

RICK SNYDER GOVERNOR

## DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS BUREAU OF HEALTH CARE SERVICES

MIKE ZIMMER DIRECTOR

December 30, 2015

Best Drug Rehabilitation, SA0510026 Veronica Johnson, Executive Director 300 Care Center Drive Manistee, MI 49660

SUBJECT: State Licensure Inspection Findings for Above-Referenced Agency

Dear Ms. Johnson:

An annual state licensure inspection was conducted on December 1, 2015, at Best Drug Rehabilitation, SA0510026, located at, 300 Care Center Drive, Manistee, MI 49660, pursuant to Rule 325.14205. Michigan Compiled Laws (MCL), specifically MCL 333.6233 requires a substance abuse program to be licensed.

## Participants included:

- Veronica Johnson, Executive Director
- James Hoyt, Regulatory Officer, LARA, State Licensing Section
- James Wiggins, Regulatory Officer, LARA, State Licensing Section

Based on the state licensure inspection findings, the Department has determined that Best Drug Rehabilitation, #SA0510026, is not in substantial compliance with the requirements of codes and rules, specifically R 325.14404 (1) and Michigan Board of Pharmacy Administrative Rules R 338.3132 (1) (f), R 338.3170 (2).

R 325.14404 (1) requires the medical director be responsible for ensuring that the program comply with all laws, rules and regulations regarding medical treatment of narcotic addiction. R 338.3132 (1) (f) requires that a physician that prescribes, dispenses or administers a drug to a drug dependent person in a drug treatment and rehabilitation program must have a separate license for each location where the activity occurs. R 338.3170 (2) requires a physician to have a Drug Treatment Program Prescriber License in order to prescribe, dispense or administer a drug to a patient in a drug treatment and rehabilitation program. On the day of the survey the program physician did not have a Drug Treatment Program Prescriber License for the program location.

At the completion of the survey, the above concern was addressed with the program. Upon correction, the program shall be in substantial compliance with the MCL 333.6201 through MCL 333.6251 and/or the Michigan Administrative Rules R325.14101 through R325.14298 as applicable.

James A. Wiggins, Regulatory Officer Licensing and Regulatory Affairs

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