

Ministry of Health and Long-Term Care

Inspection Report under the Long-Term Care Homes Act, 2007 Ministère de la Santé et des Soins de longue durée

Rapport d'inspection prévue le Loi de 2007 les foyers de soins de longue

Health System Accountability and Performance
Division
Performance Improvement and Compliance Branch
Division de la responsabilisation et de la
performance du système de santé
Direction de l'amélioration de la performance et de la
conformité

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Date(s) of inspection/Date(s) de l'inspection	Inspection No/ No de l'inspection	Type of Inspection/Genre d'inspection
Jul 17, 26, 30, Aug 7, 2012	2012_094144_0015	Critical Incident
Licensee/Titulaire de permis		The state of the s
REVERA LONG TERM CARE INC. 55 STANDISH COURT, 8TH FLOOR, Long-Term Care Home/Foyer de so		
RIVERSIDE PLACE 3181 Meadowbrook Lane, WINDSOR	, ON, N8T-0A4	
Name of Inspector(s)/Nom de l'insp	ecteur ou des inspecteurs	
CAROLEE MILLINER (144)		
I I I	spection Summary/Résumé de l'insp	ection

The purpose of this inspection was to conduct a Critical Incident inspection.

During the course of the inspection, the inspector(s) spoke with one resident, the Director of Care, one RPN, two PSW's and one dietary aide.

During the course of the inspection, the inspector(s) reviewed one resident health record and the home Fall Prevention and Management Policy.

The following Inspection Protocols were used during this inspection: Falls Prevention

Findings of Non-Compliance were found during this inspection.

NON COMPLIANCE / NO	N DECDECT DEC EVICENCES		
NON-COMPLIANCE / NON-RESPECT DES EXIGENCES			
Legend	126U6HU6		
WN — Written Notification	WN Avis écrit		
VPC - Voluntary Plan of Correction	VPC - Plan de redressement volontaire		
DR - Director Referral	DR - Aiguillage au directeur		
CO = Compliance Order	ICO Ordro do conformitó		
	CO = Clare de Collomite		
WAO - Work and Activity Order	IWAO - Ordres: travaux et activités		
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Non-compliance with requirements under the Long-Term Care the definition of "requirement under this Act" in subsection 2(1) of the LTCHA.)

The following constitutes written notification of non-compliance under paragraph 1 of section 152 of the LTCHA.

Le non-respect des exigences de la Loi de 2007 sur les fovers de Homes Act, 2007 (LTCHA) was found. (A requirement under the soins de longue durée (LFSLD) a été constaté. (Une exigence de la LTCHA includes the requirements contained in the items listed in loi comprend les exigences qui font partie des éléments énumérés dans la définition de « exigence prévue par la présente loi », au paragraphe 2(1) de la LFSLD.

> Ce qui suit constitue un avis écrit de non-respect aux termes du paragraphe 1 de l'article 152 de la LFSLD.

WN #1: The Licensee has failed to comply with LTCHA, 2007 S.O. 2007, c.8, s. 31. Restraining by physical devices

Specifically failed to comply with the following subsections:

- s. 31. (2) The restraining of a resident by a physical device may be included in a resident's plan of care only if all of the following are satisfied:
- 1. There is a significant risk that the resident or another person would suffer serious bodily harm if the resident were not restrained.
- 2. Alternatives to restraining the resident have been considered, and tried where appropriate, but would not be, or have not been, effective to address the risk referred to in paragraph 1.
- 3. The method of restraining is reasonable, in light of the resident's physical and mental condition and personal history, and is the least restrictive of such reasonable methods that would be effective to address the risk referred to in paragraph 1.
- 4. A physician, registered nurse in the extended class or other person provided for in the regulations has ordered or approved the restraining.
- 5. The restraining of the resident has been consented to by the resident or, if the resident is incapable, a substitute decision-maker of the resident with authority to give that consent.
- 6. The plan of care provides for everything required under subsection (3). 2007, c. 8, s. 31 (2).

Findings/Faits saillants:

1. One resident was observed with a restraint device. Discussion with the resident and interview with nursing personnel confirmed the resident was unable to release the restraint. Review of the resident health record revealed the restraint was ordered by the physician and that an assessment of consideration of alternatives to restraining the resident were not considered. On interview, the DOC confirmed alternatives to use of the table top restraint were not considered. [LTCHA,2007,S.O.c.8,s.31(2)2]

Issued on this 7th day of August, 2012

Garde Milliner

Signature of Inspector(s)/Signature de l'inspecteur ou des inspecteurs