



BRIGHT FROM THE START
Georgia Department of Early Care and Learning
10 Park Place South SE, Suite 200, Atlanta, Georgia 30303
(404) 656-5957

Nathan Deal
GOVERNOR

Bobby Cagle, MSW
COMMISSIONER

February 8, 2011

CERTIFIED MAIL # 7007 2680 0000 9817 0094 AND REGULAR MAIL

Ms. Robyn K. Stahn
Registered Agent
Chief Executive Officer
Kids' Stay 'N Play, Northpoint, Inc.
d/b/a Kids' Stay 'N Play Roswell/Alpharetta
1300 Stoneridge Circle
White Plains, Georgia 30678

RE: Notice of Revocation

Dear Ms. Stahn:

Bright From the Start: Georgia Department of Early Care and Learning (Bright From the Start) determined that correctable deficiencies in the operation or management of the center existed at Kids' Stay 'N Play Roswell/Alpharetta, located at 2500 Old Alabama Road, Suite 16, Roswell, Georgia 30076 (Kids' Stay 'N Play), which was evidenced by previous adverse actions on multiple occasions. Kids' Stay 'N Play was issued an adverse action on November 24, 2008, for a lack of supervision resulting in a child receiving a scalp laceration requiring three stitches (Exhibit "A"), and again on March 12, 2010, for a lack of supervision resulting in second degree burns to an infant child's arm (Exhibit "B"). The deficiencies in the operation or management of the center have not been corrected within a reasonable time, which is substantiated by further showing that on May 27, 2010, a lack of supervision led to a twelve-year-old child receiving a severe sunburn, including burns to his arms, chest, back and shoulders while on a field trip to a water park (Exhibit "C"), and on July 27, 2010, a lack of supervision led to a three-year-old child sustaining a laceration, scratches and bruising to her face requiring five stitches, when an unsecured television set fell from a table onto the child's face (Exhibit "D").

The failure of Kids' Stay 'N Play to correct the deficiencies in the operation or management of the center within a reasonable time demonstrated a reckless disregard for the health and safety of the children in care. The director and all representatives of Kids' Stay 'n Play were immediately placed on notice by a representative from Bright From the Start verbally and in writing regarding the serious deficiencies at Kids' Stay 'N Play. Kids' Stay 'N Play initially submitted an acceptable Plan of Improvement to alleviate the deficiencies in the operation or management of the center; however, the plans of improvements were neither followed nor implemented by Kids' Stay 'N Play to prevent the incidents of inadequate supervision occurring at the center, thereby jeopardizing the health and safety of the children in care.

Based on your noncompliance with Rules and Regulations for Child Care Learning Centers, you are hereby notified that the license to operate Kids' Stay 'N Play is hereby revoked. Bright from the Start's legal authority for revoking a license is found in O.C.G.A. Sec. 20-1A-12(b)(3)(5), Sec. 20-1A-12(c)(5), and 20-1A-10(q), and the Bright from the Start: Georgia Department of Early Care and Learning's Rules for Child Care Learning Centers, Chapter 591-1-1 of the Official Compilation Rules and Regulations of the State of Georgia.

February 8, 2011
Ms. Robyn K. Stahn
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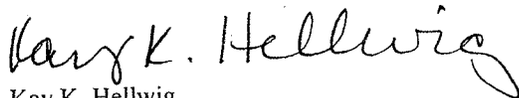
In accordance with O.C.G.A Section 20-1A-10(o) this revocation becomes effective thirty (30) days from receipt of this Notice. You have the right to appeal the decision to revoke your license to operate a child care learning center by filing a written request for an administrative hearing before an Administrative Law Judge with the Office of State Administrative Hearings. The request must be made in writing within ten (10) days of receipt of this Notice and addressed to:

J. Ashley Peacock
Chief Legal Officer
Bright from the Start
Georgia Department of Early care and Learning
10 Park Place South SE, Suite 200
Atlanta, Georgia 30303

A hearing request stays or suspends the revocation.

If you do not appeal this action within ten (10) days of this Notice, the decision to revoke your license will be final. Licensure staff will conduct a follow-up visit to verify closure.

Sincerely,



Kay K. Hellwig
Division Director Child Care Services

Attachment

cc: J. Ashley Peacock
Ira Sudman
Kristie Lewis
Brenda Haynesworth
Monica Warren
Meggan Hemans-Reese
Candy Prince
Vermisha Thompkins
William P. Cook
Elisabetta Kasfir
Janet Goggins
Beverly Pollard
Shamonica Reese
State File



BRIGHT FROM THE START
GEORGIA DEPARTMENT OF EARLY CARE AND LEARNING
10 Park Place, Suite 200, Atlanta, Georgia 30303
(404) 656-5957

Sonny Perdue
GOVERNOR

Holly A. Robinson, Ed.D.
COMMISSIONER

November 24, 2008

CERTIFIED MAIL #7007 0220 0004 0730 1261

Ms. Robyn Stahn
Registered Agent for Service
Chief Executive Officer
Kids' Stay 'N Play, North Point, Inc.
d/b/a Kids' Stay 'N Play, North Point
1300 Stoneridge Circle
White Plains, Georgia 30678

REGULAR MAIL

Ms. Cathy Maldonado
Director
Kids' Stay 'N Play, North Point, Inc.
d/b/a Kids' Stay 'N Play, North Point
2500 Old Alabama Road, #16
Roswell, Georgia 30076

RE: Notice of Intent to Impose Civil Penalty

Dear Ms. Stahn & Ms. Maldonado:

An investigation was conducted at Kids' Stay 'N Play, North Point, Inc., d/b/a Kids' Stay 'N Play, North Point Roswell, Georgia 30076 as a result of an incident report received on June 11, 2008, by Bright from the Start: Georgia Department of Early Care and Learning (Bright from the Start). The findings of the investigation substantiated that related rule violations occurred which jeopardized the health and safety of a child in care. Specifically, on June 10, 2008, three children carried a small plastic table into the indoor playscape area. Two of the children stood on the table to climb the netting. One of the children fell onto the third child causing the child to fall backwards hitting her head. The four-year-old child who fell backwards sustained a scalp laceration that required three stitches as a result of the fall. At the time of the incident, staff members present in the room were engaged in other activities and were not providing watchful oversight to the children in their care. The rule violations for which Bright from the Start is imposing a civil penalty is attached hereto as Exhibit "A" and incorporated in this Notice by reference.

Based on the facility's noncompliance with the Rules for Child Care Learning Centers as set forth in this Notice, the licensee is hereby notified of the intent of Bright from the Start to impose a civil penalty in the amount of \$499.00. Bright from the Start's legal authority for imposition of a civil penalty is found in O.C.G.A Sections 20-1A-4 (2) & (5) and 20-1A-11(b) (1) (A) and the Bright from the Start's Rules for Child Care Learning Centers, Chapter 591-1-1 of the Official Compilation of Rules and Regulations of the State of Georgia.

The licensee is also advised that failure to correct and maintain compliance with these rules may result in further adverse action, which could include the revocation of the license to operate, Kids' Stay 'N Play, North Point and could also include the imposition of daily fines for each day the violations continue.

Exhibit "A"
(3 Pages)

November 24, 2008
Kids' Stay 'N Play, North Point
Ms. Robyn Stahn
Ms. Cathy Maldonado
Page 2 of 3

The licensee has the right to appeal the decision to impose the civil penalty by filing a written request for an administrative hearing before an Administrative Law Judge with the Office of State Administrative Hearings. The licensee also has the opportunity to show in writing why this civil penalty should not be imposed. The request for a hearing and/or statement as to why the civil penalty should not be imposed must be made in writing within ten (10) days of receipt of this Notice and addressed to:

J. Ashley Peacock
Chief Legal Officer
Bright from the Start
Georgia Department of Early Care and Learning
10 Park Place South, Suite 200
Atlanta, Georgia 30303

A hearing request stays or suspends the imposition of the civil penalty.

If the licensee does not appeal this action within ten (10) days of receipt of this Notice, the decision to impose a civil penalty will be final. Payment of the civil penalty, by certified check or money order, would then be expected within thirty (30) days of receipt of this Notice. The certified check or money order should be made payable to Bright from the Start: Georgia Department of Early Care and Learning and mailed to me at the above address. Complete the enclosed Request for Taxpayer Identification Number and Certification and return the form with your certified check or money order. If the licensee does not pay the penalty as finally determined by Bright from the Start, (1) the license to operate the facility may be revoked; (2) a civil lawsuit to collect the penalty may be brought against the licensee by the Attorney General or his designee; or (3) another civil penalty may be imposed.

Sincerely,



Kay K. Hellwig
Division Director Child Care Services

KKH/ar

Attachment

cc: Justine Strickland
Mary Mazarky
Jackie Romain
Mona Jackson
Errol Briggs
William Cook
Elisabetta Kasfir
Janet Goggins
April Rogers
Shenetta McNair
State file

November 24, 2008
Kids' Stay 'N Play, North Point
Ms. Robyn Stahn
Ms. Cathy Maldonado

Page 3 of 3

Rule Violation for:

Kids' Stay 'N Play, North Point
2500 Old Alabama Road, #16
Roswell, Georgia 30076

591-1-1-32 (6) requires that children be supervised at all times.

During an investigation it was determined that on June 10, 2008, at approximately 3:50 p.m. children were not supervised in that the staff persons who were present in Room A were engaged in activities that involved checking children in and out, collecting payments and answering the telephone. Specifically, three children carried a small plastic table into the indoor playscape area. Two of the children stood on the table to climb the netting. One of the children fell onto the third child causing her to fall backwards and hit her head. The four-year-old child who fell backwards sustained a scalp laceration that required three stitches as a result of the fall. Statements and interviews revealed that the staff persons present were talking on the phone and failed to provide watchful oversight to the children in care.

The failure of the center to provide watchful oversight placed the children at serious risk of potential harm.

Exhibit "A"

Revised 5/12/10 and re-sent 5/13/10 to correct date of letter



BRIGHT FROM THE START
Georgia Department of Early Care and Learning
10 Park Place, Suite 200, Atlanta, Georgia 30303
(404) 656-5957

Sonny Perdue
GOVERNOR

Holly A. Robinson, Ed.D.
COMMISSIONER

May 12, 2010

CERTIFIED MAIL#7007 2680 0000 9817 1930

Ms. Robyn K. Stahn
Registered Agent
Chief Executive Officer
Director
Kids' Stay 'N Play, Northpoint, Inc.
d/b/a Kids' Stay 'N Play Roswell/Alpharetta
1300 Stoneridge Circle
White Plains, Georgia 30678

RE: Notice of Intent to Impose Civil Penalty

Dear Ms. Stahn:

As a result of a self-reported incident received on August 25, 2009, an investigation was conducted at Kids' Stay 'N Play Roswell/Alpharetta located at 2500 Old Alabama Road, Suite 16, Roswell, Georgia 30076. The findings of the investigation substantiated that rule violations occurred which jeopardized the health and safety of a child in care. Specifically, on August 24, 2009, at approximately 2:30 P.M., a nine-month-old child was seriously injured when she pulled on the electrical cord of a bottle warmer, causing the hot water to splash down on her, resulting in second degree burns. The rule violations for which Bright from the Start: Georgia Department of Early Care and Learning (Bright from the Start) is imposing a civil penalty is attached hereto as Exhibit "A" and incorporated in this Notice by reference.

Based on the facility's noncompliance with Bright from the Start: Georgia Department of Early Care and Learning's Rules for Child Care Learning Centers, the licensee is hereby notified of the intent of Bright from the Start to impose a civil penalty in the amount of \$499.00. Bright from the Start's legal authority for imposition of a civil penalty is found in O.C.G.A. Sections 20-1A-4(2) & (5) and 20-1A-11(b)(1)(A) and Bright from the Start's Rules for Child Care Learning Centers, Chapter 591-1-1 of the Official Compilation of Rules and Regulations of the State of Georgia.

The licensee is also advised that failure to correct and maintain compliance with these rules may result in further adverse action, which could include the revocation of the license to operate Kids' Stay 'N Play Roswell/Alpharetta and could also include the imposition of daily fines for each day the violations continue.

Exhibit "B"
(3 Pages)

March 12, 2010
Ms. Robyn K. Stahn
Page 2 of 3

The licensee has the right to appeal the decision to impose the civil penalty by filing a written request for an administrative hearing before an Administrative Law Judge with the Office of State Administrative Hearings. The licensee also has the opportunity to show in writing why this civil penalty should not be imposed. The request for a hearing and/or the statement as to why the civil penalty should not be imposed must be made in writing within ten (10) days of receipt of the Notice and addressed to:

J. Ashley Peacock
Chief Legal Officer
Bright from the Start
Georgia Department of Early Care and Learning
10 Park Place South, Suite 200
Atlanta, Georgia 30303

A hearing request stays or suspends the imposition of the civil penalty.

If the licensee does not appeal this action within ten (10) days of receipt of this Notice, the decision to impose a civil penalty will be final. Payment of the civil penalty, by certified check or money order, would then be expected within thirty (30) days of receipt of this Notice. Complete the enclosed Request for Taxpayer Identification Number and Certification and return the form with your certified check or money order. The certified check or money order should be made payable to Bright from the Start and mailed to me at the above address. If the licensee does not pay the penalty as finally determined by Bright from the Start, either (1) the license to operate the facility may be revoked; (2) a civil lawsuit to collect the penalty may be brought against the licensee by the Attorney General or his designee; or (3) another civil penalty may be imposed.

Sincerely,



Kay K. Hellwig
Division Director Child Care Services

KKH/bep
Attachment

cc: Justine Strickland
J. Ashley Peacock
Monica Warren
Meggan Hemans-Reese
Candy Price
William P. Cook
Elisabetra Kasfir
Beverly Pollard
Elizabeth Holland
Sherry Smith
State File

List of Rule Violations for:

Kids' Stay 'N Play Roswell/Alpharetta
2500 Old Alabama Road, Suite 16
Roswell, Georgia 30076

1. Rule 591-1-1.32(6) requires children to be supervised at all times.

During an incident investigation, it was determined that on August 24, 2009, the center failed to provide adequate supervision and watchful oversight for a nine-month-old child in care, resulting in second degree burns on her arm. The investigation revealed that at approximately 2:30 p.m., a nine-month-old child pulled on the electrical cord of a bottle warmer, causing the hot water to splash down on her. The bottle warmer was placed on a half wall behind the headboard of the child's crib. The electrical outlet which the bottle warmer was plugged into was located approximately three inches from the crib, slightly above the level of the mattress. The staff member in the classroom did not witness the incident, but heard the child scream and cry out. The child was found in the crib with wet clothing. The staff members immediately rendered first aid to the child and contacted the child's foster parent. The child received professional medical treatment and was diagnosed with second degree burns to her right arm.

The failure of the center staff to provide watchful oversight placed a child at serious risk of potential harm.

2. Rule 591-1-1.25(13) requires hazardous materials be kept inaccessible to children.

During an incident investigation, it was determined that on August 24, 2009, the center failed to keep hazardous materials inaccessible to a nine-month-old child in care, resulting in second degree burns on her arm. The investigation revealed that at approximately 2:30 p.m., a nine-month-old child pulled on the electrical cord of a bottle warmer, causing the hot water to splash down on her. The bottle warmer was placed on a half wall behind the headboard of the child's crib. The electrical outlet which the bottle warmer was plugged into was located approximately three inches from the crib, slightly above the level of the mattress. The child received professional medical treatment and was diagnosed with second degree burns to her right arm.

The failure of the center staff to keep hazardous materials inaccessible to children in care placed a child at serious risk of potential harm.

EXHIBIT "C"
(PAGE 1 of 1)

February 8, 2011
Ms. Robyn K. Stahn
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Rule Violation for:

Kids' Stay 'N Play Roswell/Alpharetta
2500 Old Alabama Road, Suite 16
Roswell, Georgia 30076

1. Rule 591-1-1-.32(6) requires that children be supervised at all times.

During an investigation, it was determined that on May 27, 2010, the center failed to provide adequate supervision and watchful oversight for a twelve-year-old child in care, resulting in a sunburn including serious burns to his arms and chest, and severe burns on his back and shoulders. The investigation revealed that the child's class participated in a field trip to a water park from approximately noon to 2:30 p.m. During the field trip, the child played in the fountains without a shirt on. The investigation further revealed that the child was not wearing adequate sunscreen during the field trip, resulting in severe sunburn. The child was taken to the emergency room May 29, 2010, and was later seen by a burn specialist.

The failure of center staff to provide watchful oversight could possibly place children at risk of harm.

EXHIBIT "D"
(PAGE 1 of 2)

February 8, 2011
Ms. Robyn K. Stahn
Page 10 of 11

List of Rule Violations for:

Kids' Stay 'N Play Roswell/Alpharetta
2500 Old Alabama Road, Suite 16
Roswell, Georgia 30076

- 1. Rule 591-1-1-.12(2)(d) requires that equipment and furniture be secured if it is of a weight or mass that could cause injury from tipping, falling, or being pulled or pushed over.**

During an investigation, it was determined that on July 27, 2010, the center failed to secure a television set as required, which fell from a small wooden table onto the left side of a three-year-old child's face. This resulted in a laceration to the child's forehead, and scratches and bruising to her face. The unsecured television set, which measured seventeen inches by fourteen inches, fell from a height of approximately twenty-seven inches. The laceration to the child's forehead required five sutures.

The failure of center staff to properly secure equipment and furniture could possibly place children at risk of harm.

- 2. Rule 591-1-1-.07(4) requires that when a medical emergency occurs involving a child, the center staff shall seek prompt emergency medical treatment.**

During an investigation, it was determined that on July 27, 2010, the center failed to seek prompt emergency medical treatment for a three-year-old child after an unsecured television set fell from a small wooden table, onto the left side of a three-year-old child's face, resulting in a laceration to her forehead, and scratches and bruising to her face. The child was unable to move, and the staff person had to lift the television set off of her. After the incident, two attempts were made to contact the child's parent via telephone, and voice mail messages were left. No attempts were made to reach the emergency contact person listed on the child's enrollment application, or to contact emergency services when the situation warranted it. The child's parent arrived approximately forty-five minutes after the incident for routine pick up. The parent was listening to the voice mail message left by center staff as she was entering the center. The laceration to the child's forehead required five sutures.

The failure of center staff to seek prompt emergency medical treatment could possibly place children at risk of harm.

- 3. Rule 591-1-1-.32(6) requires that children be supervised at all times.**

During an investigation, it was determined that on July 27, 2010, the center failed to provide watchful oversight when a television set was placed on a small wooden table that would wobble from side to side when touched. The table was placed in a location that was easily accessible to children in the classroom. Center staff members were aware that the table was unstable, and had planned to dispose of the table at the end of the shift. The television set fell from the table when the table was kicked by a child, and landed on another three-year-old child's face. The child incurred a laceration on the forehead that required five sutures, and scratches and bruising to the left side of the face.

The failure of center staff to provide watchful oversight could possibly place children at risk of harm.

This rule was previously cited on August 5, 2010, October 9, 2009, November 17, 2008, August 13, 2008, July 7, 2008, October 17, 2007, February 8, 2006 and March 31, 2005.

List of Rule Violations Continued for:

Kids' Stay 'N Play Roswell/Alpharetta
2500 Old Alabama Road, Suite 16
Roswell, Georgia 30076

4. Rule 591-1-1-.12(2)(a) requires that equipment and toys be free from hazardous conditions such as, but not limited to, sharp rough edges or toxic paint.

During an investigation, it was determined that on July 27, 2010, the center failed to maintain equipment free from hazardous conditions when an unsecured television set, measuring seventeen inches by fourteen inches was placed on a small wooden table. One leg of the wooden table was crooked, which made the table unstable. The left rear leg was attached to the top at an angle and did not sit flush on the floor, causing the table to wobble from side to side when touched. The unsecured television set fell from the table onto the left side of a three-year-old child's face, resulting in a laceration requiring five sutures to her forehead, and scratches and bruising to her face.

The failure of center staff to maintain equipment and toys free from hazardous conditions could possibly place children at risk of harm.

5. Rule 591-1-1-.12(1)(a) requires that furniture, activity materials, and equipment is used in a safe and appropriate manner by each employee and child in attendance.

During an investigation, it was determined that on July 27, 2010, the center failed to use equipment in an appropriate manner when an unsecured television set measuring seventeen inches by fourteen inches, was placed by an employee on a small wooden table approximately twenty-seven inches tall. The unsecured television set fell from the table onto the left side of a three-year-old child's face, resulting in a laceration requiring five sutures to her forehead, and scratches and bruising to her face.

The failure of center staff to use furniture, activity materials, and equipment in a safe and appropriate manner could possibly place children at risk of harm.