

GRETCHEN WHITMER GOVERNOR STATE OF MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS LANSING

MARLON I. BROWN, DPA DIRECTOR

March 26, 2025

Jacklyn Stoltzfus Covenant Enabling Res of MI Inc. 862 Forest Park Road Muskegon, MI 49441

RE: License #: AS410309175 Investigation #: 2025A0340024 Faith House

Dear Mr./Ms. Stoltzfus:

Attached is the Special Investigation Report for the above referenced facility. Due to the violations identified in the report, a written corrective action plan was required. On February 20, 2025, you submitted an acceptable written corrective action plan. It is expected that the corrective action plan be implemented within the specified time frames as outlined in the approved plan.

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) 356-0183.

Sincerely,

Rebecca Picca

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 #:	AS410309175
	A3410309173
Investigation #:	2025A0340024
Investigation #:	2025A0540024
Compleint Dessint Deter	00/00/0005
Complaint Receipt Date:	02/20/2025
	00/00/0005
Investigation Initiation Date:	02/20/2025
Report Due Date:	04/21/2025
Licensee Name:	Covenant Enabling Res of MI Inc.
Licensee Address:	862 Forest Park Road
	Muskegon, MI 49441
Licensee Telephone #:	(616) 822-5046
Administrator:	Jacklyn Stoltzfus
Licensee Designee:	Jacklyn Stoltzfus
-	
Name of Facility:	Faith House
Facility Address:	340 Thornridge Dr. NW
-	Grand Rapids, MI 49504
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Facility Telephone #:	(616) 279-3958
	
Original Issuance Date:	02/07/2011
License Status:	REGULAR
Effective Date:	08/07/2023
Expiration Date:	08/06/2025
Capacity:	6
	v
Program Type:	DEVELOPMENTALLY DISABLED
Frogram Type.	

II. ALLEGATION(S)

	Violation Established?
The adult foster care home was without a Licensee Designee or Administrator.	Yes

III. METHODOLOGY

02/20/2025	Special Investigation Intake 2025A0340024
02/20/2025	Special Investigation Initiated - Telephone Jackie Stoltzfus
02/20/2025	Contact - Document Sent Ashley Harris
02/20/2025	Exit Conference Jackie Stoltzfus

ALLEGATION: The adult foster care home was without a Licensee Designee or Administrator.

INVESTIGATION: On February 20, 2025, it was discovered that Covenant Enabling of Michigan did not have an active Licensee Designee or Administrator for the Faith House AFC home. The former Designee/Administrator had left employment with Covenant Enabling and they failed to inform LARA or this Consultant. This had also occurred on a previous occasion when the Designee/Administrator had left employment and notification of the change had not been provided.

On February 20, 2025, I contacted Jackie Stoltzfus who is the Designee/Administrator over two other homes operated by the licensee in Muskegon County. I questioned her as to what happened. She confirmed that the previous Designee/Administrator is no longer employed. She mistakenly assumed Covenant Enabling had informed LARA. I informed her that no one had told me and reminded her that this same issue had occurred the last time a Designee/Administrator left employment with Covenant Enabling. Ms. Stoltzfus stated she would address the issue with corporate immediately. I provided Ms. Stoltzfus with the required paperwork.

On February 20, 2025, I was in contact with Ashley Harris at the LARA Lansing office. She confirmed she had received the necessary paperwork to appoint Jackie Stoltzfus as the new Licensee Designee and Administrator to Hope Home AFC.

On February 20, 2025, I called Ms. Stoltzfus back and informed her that the paperwork was received and will be processed immediately. I informed her that I would be requesting a Corrective Action Plan (CAP) in the report, but that her application as Designee/Administrator will be considered an acceptable CAP.

APPLICABLE RU	APPLICABLE RULE	
R 400.14201	Qualifications of administrator, direct care staff, licensee, and members of household; provision of names of employee, volunteer, or member of household on parole or probation or convicted of felony; food service staff.(1) An administrator and direct care staff shall be persons	
	who are not residents.	
ANALYSIS:	 The Faith House AFC home did not have a Licensee Designee or Administrator after the previous person in that role left employment with Covenant Enabling of Michigan. Ms. Stoltzfus, who is the Designee/Administrator over two Covenant Enabling homes in Muskegon Co., confirmed the previous Designee/Administrator was no longer employed, but she did not know that no one had been appointed to fill the role. We discussed this same issue happening previously when another former Designee/Administrator left employment and no one informed LARA or filed a new application until this consultant discovered the oversight. Ms. Stoltzfus submitted the required documentation for herself as the Licensee Designee and Administrator for Faith House. 	
CONCLUSION:	VIOLATION ESTABLISHED	

IV. RECOMMENDATION

Since an acceptable Corrective Action Plan has been received, I recommend no change to the current license status.

Rebecca Riccard March 25, 2025

Rebecca Piccard Licensing Consultant Date

Approved By:

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March 26, 2025

Jerry Hendrick Area Manager

Date