

Division of Licensing and Protection

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Survey and Certification Voice/TTY (802) 241-0480

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To Report Adult Abuse: (800) 564-1612

November 22, 2019

Kristin Barnum, Administrator
Bayada Home Health Care
600 Blair Park Road, Suite 300
Williston, VT 05495-7589

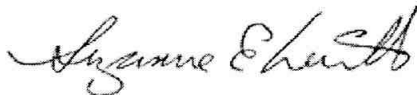
Provider ID #:477019

Dear Ms. Barnum:

Enclosed is a copy of your acceptable plans of correction for the state complaint investigation survey conducted on **October 22, 2019**.

Follow-up may occur to verify that substantial compliance has been achieved and maintained.

Sincerely,



Suzanne Leavitt, RN, MS
State Survey Agency Director
Assistant Division Director

Enclosure

Division of Licensing and Protection

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER: 477019	(X2) MULTIPLE CONSTRUCTION A. BUILDING: _____ B. WING _____	(X3) DATE SURVEY COMPLETED C 10/22/2019
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NAME OF PROVIDER OR SUPPLIER BAYADA HOME HEALTH CARE	STREET ADDRESS, CITY, STATE, ZIP CODE 600 BLAIR PARK ROAD, SUITE 300 WILLISTON, VT 05495
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(X4) ID PREFIX TAG	SUMMARY STATEMENT OF DEFICIENCIES (EACH DEFICIENCY MUST BE PRECEDED BY FULL REGULATORY OR LSC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY)	(X5) COMPLETE DATE
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H 001	Initial Comments An unannounced on-site complaint investigation was conducted on 10/21/19 -10/22/19 by the Division of Licensing and Protection to determine compliance with the Regulations for the Designation & Operation of Home Health Agencies effective 10/1/2019. As a result, the following regulatory violation was identified:	H 001	H1802 Based on an analysis of the specific deficiencies cited, the corrective plan and actions taken are to address the lack of demonstrated knowledge resulting in failure to fully analyze and implement immediate actions when an adverse client event occurs. The plan of correction will be completed through comprehensive focused education and re- instruction.	11/30/2019
H1802	18.1(b) Quality Assurance and Improvement XVIII. Quality Assurance and Improvement 18.1 A home health agency shall establish an effective, ongoing, data-driven quality assessment and performance improvement program that reflects the full range of home health agency services, including those services furnished under contract or arrangement. The program shall: (b) Measure, analyze, and track quality indicators, including adverse patient events, existing or potential problems, and other performance indicators that assess quality, effectiveness and efficiency of agency services and operations; This REQUIREMENT is not met as evidenced by: Based on staff interview and record review there was a failure of the HHA's staff to follow the Agency's Quality Assurance/Performance Improvement (QA/PI) program to effectively evaluate, fully analyze and fully implement immediate actions when an adverse patient event occurred. (Patient #1) Findings include: On 5/15/19 while transferring Patient #1 from bed	H1802	Client #1 no longer receives services from this organization. By 11/30/2019, all office staff will be re-educated by the Division Director/designee on policy Client Care Coordination, 0-944, with emphasis was placed on maintaining a team effort in the coordination of services when services are provided with other organizations or individuals and documenting efforts of the coordination of care in the client chart including communication from other sources, such as reports from aides/ field nurses and additional collateral contacts. Education also included a review of policy Incident Reporting and Documentation, 0-933 with emphasis on the procedures and timeframes to report an incident and adverse events and, when a client is shared, to ensure all involved teams are aware of the incident. Policy Fall Prevention Program 37-301 was reviewed with emphasis on following up with client, caregiver and possibly the employee to assess the situation and need for further evaluation including a reassessment of the client if needed to determine need for implementation of fall prevention interventions. Additionally, education included a review of policy 0-403 - QUALITY ASSURANCE AND PERFORMANCE IMPROVEMENT (QAPI) PROGRAM with emphasis on tracking	

Division of Licensing and Protection LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE <i>Kristin Barnum</i>	TITLE RN, MBA Administrator 11/18/2019	(X6) DATE
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H1802	<p>Continued From page 1</p> <p>to bedside commode, Patient #1 was unable to remain standing and with the assistance of the LNA, was guided to the floor. 911 was called for assistance by the LNA and upon arrival, EMS staff assisted with returning Patient #1 back into bed. No injuries were reported and it was determined by EMS the patient did not require a transfer to an Emergency Department for evaluation to rule out injury. As per HHA policy 0-933 Incident Reporting and Documentation last revised 1/13/2018, " 2.2 Incidents defined as Adverse Events include but are not limited to: g. Any client fall when Bayada is present.....". The policy also states: "Client and employee incident documentation 3.1 Client Incidents. 3.1.1 "All incidents must be reported as outlined as soon as possible, but not more than 24 hours after learning of a potential incident. Incident supplements are submitted as new facts are learned or as investigation proceeds".</p> <p>Per interview on 10/22/19 at 4:10 PM the LNA confirmed s/he had contacted the On-call manager on 5/15/19 regarding Patient #1's fall to the floor. A Client Occurrence Report was completed on 5/15/19 and Hospice staff were made aware of the fall. However, it was not until 7/12/19 when family reported the 5/15/19 fall did the Brattleboro Branch office staff become aware of the fall incident. A coordinated investigation of the fall event and evaluation of Patient #1's care needs and on-going LNA services provided by the Brattleboro Branch did not occur between Hospice and the Branch home care service staff.</p> <p>As result of failing to conduct required follow-up to the incident reported on 5/15/19, HHA staff failed to follow agency policy 37-301 Fall Prevention Program last revised 3/12/2018 which states: 8.0 Fall Reporting and Follow-up Process,</p>	H1802	<p>and managing incident reporting and identified trends to determine opportunities for improvement.</p> <p>Effective 11/30/2019, cross collaboration meetings will be conducted weekly for all shared clients to ensure care plan is relevant and pertinent information is shared with all team members.</p> <p>Effective 12/1/2019 for three months, the Director/designee will review weekly 100% incident reports for completion within the required timeframe and to ensure the incident was communicated to all involved teams. Additionally, the Director/designee will identify trends quarterly and initiate practice changes based on data analysis. The expected compliance threshold will be 100%. Failure to achieve 100% will be addressed through focused education with the individual staff members by the Director/designee. Sustained improvement will be monitored through quarterly clinical record reviews conducted as a required component of the Organization's Quality Assurance and Performance Improvement program.</p> <p>The Director has overall responsibility for implementation and oversight of the plan.</p> <p><i>H-1802 P.O.C Accepted [Signature] 11/21/19</i></p>	
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Kristin Barnum

RN, MBA Administrator 11/18/2019

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H1802	Continued From page 2 8.1.2 "the clinical Manager or designate staff (Visit Nurse, Case Manager, therapist) will follow up with client, caregiver and possibly employee to assess the situation and need for further evaluation. This follow up, whether by telephone or home visit.....must occur as soon as possible but no later than one (1) week after notification of the fall." The HHA staff failed to follow Agency process, to include an evaluation of potential safety risks associated with Patient #1's ability to assist with transfers. This failure to track and manage incident reporting and lack of communication and coordination of care was confirmed on 10/22/19 at 3:35 PM by the Director Home Health Care. The missed opportunity to effectively evaluate the incident involving Patient #1, through the utilization of Agency QAPI review processes and incorporation of opportunities for improvement did not occur.	H1802		
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