (MN56 H5610099C (MN54 H5610101C (MN50 MDH is documentir Correction Orders to facility is enrolled in signature is not required, it is required, it is required, it is required.	(256, MN77255) (242) (424) (224) (714) (003)					

Minnesota Department of Health

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