

DEPARTMENT OF HEALTH AND HUMAN SERVICES
CENTERS FOR MEDICARE & MEDICAID SERVICES

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FORM APPROVED
OMB NO. 0938-0391

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER: 09G114	(X2) MULTIPLE CONSTRUCTION A. BUILDING _____ B. WING _____	(X3) DATE SURVEY COMPLETED R 01/09/2008
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NAME OF PROVIDER OR SUPPLIER MTS	STREET ADDRESS, CITY, STATE, ZIP CODE 2862 NORTHAMPTON ST, NW WASHINGTON, DC 20015
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{W 000}	<p>INITIAL COMMENTS</p> <p>A follow up visit was conducted January 8 and 9, 2008. A sample of two were selected for review. The survey findings were based on observations in the group home interviews with nursing and administrative staff and review of records, including review of unusual incidents. The facility was deficit in the Conditions of Participation in Health Care Services.</p> <p>W 104 483.410(a)(1) GOVERNING BODY</p> <p>The governing body must exercise general policy, budget, and operating direction over the facility.</p> <p>This STANDARD is not met as evidenced by: Based on the observation, interview and the review of records, the facility's governing body failed to consistently provide operational direction over the facility.</p> <p>The findings include:</p> <ol style="list-style-type: none"> 1. Cross Refer to W124. The governing body failed to establish an effective system to ensure that clients' legal guardians were fully informed of the clients' medical condition, developmental and behavioral status, attendant risks of treatment, the right to refuse treatment, and due process rights. 2. Cross Refer to W322. The governing body failed to ensure that the facility's medical staff provided a diet texture order on the physician's order sheet (POS) for Client #3. 3. Cross Refer to W331. The governing body failed to ensure nursing services were provided in 	{W 000}	<p>W104</p> <p>MTS has continued to work with the family members of client's number 1 and 2 to address the consent and guardianship issues and at this point, has resolved the outstanding concerns. See also the responses for W124...2-12-08.</p> <p>The physician's orders have been modified to reflect the proper diet as per the nutrition assessment. See also the responses for W322...2-12-08.</p> <p>See the responses for W331 and W338</p>	
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LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE
Catherine M. Moore, Director of Residential Services

TITLE
Director of Residential Services

(X6) DATE
2-11-08

A deficiency statement ending with an asterisk (*) denotes a deficiency which the institution may be excused from correcting providing it is determined that her 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.

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{W 124}	<p>Continued From page 2</p> <p>is not the client's legal guardian. Review of Client #1's, psychological assessment dated November 29, 2006 on November 27, 2007 at approximately 1:18 PM revealed that the client does not have the ability to make decisions on his behalf regarding habilitation planning, residential placement, finances, treatment and medical matters. There was no documented evidence that the facility informed Client #1's mother of the health benefits and risks of treatment associated with the use of the sedation. Additionally, the facility failed to provide evidence that substituted consent had been obtained from a legally recognized individual or entity.</p> <p>2. Client #2 was observed during the evening medication pass on November 26, 2007 at approximately 6:35 PM and was administered Haldol 15 mg by mouth twice a day and Depakote 500 mg by mouth twice a day. Review of Client #2's physician's orders dated October 1, 2007 revealed that the client was prescribed Haldol 15 mg by mouth twice a day and Depakote 500 mg by mouth twice a day for the management of Schizophrenia. Interview with the Licensed Practical Nurse (LPN) on November 26, 2007 at approximately 6:40 PM revealed that Client #2 was prescribed these medications for behavioral management. Further interview with the LPN revealed that the medications were incorporated into Client #2's Behavior Support Plan (BSP) dated June 30, 2007 to address targeted behaviors that included inappropriate touching, physical aggression, verbal aggression, hallucinations and property destruction. Interview with the QMRP on November 26, 2007 at approximately 9:30 AM revealed that Client #2's parents are very involved in his life but are not the client's legal guardians. Review of Client #2's,</p>	{W 124}	<p>Neither parent wants to be the legal guardian for their loved one but both agree to provide primary decision-making support for their loved one, particularly for medical considerations...2-12-08.</p>		

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{W 124}	Continued From page 3 psychological assessment on November 27, 2007 at approximately 1:21 PM revealed that the client does not have the ability to make decisions on his behalf regarding habilitation planning, residential placement, finances, treatment and medical matters. There was no documented evidence that the facility informed Client #2's parents of the health benefits and risks of treatment associated with the use of his psychotropic medications and corresponding BSP. Additionally, the facility failed to provide evidence that substituted consent had been obtained from a legally recognized individual or entity.	{W 124}		
{W 312}	483.450(e)(2) DRUG USAGE Drugs used for control of inappropriate behavior must be used only as an integral part of the client's individual program plan that is directed specifically towards the reduction of and eventual elimination of the behaviors for which the drugs are employed. This STANDARD is not met as evidenced by: Based on interview and record review, the facility failed to ensure that the use of behavior modification medications prescribed to complete medical appointments was incorporated in the individual program plan (IPP) for one of the two clients in the sample (Client #1) and for one focus client (Client #3). The findings include: 1. Client #1 was observed during the morning medication pass on November 26, 2007 at approximately 7:45 AM being administered Ativan 4 mg by mouth. Interview with the Registered Nurse (RN) on November 26, 2007 at	{W 312}	W312 Desensitization programs have been developed by licensed psychology for clients #1 and #3 to aid successful completion of important medical follow up (see attachments). Staff has been trained on the strategies outlined (see attached signature sheets/agendas).....2-12-08.	

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{W 312}	<p>Continued From page 4</p> <p>approximately 8:00 AM revealed that Client #1 was prescribed the sedation for a dental examination. Further interview revealed that the RN had no knowledge if a desensitization program for medical appointments had been developed for Client #1. Review of Client #1's medical records on November 27, 2007 at approximately 9:45 AM revealed that on November 20, 2006, the client received Ativan 4 mg by mouth prior to a dental exam, and on April 5, 2007 prior to a podiatry examination. Further review revealed that on May 14, 2007, the client received Ativan 4 mg by mouth for a dental exam. Interview with the Registered Nurse (RN) revealed that Client #1 did not have a desensitization program for medical appointments. Review of the Client #1's Individual Support Plan (ISP) dated December 11, 2006 on November 27, 2007 at approximately 11:00 AM, failed to evidence a program that addresses the client's non-compliant behaviors at medical appointments to justify the use of the sedative medication. There was no evidence that the use of behavior modification medications prescribed to complete medical appointments was incorporated in the ISP.</p> <p>2. Client #3 was observed during the morning medication pass on November 26, 2007 at approximately 8:00 AM being administered Ativan 4 mg by mouth. Interview with the RN on November 26, 2007 at approximately 8:05 AM revealed that Client #3 was prescribed the sedation for a dental examination. Interview with the Registered Nurse (RN) revealed that Client #3 did not have a desensitization program for medical appointments. Review of the Client #3's Individual Support Plan (ISP) dated December 11, 2006 on November 27, 2007 at approximately</p>	{W 312}		
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{W 312}	Continued From page 5 11:10 AM, failed to evidence a program that addresses the client's non-compliant behaviors at medical appointments to justify the use of the sedative medication. There was no evidence that the use of behavior modification medications prescribed to complete medical appointments was incorporated in the ISP. Note: The POC submitted by the facility reflected that "psychology will develop a desensitization program for clients #1 and #2 specific to his sedation issues by 1/7/07." At the time of the follow up visit conducted on 1/ 9/07, there was no desensitization programs presented. It was confirmed by the QMRP that programs to support clients during medical appointments had not been developed.	{W 312}		
{W 318}	483.460 HEALTH CARE SERVICES The facility must ensure that specific health care services requirements are met. This CONDITION is not met as evidenced by: Based on observation, interviews, and record reviewed, the facility failed to ensure that the use of behavior modification medications prescribed to complete medical appointments was incorporated in the individual program plan (IPP) [Cross Refer to W312]; failed to provide preventive and general health care services to meet the needs of the clients [Cross Refer to W322]; the facility failed to establish systems to provide health care monitoring and identify services that would ensure nursing services were provided in accordance with clients needs [Cross Refer to W331]; failed to ensure timely medical follow up failed to ensure health services were	{W 318}		

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{W 322}	<p>Continued From page 7 that a pureed diet was included on the POS.</p> <p>2. Review of the Physical Therapist (PT) assessment dated July 23, 2007, 2007 on November 27, 2007 at approximately 11:26 PM recommended that Client #2 be evaluated by a neurosurgeon to determine the culprit of his right hand intrinsic atrophy. Interview with the Registered Nurse (RN) on November 27, 2007 at approximately 12:26 PM revealed that Client #1 had not been evaluated by a neurosurgeon to determine the culprit of his right hand intrinsic atrophy. There was no documented evidence that Client #2 was evaluated or scheduled to be evaluated by a neurosurgeon to determine the culprit of his right hand intrinsic atrophy.</p> <p>Note: On January 9, 2008, the RN telephoned the primary care physician and received a telephone order to revise client #1's diet order. The review of client #1's nutritional assessment dated 12/8/07 indicated that the client had been recommended to receive a 1800 calorie diet with low cholesterol; however, the 1/07 physician's orders reflected "low cholesterol" without the caloric restriction. Prior to inquiry by the surveyor, the diet order recommended by the nutritionist had not been considered or implemented.</p> <p>As per the POC," nursing and the PCP will review all new set of orders routinely to ensure that they reflected the current drug regimen, treatment regimen and diet. The QMRP will review the clinical assessment recommendations and progress notes monthly to ensure that any changes in the treatment regimen are picked up and properly implemented and documented."</p>	{W 322}		
{W 331}	483.460(c) NURSING SERVICES	{W 331}		

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{W 331}	<p>Continued From page 8</p> <p>The facility must provide clients with nursing services in accordance with their needs.</p> <p>This STANDARD is not met as evidenced by: Based on staff interview and record review the facility failed to ensure nursing services in accordance with the needs of two of two clients in the sample. (Client #1 and Client #2)</p> <p>The findings include:</p> <p>The facility's nursing staff failed to ensure timely follow-up on referrals in accordance with the needs of two of the two clients in the sample. (See W338)</p>	{W 331}	<p>W331</p> <p>See responses for W338 below.</p>	
{W 338}	<p>483.460(c)(3)(v) NURSING SERVICES</p> <p>Nursing services must include, for those clients certified as not needing a medical care plan, a review of their health status which must result in any necessary action (including referral to a physician to address client health problems).</p> <p>This STANDARD is not met as evidenced by: Based on staff interview and record review, the facility's nursing services failed to ensure timely follow-up on referrals in accordance with the needs of two of the two clients in the sample. (Client #1 and #2)</p> <p>The findings include:</p> <p>1. The facility's nursing services failed to ensure that Client #1's audiology appointment was conducted timely as evidenced below:</p>	{W 338}		

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{W 338}	<p>Continued From page 9</p> <p>Review of an audiology consult dated June 23, 2006 on November 27, 2007 at approximately 8:38 AM revealed a recommendation that the client return to the audiology clinic after going to ENT to have a cerumen impaction removed from both ears. Interview with the RN on November 27, 2007 at approximately 8:35AM revealed that Client #1 is scheduled to go to the audiologist on November 29, 2007. Record review on November 27, 2007 at approximately 12:40 PM revealed that the client did not go to the ENT or back to the audiologist as recommended.</p> <p>There was no documented evidence that the client returned or was scheduled for an audiology appointment in a timely manner.</p> <p>Note: At the time of the follow up visit, it was confirmed by the RN that client #1's audiological had not been performed.</p> <p>2. The facility's nursing staff failed to ensure that Client #2's CBC and LFT laboratory studies were obtained in a timely manner as evidenced by:</p> <p>Review of physicians's order sheet (POS) dated September 26, 2007 on November 27, 2007 at approximately 12:00 PM revealed a recommendation that the client have a CBC and LFT every three months. Review of laboratory studies on November 27, 2007 at approximately 12:34 PM revealed that the last laboratory studies were obtained on March 1, 2007. Interview with the RN on November 27, 2007 at approximately 12:11 PM revealed that Client #1 did have laboratory studies obtained as recommended by the Primary Care Physician (PCP). There was no documented evidence that the client had his CBC and LFT obtained every three months as</p>	{W 338}	<p>W338</p> <ol style="list-style-type: none"> ENT and Audio logical follow up were scheduled to occur consecutively at Howard University for client #1. This was implemented as planned (see attached consultation copies)...2-12-08. The lab work for client #2 has been obtained and copies of the results are attached. The RN has developed a tracking format that will insure that periodic serum lab work is obtained in the timeframes prescribed (see attached copies).....2-12-08. 	

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{W 338}	<p>Continued From page 10 recommended by the PCP.</p> <p>3. The facility's nursing staff failed to ensure that Client #2's Depakote levels were obtained in a timely manner as evidenced by:</p> <p>Review of physicians's order sheet (POS) dated September 26, 2007 on November 27, 2007 at approximately 12:01 PM revealed a recommendation that the client have Depakote levels obtained every three months for the management of Schizophrenia. Review of laboratory studies on November 27, 2007 at approximately 12:35 PM revealed that there were no Depakote levels on file. Interview with the RN on November 27, 2007 at approximately 12:12 PM revealed that Client #1 did have his Depakote levels obtained every three months as recommended by the PCP. There was no documented evidence that the client had Depakote levels obtained every three months as recommended by the PCP.</p> <p>4. The facility's nursing staff failed to ensure that Client #2's chemistry laboratory studies were obtained in a timely manner as evidenced by:</p> <p>Review of POS dated September 26, 2007 on November 27, 2007 at approximately 12:02 PM revealed a recommendation that the client have chemistry levels obtained every three months. Review of laboratory studies on November 28, 2007 at approximately 3:34 PM revealed that the only chemistry levels on file were obtained on November 14, 2007. Interview with the RN on November 27, 2007 at approximately 12:11 PM revealed that Client #1 did not have chemistry laboratory studies obtained every three months as recommended by the PCP. There was no</p>	{W 338}	<p>The lab work for client #2 has been obtained and copies of the results are attached. The RN has developed a tracking format that will insure that periodic serum lab work is obtained in the timeframes prescribed (see attached copies).....2-12-08.</p>		

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{W 338}	<p>Continued From page 11</p> <p>documented evidence that the client had his chemistry levels obtained every three months as recommended by the PCP.</p> <p>Note: The POC reflected "the RN will develop a schedule for serum lab follow up by 12/30/07." A schedule was shared with the surveyor; however, the identified laboratory studies for clients #1 and #2 that were cited in the original recertification had not been performed.</p> <p>5. Review of a neurology consult dated February 9, 2007 on November 27, 2007 at approximately 11:47AM revealed a recommendation for Client #2 to have a MRI of the Brain and Cervical Spine. Review of Client #2's medical consult dated March 2, 2007 revealed that the MRI of the Brain and Cervical Spine was not performed. Interview with the RN on November 27, 2007 at approximately 1:50PM revealed that Client #2's parents would not sign the consult for the MRI of the Brain and Cervical Spine. Further interview revealed that it is unknown whether or not the neurologist is aware that Client #2 did not have the MRI of the Brain and Cervical Spine performed.</p> <p>Note:</p> <p>1. It was acknowledged by the RN and the QMRP on January 9, 2008 at 11:10 AM that the MRI and Cervical Spine testing had not been performed. The QMRP stated that the client's family members had not provided consent for the testings and that a meeting had been scheduled to review the information again with the family members. There was no evidence that a risk and benefits analysis had been conducted, to provide the members with information. In addition, the</p>	{W 338}	<p>The MRI and other tests needed for client #2 were scheduled for 2-4-08. Initially, the parents of client #2 refused to provide consent for the procedure. They provided the necessary consent after speaking with the PCP and neurologist. The attempt to obtain the needed follow up on 2-4-08 was not successful. Although he was sedated, client #2 moved too much for the tests to be accurately completed. It was recommended that the test be completed with client #2 under anesthesia. On Friday, 2-8-08 client #2 went back to neurology to review the feedback and see if neurology concurred that the procedures sought warranted follow up under anesthesia. The parents of client #2 were invited to attend the neurology consult on 2-8-08 so that they could hear the feedback first hand. The neurologist concluded that the tests should be done under anesthesia and the parents agreed, providing consent for the procedure. The MRI will be re-scheduled under general anesthesia...2-20-08.</p> <p style="text-align: right;">1. Attach</p>		

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{W 338}	<p>Continued From page 12</p> <p>family members are considered active; however, they are not identified as the legally sanctioned advocates for consenting.</p> <p>2. It was stated in the POC that RN's, QMRP's, and facility managers of each home would meet monthly to discuss medical concerns and the nursing team would meet with the DON monthly to review the status of follow up by 12/1/07. There was no evidence presented by the RN or the QMRP that these meetings had been conducted to ensure timely follow up for clients #1 and #2.</p>	{W 338}	<p>The lead RN, the QMRP and facility manager meet monthly to insure that medical follow up is properly coordinated and implemented. Attached are copies of their December 2007 and January 2008 meeting signature sheets, agendas and summaries...2-12-08.</p>	
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Multi-Therapeutic Services, Inc. (MTS)

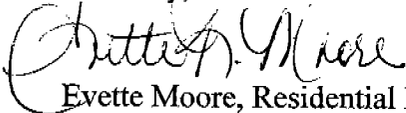
February 11, 2008.

Patricia Van Buren, Department of Health
Health Regulation Administration
825 North Capital Street, NE
Washington, DC 20002

Ms. Van Buren:

This letter serves as formal notification that MTS has taken the necessary steps to abate the outstanding Condition of Participation in the Health Care area and the remaining deficiencies identified during the January 9, 2008 revisit. We look forward to your revisit but have included numerous attachments that demonstrate the follow up done. If you have any questions, please call me at (202) 244-4500.

Sincerely,



Evette Moore, Residential Director
Multi-Therapeutic Services, Inc. (MTS)

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