



GRETCHEN WHITMER
GOVERNOR

STATE OF MICHIGAN
DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS
LANSING

MARLON I. BROWN, DPA
DIRECTOR

January 9, 2026

Julie King
7212 S. Michigan Ave
Rothbury, MI 49452

RE: License #: AS640378184
Investigation #: 2026A0340017
King Home South

Dear Ms. King:

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.
- How continuing compliance will be maintained once compliance is achieved.
- The signature of the responsible party and a date.

If you desire technical assistance in addressing these issues, please contact me. In any event, the corrective action plan is due within 15 days. Failure to submit an acceptable corrective action plan will result in disciplinary action.

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 (616) 356-0100.

Sincerely,



Rebecca Piccard, Licensing Consultant
Bureau of Community and Health Systems
Unit 13, 7th Floor
350 Ottawa, N.W.
Grand Rapids, MI 49503
(616) 446-5764

enclosure

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

I. IDENTIFYING INFORMATION

License #:	AS640378184
Investigation #:	2026A0340017
Complaint Receipt Date:	12/09/2025
Investigation Initiation Date:	12/10/2025
Report Due Date:	02/07/2026
Licensee Name:	Julie King
Licensee Address:	7212 S. Michigan Ave Rothbury, MI 49452
Licensee Telephone #:	(231) 894-0049
Administrator:	Julie King
Licensee Designee:	Julie King
Name of Facility:	King Home South
Facility Address:	7212 S. Michigan Avenue Rothbury, MI 49452
Facility Telephone #:	(231) 301-2414
Original Issuance Date:	08/19/2015
License Status:	REGULAR
Effective Date:	01/19/2024
Expiration Date:	01/18/2026
Capacity:	6
Program Type:	DEVELOPMENTALLY DISABLED MENTALLY ILL AGED

II. ALLEGATION(S)

	Violation Established?
Staff are not trained in passing medication or CPR/1 st Aid.	Yes

III. METHODOLOGY

12/10/2025	Special Investigation Intake 2026A0340017
12/10/2025	APS Referral This is not an APS issue
12/10/2025	Inspection Completed On-site
12/10/2025	Special Investigation Initiated - On Site visit occurred day before
12/10/2025	Exit Conference Licensee Julie King

ALLEGATION: Staff are not trained in passing medication or CPR/1st Aid.

INVESTIGATION: On November 14, 2025, a complaint was filed with the BCHS Online Complaints from Adult Protective Services. It states that the staff of the home have not been trained in passing medication or CPR.

On November 14, 2025, I contacted Licensee Julie King. I asked her if her staff have been trained in CPR and passing medications. She said they have. I asked her to send me copies of their certifications as well as documentation of the medication training, which she agreed to do.

On December 9, 2025, I conducted an unannounced home inspection. Staff Monica Gagnon was working at the time in the upstairs home of King Home North. I asked Ms. Gagnon who was working downstairs and she stated staff Veronica Torrey was downstairs. I went downstairs and called for Ms. Torrey but there was no answer. I asked a passing resident where the staff was and he stated, "she might be in her room." He yelled for Ms. Torrey and she emerged from what I believed to be a resident bedroom. I asked Ms. Torrey to identify herself and asked if she worked at the home. Ms. Torrey stated she does not work at the home but is only a "volunteer". I asked Ms. Torrey if she passes medications and she stated she does not. She stated she does not get paid, but lives at the home. I asked Ms. Torrey if she has been trained and certified in CPR/1st Aid. She said she has not.

I went back upstairs and again spoke to Ms. Gagnon. She stated that Ms. Torrey

does pass medication and showed me the Medication Administration Record upstairs and Ms. Torrey's name was initialed in the book.

Ms. Torrey then came upstairs. I asked her why her initials are in the medication book if she doesn't pass resident medications. She stated she only works at night and does not pass regular medications, only if someone needs something. She comes upstairs for staff Christine Lemming who is not trained in passing medication. I advised Ms. Torrey that not only can she not pass medications if she has not been trained, but she cannot come to another licensed home and pass medication there when she is working at a different licensed home.

On December 10, 2025, I called Licensee Julie King. I advised her of my inspection and the findings. She stated that staff know not to go between homes to pass medications or help out. Ms. King acknowledged that she only has one staff person working at each home so she knows they cannot leave the home. I informed Ms. King of the concerning statements made by Ms. Torrey. She stated she does not know why Ms. Torrey told me she is not a staff member because she is employed. She stated Ms. Torrey has also been trained in passing resident medications. I stressed my concern regarding the status of Ms. Torrey being a staff person if she does not know whether or not she has been trained. I also informed Ms. King that since she only employs one person per shift at the home, every staff member must be trained to pass resident medication and be trained in CPR/1st Aid. She stated she understood this requirement. I added that residents cannot be staff and Ms. King assured me that Ms. Torrey was not a resident.

Note: as of this date I have not received documentation to verify that Ms. Torrey has been trained in medication administration or CPR/1st Aid.

APPLICABLE RULE	
R 400.623	Applicant, licensee and administrator qualifications; licensee, administrator and staff requirements; parole or probation or convicted of felony.
	<p>(2) An applicant, licensee, and administrator shall be competent in all of the following areas:</p> <ul style="list-style-type: none"> (a) Nutrition. (b) First aid. (c) Cardiopulmonary resuscitation. (d) Foster care, as defined in the act. (e) Safety and fire prevention. (f) Financial and administrative management. (g) Knowledge of the needs of the population to be served. (h) Resident rights. (i) Prevention and containment of communicable diseases.

	(j) Medication administration.
ANALYSIS:	<p>The allegation was made that staff are not trained to pass resident medication or in CPR/1st Aid.</p> <p>Ms. King stated Ms. Torrey has been trained in CPR/1st Aid and resident medications but has failed to provide evidence to support this statement.</p> <p>Ms. Torrey stated she is not trained in either of these required areas.</p> <p>A preponderance of evidence exists that a rule violation is established.</p>
CONCLUSION:	VIOLATION ESTABLISHED

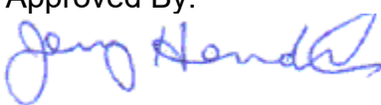
On December 10, 2025, I conducted an exit conference with Ms. King. We discussed the concerns and my findings of a rule violation. I informed her of the need for a Corrective Action Plan which she agreed to send.

IV. RECOMMENDATION

Upon receipt of an acceptable Corrective Action Plan, I recommend no change to the current license status.

 January 9, 2026

 Rebecca Piccard Date
 Licensing Consultant

Approved By:
 January 9, 2026

 Jerry Hendrick Date
 Area Manager