

STATE OF MICHIGAN
DEPARTMENT OF HUMAN SERVICES
BUREAU OF CHILDREN AND ADULT LICENSING

In the matter of

License #: DF410080682
SIR #: 2014D1014020

Kandi Hazzard

PROOF OF SERVICE

The undersigned certifies that a copy of the Order of Summary Suspension and Notice of Intent was personally served upon the person below on:

7/3/14 at 3:30pm at 1621 Ridgewood SE, Grand Rapids
Date Time Place 49506

~ Envelope was taped to the door as no one was home.

Kandi Hazzard

Vicki Davison

Bureau of Children and Adult Licensing

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License #: DF410080682
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ORDER OF SUMMARY SUSPENSION
AND NOTICE OF INTENT TO REVOKE CERTIFICATE OF REGISTRATION

The Michigan Department of Human Services, by Jerry Hendrick, Director, Child Care Licensing Division, Bureau of Children and Adult Licensing, Orders the Summary Suspension and provides notice of the intent to revoke the certificate of registration of Registrant, Kandi Hazzard, to operate a family child care home pursuant to the authority of the Child Care Organizations Act, 1973 PA 116, as amended, MCL 722.111 et seq., for the following reasons:

1. On or about April 15, 1998, Registrant was issued a license to operate a family child care home with a registered capacity of 6 at 1621 Ridgewood Avenue SE, Grand Rapids, MI 49506.
2. On or about June 1, 2014, Registrant enrolled Child A (Male, DOB 07/09/10). Registrant did not obtain a child information card or a child-in care statement.
3. Child A's Mother verbally informed Registrant of the following about Child A:
 - a. He had a learning disability and speech difficulties, and he received services for his special needs.

- b. He had a history of acting like he was asleep when he was not.
 - c. He had left her home on his own.
 - d. On June 10, 2014 he was diagnosed as suffering from sleep apnea.
4. On June 29, 2014, at about 8:30 p.m., Registrant placed Child A down to sleep on a living room couch on the main level of the home. The Department had not approved Registrant's use of the main level of her home for child care.
 5. On June 29, 2014, Registrant went to sleep prior to Child A's Mother picking up Child A. Registrant believed she checked on Child A at about 10:45 p.m., laid in bed at about 11:00 p.m., and went to sleep at about 11:05 p.m.
 6. On June 29, 2014, at about 10:50 p.m., Michael Berghuis observed Child A walking down the middle of Ridgewood Avenue. Mr. Berghuis spent 10-15 minutes trying to determine Child A's identity and where he lived. After going to two to three homes, Mr. Berghuis and Child A arrived at the home of Gloria Johnson, who agreed to care for Child A and help locate where he lived.
 7. On June 29, 2014, at 11:11 p.m., Mr. Berghuis called the Grand Rapids Police Department. Officer Scott Ranburger responded to the call and looked for Child A's home with Ms. Johnson by going to homes in the neighborhood. After a while, Ms. Johnson remembered that Registrant operated a child care, and she went to Registrant's home with Officer Ranburger and Child A.
 8. On June 29, 2014, shortly before midnight, Officer Ranburger knocked on Registrant's front door. Registrant answered the door and stated that she had been asleep. A few moments later, Registrant realized that Child A was missing. At about this time Child A's Mother arrived to pick up Child A.

COUNT I

The conduct of Registrant, as set forth in paragraph 2 above, evidences a violation of:

R400.1907

Children's records.

- (1) Prior to initial attendance, the caregiver shall obtain the following documents:
 - (a) A completed child information card on a form provide by the department or a comparable substitute approved by the department.

COUNT II

The conduct of Registrant, as set forth in paragraph 2 above, evidences a violation of:

R400.1907

Children's records.

- (1) At the time of initial attendance, the caregiver shall obtain the following documents:
 - (b) A child in care statement/receipt using a form provided by the department and signed by the parent certifying the following:
 - (i) Receipt of a written discipline policy.
 - (ii) Condition of the child's health.
 - (iii) Receipt of a copy of the family and group child care home rules.
 - (iv) Agreement as to who will provide food for the child.
 - (v) Acknowledgement that the assistant caregiver is 14 to 17 years of age, if applicable.
 - (vi) Acknowledgement that firearms are on the premises, if applicable.
 - (vii) If the child care home was built prior to 1978, then the caregiver shall inform the parents of each child in care and all assistant caregivers of the potential presence of lead-based paint or lead dust hazards, unless the caregiver maintains documentation from a lead testing professional that the home is lead safe.

COUNT III

The conduct of Registrant, as set forth in paragraphs 4 through 8 above, evidences a violation of:

R400.1911

Supervision.

- (1) The caregiver shall assure appropriate care and supervision of children at all times.

COUNT IV

The conduct of Registrant, as set forth in paragraphs 5 through 8 above, evidences a violation of:

R400.1911

Supervision.

- (3) Caregiving staff shall be up and awake at all times when children are in care except as provided in R 400.1922(2) of these rules.

COUNT V

The conduct of Registrant, as set forth in paragraph 4 above, evidences a violation of:

R400.1915

Indoor space; play equipment and materials.

- (2) Only space that has received prior approval for child use by the department may be used for child care.

DUE TO THE serious nature of the above violations and the potential risk it represents to vulnerable children in Registrant's care, emergency action is required. Therefore the provision of MCL 24.292 of the Administrative Procedures Act of 1969, as amended, is invoked. Registrant is hereby notified that the certificate of registration to operate a family child care home is summarily suspended.

EFFECTIVE 6:00 p.m., on July 3, 2014, Registrant is ordered not to operate a family child care home at 1621 Ridgewood Avenue SE, Grand Rapids, MI 49506, or at any other location or address. Registrant is not to receive children for care after that time or date. Registrant is responsible for informing parents or guardians of children in care that certificate of registration has been suspended and that Registrant can no longer provide care.

HOWEVER, BECAUSE THE Department has summarily suspended Registrant's certificate of registration, an administrative hearing will be scheduled before an Administrative Law Judge. Registrant will be notified of the hearing date.

Registrant MUST NOTIFY the Department in writing or by phone no later than 5 days before the administrative hearing whether or not Registrant plans to attend. MCL 24.272 of the Administrative Procedures Act of 1969 permits the Department to proceed with the administrative hearing even if Registrant does not appear. Registrant may be represented by an attorney at the administrative hearing.

DATED: 7/3/2014


Jerry Hendrick, Director
Child Care Licensing Division
Bureau of Children and Adult Licensing

This is the last and final page of the ORDER OF SUMMARY SUSPENSION AND NOTICE OF INTENT in the matter of Kandi Hazzard, DF410080682, consisting of 5 pages, this page included.

JJS