

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER: 155235	(X2) MULTIPLE CONSTRUCTION A. Building B. Wing	(X3) DATE SURVEY COMPLETED 09/24/2024
NAME OF PROVIDER OR SUPPLIER Miller's Merry Manor		STREET ADDRESS, CITY, STATE, ZIP CODE 200 26th St Logansport, IN 46947	
For information on the nursing home's plan to correct this deficiency, please contact the nursing home or the state survey agency.			
(X4) ID PREFIX TAG	SUMMARY STATEMENT OF DEFICIENCIES (Each deficiency must be preceded by full regulatory or LSC identifying information)		
<p>F 0560</p> <p>Level of Harm - Minimal harm or potential for actual harm</p> <p>Residents Affected - Few</p>	<p>Protect a residents' right to refuse some types of non-requested transfers within the nursing home.</p> <p>32842</p> <p>Based on interview and record review, the facility failed to ensure there was a relocation planning conference meeting held with the resident's Power of Attorney (POA) and the Administrator prior to moving the resident out of the memory care unit and onto the skilled nursing unit for 1 of 3 residents reviewed for transfers. (Resident B)</p> <p>Finding includes:</p> <p>A document, titled Intake Information, dated 9/5/24, indicated an anonymous complainant had a concern regarding Resident B being transferred off the memory care unit to the skilled nursing unit on the second floor. He was concerned because he did not give his permission, nor did he know the resident had been moved, until he found him on the second floor by accident.</p> <p>During an interview, on 9/23/24 at 12:30 p.m., with the Executive Director (ED) and the Director of Nursing (DON) in attendance, the ED indicated Resident B was transferred from the memory care unit to the skilled care unit because of inappropriate sexual behaviors. The women in the memory care were not able to voice to anyone if someone sexually assaulted them, but the women on the skilled care unit were able to voice their needs and concerns.</p> <p>The clinical record for Resident B was reviewed on 9/23/24 at 2:15 p.m. The diagnoses included, but were not limited to, Alzheimer's disease, severe dementia with anxiety, chronic kidney disease, anxiety disorder, post-traumatic stress disorder, and depression.</p> <p>A social service progress note, dated 7/16/24 at 3:18 p.m., indicated the SSD spoke with the resident regarding the potential room change off the memory care unit on 7/18/24. The son was in agreeance, waived the 48-hour notice at that time, and there were no concerns.</p> <p>A nursing progress note, dated 7/18/24 at 11:30 a.m., indicated the resident was transferred to his new room. All his belongings were transferred with him and report was given to his new nurse.</p> <p>(continued on next page)</p>		

Any deficiency statement ending with an asterisk (*) denotes a deficiency which the institution may be excused from correcting providing it is determined that other safeguards provide sufficient protection to the patients. (See instructions.) Except for nursing homes, the findings stated above are disclosable 90 days following the date of survey whether or not a plan of correction is provided. For nursing homes, the above findings and plans of correction are disclosable 14 days following the date these documents are made available to the facility. If deficiencies are cited, an approved plan of correction is requisite to continued program participation.

LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE	TITLE	(X6) DATE
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<p>F 0560</p> <p>Level of Harm - Minimal harm or potential for actual harm</p> <p>Residents Affected - Few</p>	<p>During an interview, on 9/23/24 at 2:30 p.m., Resident B's POA indicated he was not notified when his father was moved to the skilled care side of the facility. He was not offered an opportunity to have a relocation planning conference and/or meeting with the ED prior to the resident being moved. He received a call from the SSD on 7/16/24, who left a voicemail. When he called the SSD back, she indicated the facility wanted to talk to him regarding the resident's behaviors. He indicated to the SSD he was not able to discuss his behaviors at that time, nor the next day as he had appointments to go to, but he would be in the facility, on 7/18/24, to meet with the SSD to talk about his father's behaviors. When he arrived, on 7/18/24, the elevator at the front of the facility was not working, so he and his spouse used the other elevator, which brought them up to the second floor at the nurse's station. They got off the elevator and was walking down the second-floor hallway glancing into rooms and observed his loved one in a room on the second floor on the skilled care side of the facility. The facility had moved the resident without his permission.</p> <p>During an interview, on 9/23/24 at 4:15 p.m., the ED indicated she did not have a meeting with the POA, but another staff member might have, so she would check and give an update on the information.</p> <p>During an interview, on 9/24/24 at 10:20 a.m., the ED indicated she asked all the staff if they had a relocation meeting with Resident B's POA and all the staff had indicated No.</p> <p>A document, titled Intrafacility Transfer, dated 7/16/24, indicated the effective move date was 7/18/24. The resident would be moved from the memory care unit to the second-floor unit. The box requesting a relocation planning conference and/or a meeting with the administrator to discuss the move was not checked. The box was checked indicating the POA was aware of his right to refuse the move, and he waived the relocation planning conference. The box was checked he waived the two-day notification asking for the move to be made as soon as possible. There was no signature from the POA indicating these were his wishes. There was a line filled in indicating he had been notified by phone. The SSD signed and dated the form on 7/16/24.</p> <p>During a phone interview, on 9/24/24 at 1:44 p.m., Resident B's POA indicated he was not aware he was able to request a copy of the intrafacility transfer form or appeal the move within the 48-hour time period. He indicated he did not waive the two-day notification either. He came in, on 7/18/24, to talk to the SSD regarding the resident's behaviors and found out they had moved him to the skilled nursing side of the facility due to his behaviors.</p> <p>(continued on next page)</p>		

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<p>F 0560</p> <p>Level of Harm - Minimal harm or potential for actual harm</p> <p>Residents Affected - Few</p>	<p>A current policy, titled Room Transfers-Interfacility Transfer, dated 3/1/2001 and provided by the ED on 9/23/24 at 1:18 p.m., indicated .When a resident is moved to a bed within the same certified area. It also occurs when a resident is moved from a bed entitled to only one benefit to a bed entitled to both benefits. INVOLUNTARY-the request to move the resident to another location was made by anyone other than the resident and/or responsible party .Verify that the move meets one of the following criteria: the transfer is necessary for medical reasons as judged by the attending physician; the transfer is necessary for the welfare of the resident or other persons. 2. Notify the resident, family member, if known, and legal representative, if known, prior to the move .You must give a two-day notice unless the move is necessary due to one of the following: a. The safety of others is endangered b. The health of others is endangered c. The residents health has improved d. An immediate transfer is required by the residents urgent medical needs. (NOTE: The resident does have the right to waive the two-day notice; a copy of the signed waiver must be available in the clinical record .) 4. Prepare a relocation plan which includes a conference to which the resident and the legal representative, family members and physician are invited. The relocation planning conference may be waived by the resident or legal representative; a copy of this signed waiver must be available in the clinical record.</p> <p>This citation relates to Complaint IN00442716.</p> <p>3.1-12(a)(18)</p> <p>3.1-12(a)(19)</p> <p>3.1-12(a)(20)</p> <p>3.1-12(a)(21)</p> <p>3.1-12(a)(22)</p> <p>3.1-12(a)(23)</p> <p>3.1-12(a)(24)</p>		