



GRETCHEN WHITMER
GOVERNOR

STATE OF MICHIGAN
DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS
LANSING

MARLON I. BROWN, DPA
DIRECTOR

May 15, 2025

Domnica Tiniuc and Cristina Tiniuc
36457 Ann Arbor Trail
Livonia, MI 48150

RE: License #: AF820361096
Investigation #: 2025A0575027
Grace Home Care

Dear Domnica Tiniuc and Cristina Tiniuc:

Attached is the Special Investigation Report for the above referenced facility. Due to the violations identified in the report, a written corrective action plan is required. The corrective action plan is due 15 days from the date of this letter and must include the following:

- How compliance with each rule will be achieved.
- Who is directly responsible for implementing the corrective action for each violation.
- Specific time frames for each violation as to when the correction will be completed or implemented.
- Indicate how continuing compliance will be maintained once compliance is achieved.
- Be signed and dated.

Please review the enclosed documentation for accuracy and contact me with any questions. In the event that I am not available and you need to speak to someone immediately, please contact the local office at (517) 284-9720.

Sincerely,

Jeffrey J. Bozsik, Licensing Consultant
Bureau of Community and Health Systems
(734) 417-4277

**MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS
BUREAU OF COMMUNITY AND HEALTH SYSTEMS
SPECIAL INVESTIGATION REPORT**

I. IDENTIFYING INFORMATION

License #:	AF820361096
Investigation #:	2025A0575027
Complaint Receipt Date:	04/16/2025
Investigation Initiation Date:	04/16/2025
Report Due Date:	05/16/2025
Licensee Name:	Domnica Tiniuc and Cristina Tiniuc
Licensee Address:	36457 Ann Arbor Trail Livonia, MI 48150
Licensee Telephone #:	(586) 322-8107
Administrator:	N/A
Licensee Designee:	
Name of Facility:	Grace Home Care
Facility Address:	36457 Ann Arbor Trail Livonia, MI 48150
Facility Telephone #:	(586) 741-1172
Original Issuance Date:	09/23/2014
License Status:	REGULAR
Effective Date:	03/20/2025
Expiration Date:	03/19/2027
Capacity:	6
Program Type:	AGED; ALZHEIMERS

II. ALLEGATION(S)

	Violation Established?
Cristina Tiniuc failed to notify Resident A's medical power of attorney that Resident A was hospitalized.	No
Cristina Tiniuc borrowed money from Resident A.	Yes

III. METHODOLOGY

04/16/2025	Special Investigation Intake-2025A0575027
04/16/2025	Special Investigation Initiated – Telephone with complainant
04/16/2025	APS Referral
04/17/2025	Contact - Telephone call made-(a) complainant; (b) complainant's husband; (c) Resident A's financial designated power of attorney (DPOA)
04/18/2025	Contact - Telephone call made-Resident A's designated power of attorney
04/18/2025	Inspection Completed On-site-interview with Cristina Tiniuc, licensee
04/18/2025	Inspection Completed-BCAL Sub. Compliance
04/18/2025	Corrective Action Plan Requested
04/18/2025	Exit Conference with Cristina Tiniuc, licensee
04/22/2025	Contact- Telephone call made- Cristina Tiniuc, licensee

ALLEGATION:

Cristina Tiniuc failed to notify Resident A's medical power of attorney that Resident A was hospitalized.

INVESTIGATION:

On 4/16/2025, I made an APS referral.

Resident A was not interviewed as she is deceased.

On 4/17/2025, I interviewed the complainant. She stated that she was Resident A's medical power of attorney and as such she should have been notified by the licensee when Resident A was hospitalized on 2/1/2025 and again on 2/11/2025.

On 4/18/2025 and on 4/22/2025, I interviewed Cristina Tiniuc. She confirmed that Resident A had been hospitalized on 2/1/2025 and again on 2/11/2025. When Resident A was admitted to her facility, she had internal bleeding, but the family decided against any medical treatment due to her advanced age. She stated that when Resident A's internal bleeding did not improve, the family placed her on hospice.

APPLICABLE RULE	
R 400.1416a	Incident notification, incident records.
	Incident notification, incident records. (1) If a resident has a representative identified in writing on the resident's care agreement, a licensee shall report to the resident's representative within 48 hours after any of the following: (b) Unexpected and preventable inpatient hospital admission.
ANALYSIS:	Even though Resident A had an untreated medical condition, her subsequent hospitalization was unexpected in that Resident A's hospitalization was not an elective procedure/admission. However, this resulted in the unexpected hospitalization to be not preventable by the licensee. Therefore, Cristina Tiniuc was not required to report Resident A's hospitalization within 48 hours to Resident A's medical power of attorney.
CONCLUSION:	VIOLATION NOT ESTABLISHED

ALLEGATION:

Cristina Tiniuc borrowed money from Resident A

INVESTIGATION:

On 4/17/2025, the complainant alleged that Cristina Tiniuc borrowed money from Resident A's account and from her husband.

On 4/17/2025, I interviewed the complainant's husband. He stated that he and Cristina Tiniuc were involved in an extramarital relationship. He stated that Cristina was going through a divorce and claimed that she was short on cash until her house sold. Subsequently, he stated that he loaned her some undisclosed amount of cash.

On 4/17/2025, I interviewed Resident A's financial DPOA. He stated that since Resident A had dementia and couldn't make financial decisions, he was appointed as her financial DPOA. He stated that Cristina Tiniuc was going through a divorce and she needed cash, so they signed an agreement for \$20,000.00 which was an advance for Resident A's monthly fee for her care. He stated that although it was not a loan, he did not use funds from his personal bank account but used funds from the joint account he and Resident A shared that was used to pay for her care. He also stated that once Cristina Tiniuc's house was sold she repaid the full amount. He stated that Cristina Tiniuc and her staff provided Resident A with excellent care.

On 4/18/2025, I interviewed Cristina Tiniuc. She stated that she was going through a divorce and was short on cash and didn't feel she could ask her family for a loan since they did not approve of her divorce. Therefore, she asked Resident A's financial DPOA to advance her funds from Resident A's account. She stated that he agreed, and she signed for the cash and repaid the \$20,000.00 loan in full when her house sold. She stated that she did not borrow any funds from any other residents.

On 4/18/2025, I conducted an exit conference with Cristina Tiniuc.

APPLICABLE RULE	
R 400.1421	Handling of resident funds and valuables.
	(8) A licensee, responsible person, and members of the licensee's or responsible person's family shall not borrow money or valuables from a resident, with or without the consent of the resident. A licensee shall further take reasonable precautions to assure the prohibition of financial transactions between a resident and other occupants of the home.
ANALYSIS:	Since Resident A's financial DPOA borrowed funds from a joint account he had with Resident A and gave the funds to Cristina Tiniuc, then she borrowed money from Resident A.
CONCLUSION:	VIOLATION ESTABLISHED

IV. RECOMMENDATION

Contingent upon the receipt of an acceptable corrective action plan, I recommend no change in the license status.



Jeffrey J. Bozsik
Licensing Consultant

Date: 5/8/2025

Approved By:



Ardra Hunter
Area Manager

Date: 5/15/2025