



GRETCHEN WHITMER
GOVERNOR

STATE OF MICHIGAN
DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS
LANSING

MARLON I. BROWN, DPA
DIRECTOR

January 15, 2026

Vijay Sahore
Plymouth Inn
230 Huronview Blvd.
Plymouth, MI 48103

RE: License #: AH820400729
Investigation #: 2026A0627012
Plymouth Inn

Dear Vijay Sahore:

Attached is the Special Investigation Report for the above referenced facility. No substantial violations were found.

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) 335-5985.

Sincerely,

A handwritten signature in black ink that reads "Rick Brummette".

Rick Brummette, Licensing Staff
Bureau of Community and Health Systems
611 W. Ottawa Street
Lansing, MI 48909

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

I. IDENTIFYING INFORMATION

License #:	AH820400729
Investigation #:	2026A0627012
Complaint Receipt Date:	10/28/2025
Investigation Initiation Date:	11/12/2025
Report Due Date:	12/27/2025
Licensee Name:	WRE Plymouth Holdings, LLC
Licensee Address:	230 Huronview Blvd Ann Arbor, MI 48103
Licensee Telephone #:	(734) 369-2100
Administrator:	JoAnn Bruestle, Administrator
Authorized Representative/	Vijay Sahore, Authorized Repr.
Name of Facility:	Plymouth Inn
Facility Address:	205 N. Haggerty Plymouth, MI 48170
Facility Telephone #:	(734) 451-0700
Original Issuance Date:	10/13/2020
License Status:	REGULAR
Effective Date:	08/01/2025
Expiration Date:	07/31/2026
Capacity:	75
Program Type:	AGED

II. ALLEGATION(S)

	Violation Established?
It was alleged the facility did not give residents ample notice of an impending increase in the monthly rates being charged.	No
Additional Findings	No

III. METHODOLOGY

10/28/2025	Special Investigation Intake 2026A0627012
11/12/2025	Special Investigation Initiated - On Site

ALLEGATION: It was alleged the facility did not give residents ample notice of an impending increase in the monthly rates being charged.

INVESTIGATION:

On October 28, 2025, the Bureau of Community and Health Systems received a complaint alleging that residents of the facility had their monthly fees increased significantly and the complainant was concerned that the facility did not give residents and their family’s ample notification time to prepare for the rate increase.

On 11/12/2025, I interviewed SP2 as the Executive Director, who was not in the facility. SP2 reported that the facility had gone through a change of ownership in September 2025 and that monthly rates had gone up for some but not all residents living at the facility.

On 11/12/2025, I interviewed via phone the complainant whose mother is a resident at the facility. The complainant reported that her mother’s fee had gone up an additional \$1,200 per month. The complainant reported that she and her mother were informed of the rate increase verbally by the Executive Director on October 1st, 2025 to be effective starting November 1st, 2025. The complainant expressed frustration that the notification was not in writing, that it felt like the new owners did

not want to face residents or their families and pushed the task of informing everyone onto the Executive Director.

On 11/13/2025, I interviewed the Executive Director Joann Bruestle via phone to request documentation of how and when the facility notified residents of an increase in their monthly residency rates. The Executive Director reported that she was notified by the facility owners at the end of September that rates would be going up. The Executive Director told the owner that they are required to notify resident families of the increase and was instructed to notify the residents and their families verbally. The Executive Director notified families and residents from 09/26/25 through 10/02/25 either in person or by phone.

The facility gave the affected residents 30 days' notice before the November 1st, 2025 rate increase.

APPLICABLE RULE	
R 325.1922	Admission and retention of residents.
	(3) At the time of an individual's admission, a home or the home's designee shall complete a written resident admission contract between the resident and/or the resident's authorized representative, if any, and the home. The resident admission contract shall, at a minimum, specify all of the following: (a) That the home shall provide room, board, protection, supervision, assistance, and supervised personal care consistent with the resident's service plan.
ANALYSIS:	The facility gave the affected residents 30 days' notice before the November 1 st , 2025 rate increase.
CONCLUSION:	VIOLATION NOT ESTABLISHED

IV. RECOMMENDATION

I recommend no changes in the status of the license.



11/21/2025

Rick Brummette
Licensing Staff

Date

