

Bright from the Start Georgia Department of Early Care and Learning 2 Martin Luther King Jr. Drive SE, 670 East Tower Atlanta, GA 30334

Phone: (404) 657-5562 WWW.DECAL.GA.GOV

Date: 10/1/2018 VisitType: Complaint Closure from Arrival: 9:00 AM Departure: 11:10 AM

visit on 10/01/2018

FR-38162

Daughtry-Simmons, Pamela J.

305 Windmill Rd Metter, GA 30439 Candler County (912) 536-5596 pjd.daughtry@gmail.com

Mailing Address PO Box 1276 Metter, GA 30439

Quality Rated: No

Regional Consultant

Kesha McNeal

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kesha.mcneal@decal.ga.gov

Compliance Zone Designation		
10/01/2018	Complaint Closure	Good Standing
10/01/2018	Complaint Investigation & Monitoring Visit	Good Standing
08/06/2018	Licensing Study	Good Standing

Compliance Zone Designation - A summary measure of a program's 12 month monitoring history, as it pertains to child care health and safety rules. The three compliance zones are good standing, support, and deficient.

Good Standing - Program is demonstrating an acceptable level of performance in meeting the rules.

Support - Prograi

Deficient

- Program performance is demonstrating a need for improvement in meeting

 Program is not demonstrating an acceptable level of performance in meeting the rules.

Comments

Advisement of Potential for Repeated Rule Violations during Pending Investigations

This report shall serve as official notice of potential rule violations. These potential rule violations have been detailed in this report and discussed with you by the consultant. The department shall conduct a thorough investigation to determine if in fact the alleged rule violation(s) should or should not be substantiated. Please be aware that the investigation may take some time to be finalized to ensure fairness and accuracy. During this investigation period, any violations of an identical rule or rules will require the department to treat any and all substantiated rule violations identified in the investigation as repeated rule violation(s).

Further, from time to time the department discovers additional rule violations during the course of an investigation. If there are new rule violation(s), your consultant shall inform you of the violation(s) as soon as possible. However, as stated above, any violations of identical rule(s) will require the department to treat any and all additional rule violations identified in the investigation as repeated rule violations.

All rule violations found in relation to a complaint or incident investigation will be associated with the date the investigation was closed.



Reminder: <u>All</u> employees of child care programs must be fingerprinted before **January 1, 2017**. For instructions and to submit records check applications online, please visit www.decalkoala.com. You are encouraged not to wait and to complete the process as soon as possible.

O.C.G.A. Section 42.1.12(i)(2) requires Bright from the Start: Georgia Department of Early Care and Learning to notify licensed child care programs on accessing and retrieving from the Georgia Bureau of Investigation's (GBI) website a list of the names and addresses of all registered sexual offenders. Please see GBI's website located at http://gbi.georgia.gov to access the Georgia Sex Offender Registry.

Refutation Process:		
You have the right to refute any of the citations noted it to CCSRefutations@decal.ga.gov.	in this report with which you disagree.	To refute a citation(s), e-mail the following information
1) Facility name, license number and visit date 2) Your name, title/relationship to the facility, e-mail ac 3) Specific rule number(s) that you are refuting, along		
Refutations must be submitted to Child Care Services	(CCS) within 10 business days of the	completion date.
A sample form for submitting a refutation can be found	d at: http://decal.ga.gov/ChildCareSer	vices/RefutationInformation.aspx
Your refutation will be forwarded to the appropriate CC this process, contact our office at 404-657-5562.	CS manager, who will follow up with yo	ou about your concerns. If you have any questions about
Bright from the Start recommends that all licensed child have this liability insurance, you are required to post a required to post a required to post a required to post a required to post an area of the program at all times while the child attends the program	notice with ½ inch letters in a conspicunature to acknowledge receipt and ma	aintain this written acknowledgment on file at the
have read and understand the Rules and Regulations been discussed with me and I have agreed to a Plan of deficiencies, while required, will not necessarily prevent any of the deficiencies cited, I have the right to refute the	Improvement (POI) as indicated in thit DECAL from taking adverse action a	gainst this facility. I understand that if I disagree with
Pamela Daughtry-Simmons, Program Official	Date Kesha McNeal , Consult	ant Date



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Summary Report

Arrival: 9:00 AM

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The following information is associated with a Complaint Closure:

Activities and Equipment

290-2-3-.19 Infant-Sleeping Safety Requirements(CR)

Not Met

Finding Associated with Complaint

290-2-3-.19(2) requires that a Family Child Care Learning Home shall provide a safe sleep environment in accordance with American Academy of Pediatrics (AAP), Consumer Product Safety Commission (CPSC) and American Society for Testing and Materials (ASTM) recommendations as listed in these rules for all infants and one-year-old children when placed for sleep in a safety approved crib or in any other type of equipment approved for infant sleep. Staff shall place an infant to sleep on the infant's back unless the Parent has provided a physician's written statement authorizing another sleep position for that particular infant that includes how the infant shall be placed to sleep and a time frame that the instructions are to be followed. When an infant can easily turn over from back to front and back again, Staff shall continue to put the infant to sleep initially on the infant's back, but allow the infant to roll over into his or her preferred positions and not re-position the infant. Sleepers, sleep sacks and wearable blankets that fit according to the commercial manufacturer's guidelines and will not slide up around the infant's face may be used when necessary for the comfort of the sleeping infant, however swaddling shall not be used unless the Home has been provided a physician's written statement authorizing its use for a particular infant that includes instructions and a time frame for swaddling the infant. Staff shall not place objects or allow objects to be placed in or on the crib with an infant such as but not limited to toys, pillows, guilts, comforters, bumper pads, sheepskins, stuffed toys, or other soft items and shall not attach objects or allow objects to be attached to a crib with a sleeping infant such as but not limited to crib gyms, toys, mirrors and mobiles. It was determined based on investigative findings it was determined that on September 18, 2018 a child who was one years old was observed sleeping in a crib with a pillow, and soft items.

POI (Plan of Improvement)

The Home Provider will ensure that safe sleep requirements for infants are followed as required. The provider removed all of those soft items from all cribs.

Correction Deadline: 10/2/2018