



GRETCHEN WHITMER
GOVERNOR

STATE OF MICHIGAN
DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS
LANSING

MARLON I. BROWN, DPA
DIRECTOR

June 4, 2025

Andre Marable
Marable Specialized Care Inc
#265
13335 15 Mile Road
Sterling Heights, MI 48312-4271

RE: License #: AS820381006
Investigation #: 2025A0116027
Marable Specialized Care Inc. II

Dear Mr. Marable:

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 feel free to 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 (313) 456-0439.

Sincerely,

A handwritten signature in blue ink that reads "Pandrea Robinson". The signature is fluid and cursive, with the first name "Pandrea" and last name "Robinson" clearly distinguishable.

Pandrea Robinson, Licensing Consultant
Bureau of Community and Health Systems
Cadillac Pl. Ste 9-100
3026 W. Grand Blvd
Detroit, MI 48202
(313) 319-9682

enclosure

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

I. IDENTIFYING INFORMATION

License #:	AS820381006
Investigation #:	2025A0116027
Complaint Receipt Date:	05/19/2025
Investigation Initiation Date:	05/19/2025
Report Due Date:	07/18/2025
Licensee Name:	Marable Specialized Care Inc
Licensee Address:	#265 13962 Renfrew Court Sterling Heights, MI 48312
Licensee Telephone #:	(313) 289-9730
Administrator:	Andre Marable
Licensee Designee:	Andre Marable
Name of Facility:	Marable Specialized Care Inc. II
Facility Address:	32823 Comanche Street Westland, MI 48185
Facility Telephone #:	(734) 326-7642
Original Issuance Date:	04/06/2016
License Status:	REGULAR
Effective Date:	10/06/2024
Expiration Date:	10/05/2026
Capacity:	6
Program Type:	DEVELOPMENTALLY DISABLED MENTALLY ILL

II. ALLEGATION(S)

	Violation Established?
Residents A and B were left in a vehicle unattended for over an hour while staff was inside at her daughter's dance class.	Yes

III. METHODOLOGY

05/19/2025	Special Investigation Intake 2025A0116027
05/19/2025	APS Referral- Received.
05/19/2025	Special Investigation Initiated – Letter- Referral made to ORR.
05/19/2025	Contact - Telephone call made- APS investigator, Charmaine Parks. Left a message requesting a return call.
05/22/2025	Inspection Completed On-site- Staff, Mercedes Williams, and visually observed Resident A and B.
05/27/2025	Contact - Telephone call made- Home manager, Gary Marable.
05/27/2025	Contact - Telephone call made- APS investigator, Charmain Parks.
05/27/2025	Contact - Telephone call made- Staff, Imani Marable.
05/27/2025	Contact - Telephone call made- Guardian A1.
05/29/2025	Contact - Telephone call made Resident B's case manager, Michelle Goodwin.
05/29/2025	Contact - Document Received- Received and reviewed Resident A and B's individual plan of service (IPOS).
06/02/2025	Inspection Completed-BCAL Sub. Compliance
06/02/2025	Exit Conference with Licensee designee, Andre Marable.

ALLEGATION:

Residents A and B were left in a vehicle unattended for over an hour while staff was inside at her daughter's dance class.

INVESTIGATION:

On 05/22/25, I conducted an unscheduled onsite investigation and interviewed staff, Mercedes Williams, and visually observed Resident A and Resident B. Ms. Williams reported that she was not involved in the incident that occurred with Resident A and Resident B being left in the car but heard about it. Ms. Williams reported it would be best for me to speak with the staff involved. She provided the name of the staff and the name and contact information for the home manager. I asked to review the Individual Plans of Service (IPOS) for Resident A and Resident B, however Ms. Williams reported that the books were locked up and the home manager was not at the home with the key.

I visually observed Resident A in her bedroom. Resident A is non-verbal and could not be interviewed. She was neatly dressed and groomed. I visually observed Resident B she was also neatly dressed and groomed. She was unable to answer questions but was able to say hello and attempted to repeat what I asked her.

On 05/27/25, I interviewed APS investigator, Charmaine Parks. Ms. Parks reported that she substantiated her case for neglect and has closed it. Staff, Imani Marable admitted to leaving Resident A and Resident B in the vehicle for about 15 minutes, after receiving a call from someone at her daughter's dance school, informing her that her daughter was having a seizure and needed medication. Ms. Marable took Resident A and Resident B with her and left them in the vehicle while she took her daughter's seizure medication into the dance studio. Ms. Parks understands Ms. Marable's panic and focus on getting to her daughter but reported her responsibility to ensure the safety and well-being of the residents in her care at the same time. Ms. Parks told Ms. Marable that she should have taken Resident A and Resident B inside the dance studio with her because anything could have happened to them while they remained unsupervised in the vehicle. Ms. Parks stated neither resident was harmed and returned to the facility once Ms. Marable was able to confirm her daughter was okay. A safety plan was put in place, with home manager, Gary Marable, who is the father of staff, Imani Marable. The plan is that when Ms. Marable is working in the home, that he has access to his granddaughter's medication, and is to be contacted in the event of an emergency, so that he can take the medication to her to prevent a repeat occurrence. All parties agreed to the plan.

On 05/27/25, I interviewed home manager, Gary Marable, and he reported that he received a call from APS informing him of the matter the day after the incident. After becoming aware he spoke with staff, Imani Marable, regarding the matter and she informed him of the incident. She didn't initially tell him, because she did not anticipate that it would be called in to APS, AFC licensing or rights, after speaking to

the police onsite and explaining the situation to them. Staff, Imani Marable, informed him that on 05/15/25, she received a call from the dance school that her daughter was having a seizure and that she needed to get there to provide her daughter with medication. Ms. Marable took Resident A and Resident B with her, pulled close to the building where she could still see her vehicle, and went inside to take the medication to her daughter. One of the dance moms that does not like Ms. Marable due to some dance related matters, allegedly called or flagged down police and reported that the residents had been left in the vehicle for an hour. Ms. Marable disputes that and reported she may have been inside for about 15 minutes. Staff, Imani Marable understands the seriousness of the matter and the supervision requirements of all residents. There will be consequences for Ms. Marable's actions.

On 05/27/25, I interviewed staff, Imani Marable, and she reported that on 05/15/25, she was asked to cover a shift at the home. She normally does not work on Thursday because her daughter has dance class every Thursday. She received a call from the dance studio saying her daughter was having a seizure. Ms. Marable took Resident A and Resident B and immediately went to the dance studio to provide her daughter with her life saving medication. When she arrived, she parked her vehicle close to the door so that she could keep an eye on the residents, while she ran inside. After confirming that her daughter was okay and administering her medication, she went back out to the car, checked on Resident A and B and took a change of clothes back inside for her daughter because she had urinated on herself during the seizure. Minutes later the Canton Police arrived and wanted to speak with her. She explained to the officers what took place, and they concluded their interview of her. She did not expect it to go any further. Ms. Marable admitted to being inside the dance studio for a total of 15 minutes. Ms. Marable understands the seriousness of her actions, and her responsibility to ensure the safety, supervision and wellbeing of the Residents. Ms. Marable reported this would never happen again and this was the first time she had ever left residents in a vehicle unattended.

On 05/27/25, I interviewed Guardian A1, and she reported that she is aware of the situation and was informed by home manager, Gary Marable. Resident A has been in the home almost a year and has done well. Guardian A1 stated staff are good, have taken great care of Resident A, and she has nothing bad to say. Guardian A1 understands why staff, Imani Marable, did what she did and is just thankful that Resident A did not get out of the car or suffer any harm. She reported her belief that this was an isolated incident and that it won't happen again.

On 05/29/25, I interviewed Resident B's case manager, Michelle Goodwin. Ms. Goodwin reported that home manager, Gary Marable, informed her of the incident. Although Resident B requires supervision while in the community, and should not be left unsupervised in a vehicle, she understands why/how this happened especially as a mother. Staff at the home provide exceptional care to Resident B and she does not have any concerns whatsoever. Ms. Goodwin understands why there are investigations into what occurred and is thankful that both Resident A and Resident B were unharmed and that staff, Imani Marable's, daughter is also doing well.

On 05/29/25, I received and reviewed Resident A and Resident B's IPOS. They both documented that Resident A and Resident B require staff supervision while out in the community. Resident B's IPOS documented that Resident B lacks community safety skills. Resident A's IPOS documented that staff are required to be within arms reach of Resident A when in the community as she wanders and lacks awareness of surroundings or stranger danger.

On 06/02/25, I conducted the exit conference with licensee designee, Andre Marable, and informed him of the findings of the investigation. Mr. Marable reported an understanding. Mr. Marable reported that staff, Imani Marable received a write up and a one-day suspension for her actions on 05/15/25. Mr. Marable understood her need to ensure that her daughter was okay but reiterated her responsibility and supervision requirements of the people they serve. He reported that this should not have happened.

APPLICABLE RULE	
R 400.14303	Resident care; licensee responsibilities.
	(2) A licensee shall provide supervision, protection, and personal care as defined in the act and as specified in the resident's written assessment plan.
ANALYSIS:	<p>Based on the findings of the investigation, which included interviews of APS investigator, Charmaine Parks, home manager, Gary Marable and staff, Imani Marable, there is a preponderance of evidence to establish this violation.</p> <p>Ms. Parks, Mr. Marable and Ms. Marable all confirmed that on 05/15/25, Ms. Marable left Resident A and B in her vehicle unattended, while she went inside her daughter's dance practice to administer her medication due to her having a seizure. Ms. Marable admitted being inside the dance studio for about 15 minutes.</p> <p>Ms. Marable did not provide supervision and protection to Resident A and Resident B as defined in the act and as specified in their written assessment plans and Individual Plans of Service.</p>
CONCLUSION:	VIOLATION ESTABLISHED

IV. RECOMMENDATION

Contingent upon receipt of an acceptable corrective action plan, I recommend the status of the license remain unchanged.



Pandrea Robinson
Licensing Consultant

06/04/25
Date

Approved By:



06/04/2025

Dawn Timm
Area Manager

Date