



Handbook

Contact Information:
500 Spring Garden Street
Greensboro, NC 27401

Phone: 336-322-2870

Fax: 800-775-9261

Email: morgansupportservices@gmail.com

Welcome to Morgan Support Services.

Morgan Support Services recognizes that our agency exist for the sole purpose of providing support to people who want help in meeting their personal goals. Our staff and our services are responsive to your needs and desires so that we can design a program with you that will provide you with activities that are meaningful to you. We work closely with you and everyone on your team to identify how our agency can contribute to the development of your person-centered plan and how we can assist you in bringing to life the goals you have chosen to pursue.

We are committed to a person-centered philosophy in the development and implementation of all aspects of agency operations. When you walk through our doors, you are not a “client” or a “consumer” – you are a person. It is our hope that you will see our language as more than just a different way of speaking, but rather as a reflection of a different way of thinking. We will provide the support you need to be safe and healthy, but as much as possible, the things you want and need in your life will guide the activities we provide, the community involvement you access, and the way in which we support you in reaching your personal goals.

We need to hear from you! We have a suggestion box where you can put your thoughts and ideas. We have meetings every Monday where you will have the opportunity to speak up. You will be involved in developing your annual plan and the goals that you work on while you are with us. You also can check out the information on our website at mssconfidential.com to submit suggestions.

You can always talk with any staff person. You also can request time to talk with any person in management, including Russell Morgan, our Executive Director. If you ever feel like you aren't being heard, please ask someone else in your life – a parent, a guardian, a friend, or a worker from another agency – to contact us on your behalf.

Mission Statement

*Morgan Support Services raises the bar
in the provision of support services for people in our community
living with behavioral health diagnoses
and/or developmental disabilities
by creating a responsive, inviting, and professional environment
in which those we support, those we employ,
and our community partners
may begin to believe the unbelievable,
imagine the unimaginable,
and achieve that which may have seemed unachievable.*

Our Services

Morgan Support Services offers Day Support Services and Supported Employment Services.

Day Support Services originate from one of our two licensed facilities. Day Support Services are offered in a group setting. Individual staffing can be provided when necessary to support someone with an identified need for that level of service.

Typical hours of operation are Monday through Friday, 9:00am - 4:00pm. Day Support Services are funded through The NC Innovations Waiver. Some Private Pay options are available and can be discussed with our Executive Director on a case-by-case basis.

We provide services to assist people in finding and maintaining employment that fits their skill set and career aspirations. We offer community-based skills training and development. Supported Employment Services are offered at times that correspond with Day Support Service hours (9:00am - 3:00pm, Monday - Friday) unless otherwise dictated by community training opportunities or by employment hours.

The criteria for acceptance into Morgan Support Services includes:

- Must reside within the MSS service area
- Must meet state eligibility requirements for the program, generally determined by the Care Coordinator OR have a private payor source.
- Must have transportation to the MSS facility (funded through MSS)

(Other criteria may apply.)

Most importantly, our services are tailored to meet your individual needs and preferences. Your input and the input of your chosen treatment team are vital in assuring that MSS understands what you want out of the program in the beginning as well as all along the way. Your preferences may change, and we aim to be flexible and responsive as we work with you to make sure the services we provide are meaningful to you.

Your Rights as a Program Participant

As a part of Morgan Support Services, or any other agency, your rights are protected by federal, state and local regulations. Those rights include the following:

General Statutes

Right to Treatment and Consent to Treatment

You have the right to receive age-appropriate treatment for your illness or disability. Your Case Manager/Care Coordinator, along with your input, will have written a treatment or habilitation plan specifically for you that we will implement. Before you agree to your plan, you will be informed of the benefits or risks involved in the services you will receive. You are entitled to a copy of your treatment/habilitation plan. If you have not been provided a copy, you should ask your Case Manager for it.

You have the right to be free from unnecessary or excessive medication. Medication will not be used for punishment, discipline, or staff convenience. It will be administered in accordance with accepted medical standards and only upon the order of a physician as documented in your record.

You have the right to treatment, including access to medical care and habilitation, regardless of age or degree of MH/DD/SA. You have the right to receive necessary treatment for a prevention of physical ailments. You have the right to live as normally as possible while receiving care and treatment. You have the right to have opportunities that enable you to mature physically, emotionally, intellectually, socially, and vocationally to include special education and training in accordance with state and federal law.

Each person or legally responsible person has the right to consent to or refuse any treatment offered by Morgan Support Services. The person who gave consent may withdraw consent at any time. If treatment is refused, the Qualified Professional (QP) will determine whether treatment in some other form is possible. If all appropriate treatment possibilities are refused, you may be discharged. You have the right to have a written discharge plan at time of discharge obtaining recommendations for further services. In an emergency, a person may be administered treatment or medication, **except** as listed below, despite refusal of person or legally responsible person:

- Electroshock therapy
- Experimental drugs or procedures
- Non-emergency surgery

You have the right to contact legal counsel, private physicians, and private MH/DD/SA professionals of your choice at your own expense.

Civil Rights and Civil Remedies

Everyone at Morgan Support Services keeps the same right as any other citizen of North Carolina to exercise all civil rights, including the right to dispose of property, execute instruments, make purchases, enter into contractual relationships, register and vote, bring civil actions, and marry and get a divorce, procreate and raise children, freedom of speech and expression, freedom of religious expression, right to own property, equal employment opportunity, equal educational opportunity, freedom from cruel and unusual punishment, unless the exercise of a civil right has been precluded by an unrevoked adjudication of incompetency, or the person was in fact incompetent at the time s/he performed the act.

Use of Corporal Punishment

Corporal punishment may not be inflicted upon any person.

General Civil, Legal and Human Rights

Social Integration

You have the right of freedom of association. Each person will be encouraged to participate in appropriate and generally acceptable social interactions and activities with others. A person will not be prohibited from such social interactions unless restricted in writing in the clinical record in accordance with G.S. 122C-62(e).

Informed Consent

Each person, or legally responsible person, will be informed of:

1. The alleged benefits, potential risks, and possible alternative methods of treatment/habilitation; and
2. The length of time for which the consent is valid and the procedures to be followed if you choose to withdraw consent. The length of time for consent for the planned use of a restrictive intervention shall not exceed six months.

Each person or legally responsible person has the right to consent or refuse treatment/habilitation in accordance with G.S. 122C-57. A person's refusal of consent shall not be used as the sole grounds for termination or threat of termination of service unless the procedure is the only viable treatment/habilitation option available at Morgan Support Services.

Protection from Harm: Abuse, Neglect or Exploitation

MSS staff members will protect the people we support from harm, abuse, neglect and exploitation in accordance with G.S. 122C-66.

You have the right to dignity, human care and freedom from mental and physical abuse, neglect and exploitation. Staff members will not subject anyone to any sort of neglect or indignity, or inflict abuse upon anyone.

Goods or services will not be sold to or purchased from a program participant.

We will use only that degree of force necessary to repel or secure a violent and aggressive person. The degree of force that is necessary depends upon the individual characteristics of the person (such as age, size, and physical and mental health) and the degree of aggressiveness displayed by the person.

Freedom from Retaliation and Humiliation

People/families will be free from any retaliation or humiliation in the treatment of the person as well as in the complaint process.

Human Rights in Community MH/DD/SA Services

Reporting Abuse, Neglect or Exploitation

Morgan Support Services will report all instances of alleged or suspected abuse, neglect or exploitation of a person to the County Department of Social Services.

The report will be made in writing to include:

1. Name and address of the person
2. Age of the person
3. Nature and extent of the injury or condition resulting from abuse or neglect
4. Any other pertinent information regarding the person
5. Name, address and telephone number of the staff member filing the report

Morgan Support Services will only permit planned “restrictive” interventions, although physical restraint may be used in an emergency situation when someone is in immediate physical danger and no other interventions are effective. When planned “restrictive” interventions are used, the staff member working with the person will inform the person of the process.

Suspension and Expulsion

You have the right to be free from threat or fear of unwanted suspension or expulsion from Morgan Support Services. Events which may lead to suspension or expulsion include if you exhibit behavioral concerns that are beyond our ability to support, if your actions put program participants or others within the facility at risk, or if you are non-compliant with your plan of care. All efforts will be made to work with you and your team to avoid suspension or expulsion whenever possible.

Changing Provider Agencies

You have the right to change provider agencies upon a two-week notice to Morgan Support Services. You will not be asked to sign any agreement that would prevent the change.

Concurrent Services

Your participation in services through MSS in no way affects your ability to receive other services through other agencies outside of the times that you are receiving services through MSS.

Composition of Your Treatment Team

You have the right to express preferences and provide input into the composition of your treatment team, including the folks who provide direct support to you or oversee your activities while you are with MSS. While not all requests can be honored, we strive to ensure that you are satisfied with the staff who work with you and that you feel staff are well prepared to support you in meeting your personal goals.

MSS will advocate for you to exert this right in other aspects of your treatment team that exist outside of MSS at your request. We would be honored to support you in preparing to have your voice heard in your team meetings or other avenues of communication with your treatment team and others involved in the decisions regarding and implementation of your services array.

Access to Records

You have a right to access information pertinent to you and your services in sufficient time as needed to facilitate your ability to make decisions regarding your services or other aspects of your life.

Search and Seizure

You have the right to be free from unwarranted invasion of privacy.

Morgan Support Services will conduct a search of a person if the person possesses or is suspected to possess any item that may be deemed harmful to him/herself or others. If the item is found it will be relinquished to the person's responsible person or, in the absence of the responsible person, the Care Coordinator.

Other Rights

You have the right to access or referral to legal entities for appropriate representation, self-help support services, and advocacy support services.

Treatment/Habilitation Rights

Least Restrictive Alternative

Morgan Support Services will provide services/support that promote a safe and respectful environment including, but not limited to

1. Using the least restrictive and most appropriate settings and methods.
2. Promoting coping and engagement skills that are alternatives to injurious behavior to self or others.
3. Providing choices of activities meaningful to the person.
4. Sharing of control over decisions with the person or legally responsible person and staff.

Approved Interventions

The following interventions have been approved for use in Morgan Support Services when necessary:

1. Exclusionary Time-out – The removal of a person to a separate area or room from which exit is **not** barred for the purpose of modifying behavior.
2. Contingent Withdrawal – The person is denied the opportunity to participate in ongoing interesting and rewarding activities for a period exceeding 5 minutes. (Differentiated from Exclusionary Time-out in that the activity is denied, but the continued proximity to the activity, stimuli and/or social group is maintained.)
3. Physical Restraint – limitation of one's freedom of movement by utilizing therapeutic holds

Prohibited Procedures

Morgan Support Services prohibits those interventions which have been prohibited by statute or rule, including:

1. Any intervention which would be considered corporal punishment under G.S. 122C-59.
2. The contingent use of painful body contact.
3. Substances administered to induce painful bodily reactions.
4. Electric shock (excluding medically administered electroconvulsive therapy).
5. Insulin shock.
6. Unpleasant tasting foodstuffs.
7. Contingent application of any noxious substances which include, but are not limited to, noise, bad smells or splashing with water.
8. Any potentially physically painful procedure, excluding prescribed injections, or stimulus administered to the person for the purpose of reducing the frequency or intensity of a behavior.
9. Any interventions that are not part of the planned "restrictive" interventions.

Confidentiality and Disclosure Without Consent

State and federal laws protect the confidentiality of your information as a participant with this agency, and allow for release of information only with your written consent or otherwise as the law may require or permit. There may be instances in which pertinent information may be disclosed without your express written consent.

Information about a person's care could be released in the following situations:

- The health or safety of a family member or someone else is in serious danger
- The court orders that we disclose information in a legal action brought against you or your family
- You or your family bring legal action relating to services or this agency
- If you have been assigned a legal guardian or have authorized someone to act as power of attorney, that person may authorize release of information on your behalf
- A review or audit of medical records has been ordered to comply with federal regulations
- An external advocate requests disclosure on your behalf
- If requested by another service agency, which is currently involved in your treatment, under service coordination by your Case Manager

Every attempt will be made to contact you first and secure consent for release before information is disclosed. Documentation of these attempts will be made in the clinical record.

If disclosure is required without your written consent, Morgan Support Services staff will document the disclosure in your record and the designated employee must authorize the release of information. Morgan Support Services must then contact you as soon as possible.

Your Privacy Rights

Morgan Support Services is dedicated to protecting your health information. We are required by law to maintain the privacy of protected health information (PHI) and to provide you with this notice of our legal duties and privacy practices with respect to PHI.

How Your Health Information will be Used and Disclosed

MSS may use and disclose your PHI in performing business activities, which we call “health care operations”. These health care operations allow us to improve the quality of care we provide and reduce health care costs. We may also use and/or disclose your information in accordance with federal and state laws for the following purposes:

Health Care Operations

1. Reviewing and improving the quality, efficiency and cost of care that we provide to you and other individuals we support.
2. Improving health care and lowering costs for groups of people who have similar health problems and to help manage and coordinate the care for these groups of people.
3. Reviewing and evaluating the skills, qualifications, and performance of health care providers supporting you.
4. Providing training programs for non-health care professionals to help them practice or improve skills (i.e. billing clerks, assistants, etc.)
5. Cooperating with outside organizations that assess the quality of the care we and others provide.
6. Cooperating with outside organizations that evaluate, certify or license health care providers, staff or facilities.
7. Assisting various people who review our activities.
8. Planning for our organization’s future operations.
9. Conducting business management and general administrative activities related to our organization and the services we provide, including providing information.
10. Resolving grievances within our organization.

You have the right to only have released the minimum amount of information necessary for coordination of care and services.

Appointment Reminders

We may contact you to provide appointment reminders.

Treatment Information

We may use and disclose PHI about you to provide health care treatment to you.

Payment Services

1. We may use and give your medical information to others to bill and collect payment for the treatment and services provided to you.
2. We may share portions of your health information to billing departments, insurance companies, or hospital departments.

Participants who qualify for Medicaid-sponsored services will not be billed for any services. Participants whose services are funded through private pay arrangements will be billed according to the terms of the private pay contract.

Agency Directory

We may use PHI to maintain a directory within Morgan Support Services.

Fund Raising

We may contact you to raise funds for MSS.

Disclosure to Department of Health and Human Services

We may disclose health information when required by the United States Department of Health and Human Services as part of an investigation or determination of our compliance with relevant laws.

Family and Friends

Unless you object, we may disclose your health information to family members, other relatives or close personal friends when the health information is directly relevant to that person's involvement with your care.

Notification

Unless you object, we may use or disclose your health information to notify a family member, a personal representative or another person responsible for your care of your location, general condition or death.

Disaster Relief

We may disclose your health information to a public or private entity, such as the American Red Cross, for the purpose of coordinating with that entity to assist in disaster relief efforts.

Health Oversight Activities

We may use or disclose your health information for public health activities, including the reporting of disease, injury, vital events and the conduct of public

health surveillance, investigation and/or intervention. We may disclose your health information to a health oversight agency for oversight activities authorized by law, including audits, investigations, inspections, licensure or disciplinary actions, administrative and/or legal proceedings.

Abuse or Neglect

We may disclose your health information when it concerns abuse, neglect or violence to you in accordance with federal and state law.

Legal Proceedings

We may disclose your health information in the course of certain judicial or administrative proceedings.

Law Enforcement

We may disclose your health information for law enforcement purposes or other specialized governmental functions.

Coroners, Medical Examiners and Funeral Directors

We may disclose your health information to a coroner, medical examiner or a funeral director.

Organ Donation

If you are an organ donor, we may disclose your health information to an organ donation and procurement organization.

Research

We may use or disclose your health information for certain research purposes if an Institutional Review Board or a privacy board has altered or waived individual authorization, the review is preparatory to research or the research is on only decedent's information.

Public Safety

We may use or disclose your health information to prevent or lessen a serious threat to the health or safety of another person or to the public.

Workers' Compensation

We may disclose your health information as authorized by laws relating to workers' compensation or similar programs.

Business Associates

We may disclose your health information to a business associate with whom we contract to provide services on our behalf. To protect your health information, we require our business associates to appropriately safeguard the health information of our participants.

Authorization

We will not use or disclose your health information for any other purpose without your written authorization. Once given, you may revoke your authorization in writing at any time. To request a Revocation of Authorization form, you may contact:

Morgan Support Services
500 Spring Garden Street
Greensboro, NC 27401
336-323-2870

We will disclose confidential information about you to you in the following instances: for court order; DA, prosecuting attorney, or your attorney ordering mental exams; an attorney of employee/facility if relevant to operations of facility; an attorney upon your or your legally responsible person; to district court judge for purposes of court proceedings. We may disclose confidential information if it is in the best interest of you, in order to file a petition for competency/guardianship purposes.

Your Rights Regarding your Health Information

You have the following rights with respect to your health information:

- You may ask us to restrict certain uses and disclosures of your health information. We are not required to agree to your request, but if we do, we will honor it.
- You have the right to receive communications from us in a confidential manner.
- Generally, you may inspect and copy your health information. This right is subject to certain specific exceptions, and you may be charged a reasonable fee for any copies of your records.
- You may ask us to amend your health information. We may deny your request for certain specific reasons. If we deny your request, we will provide you with a written explanation for the denial, and information regarding further rights you may have at that point.

- You have the right to receive an accounting of the disclosures of your health information made by Morgan Support Services during the last six years (following February 1, 2008), except for disclosures for treatment, payment or healthcare operations, disclosures which you authorized and certain other specific disclosure types.
- You have the right to complain to us and/or to the United States Department of Health and Human Services if you believe that we have violated your privacy rights. If you choose to file a complaint, you will not be retaliated against in any way.

Additional details regarding the possible release of confidential information

In response to a written request of the next of kin/family member/designee who has a legitimate role in the therapeutic services offered, we will: (1) Provide the information requested based upon determination that providing this information will be to the person's therapeutic benefit, and provided that the person or his/her legally responsible person has consented in writing to the release of the information requested; or (2) Refuse to provide the information requested based upon the responsible professional's determination that providing this information will be detrimental to the therapeutic relationship between person and professional; or (3) Refuse to provide the information requested based upon the responsible professional's determination that the next of kin/family member/designee does not have a legitimate need for the information requested.

We may disclose information regarding admission/discharge of a person to the person's next of kin when determined that the disclosure is in the best interest of the person. The professional shall notify next of kin/family member/designee after the request of the person, notification of admission to a facility, transfer to another facility, decision to leave the facility against medical advice, discharge, and referrals/appointments.

We shall provide the next of kin/family member/designee with notification of the person's diagnosis, the prognosis, the medications prescribed (dosage and side effects) and the progress of the person, provided that the person or his/her legally responsible person has consented in writing or orally in the presence of a witness selected by the person, prior to the release of this information. Both the person's or the legally responsible person's consent and the release of this information shall be documented in the person's clinical record. This consent shall be time limited and is subject to revocation by the consenting individual.

We may release confidential information to the referring physician or psychologist.

In this facility: employees, students, consultants or volunteers involved in the care of a person, may exchange confidential information as needed for the purpose of carrying out their responsibility in serving the person.

We may disclose confidential information to a provider of support services under written agreement in which the provider acknowledges that he/she will safeguard and not further disclose the information.

We may disclose advance instruction for mental health treatment or confidential information from an advance instruction to a physician, psychologist, or other QP when it is determined that disclosure is necessary to give effect to or provide treatment in accordance with the advance instruction.

We may exchange confidential information with a physician or other health care provider who is providing emergency medical services to a person. Disclosure of the information is limited to that necessary to meet the emergency as determined by the professional.

We may disclose confidential information when there is an imminent danger to the health or safety of the person or another individual or there is a likelihood of the commission of a felony or violent misdemeanor.

We will disclose confidential information to the person in the following instances: for court order; DA, prosecuting attorney, or person's attorney ordering mental exams; an attorney of employee/facility if relevant to operations of facility; an attorney upon the request of the competent adult or the legally responsible person; to district court judge for purposes of court proceedings.

Complaints and Grievances

We, at Morgan Support Services, truly care for the people we support and make every effort to ensure that they are happy with the services they receive. We realize that there may be times, however, that something just doesn't seem to be quite right.

If you are dissatisfied with the services being provided by Morgan Support Services or if you wish to file a grievance against perceived unfair treatment, the follow procedures can be followed:

MSS will classify complaints in two (2) categories:

- Informal – generally received verbally via the telephone or in person. Informal complaints are usually of a less serious nature and can be resolved more quickly and easily. Informal complaints will be recorded on the Complaint Information Form as described below.
- Formal – a written complaint from you will be considered a formal complaint. You may utilize the Program Participant Complaint Form to register a formal complaint directly to MSS.

Program Participant Complaint Information Form

To assist you as quickly as possible and expedite the resolution process, person/family complaints may be received by any employee. Complaints received by staff members, either in person or on the telephone, will be recorded on the Program Participant Complaint Information Form.

1. The employee will complete the form in its entirety, recording the nature of the situation exactly as you stated it.
2. The employee will assure you that the concern will be directed to the appropriate personnel for resolution, and that he/she will be contacted for further investigation and/or to report the results.
3. Immediately upon completion of the Complaint Information Form, the employee will route it to the Executive Director/designee for investigation and resolution, with a copy to the Administrative Director/designee for tracking.
4. The Executive Director/designee will investigate the complaint within 48 hours. The investigation may include an interview with involved parties via a home visit or phone contact and/or a review of the clinical record. The investigation will be noted on the Program Participant Complaint Information Form, along with the resolution/outcome.
5. The Executive Director/designee will advise you of the findings and resolution/outcome by phone, in person, or in writing as is appropriate for the situation within one week of the complaint.
6. The Quality Enhancement Director/designee will be responsible for ensuring a conclusion to the situation for records purposes.

Program Participant Complaint Form

If you choose to register a formal complaint, you may utilize the Program Participant Complaint Form. A copy of the Program Participant Complaint Form will be included in the Orientation Packet.

1. The Program Participant Complaint Form will be forwarded to the Executive Director/designee for investigation and resolution with a copy to the Quality Enhancement Director/designee for tracking.
2. The Executive Director/designee will begin an investigation within 48 hours. The investigation may include an interview with involved parties via a home visit or phone contact and/or a review of the clinical record. The investigative process and resolution or actions taken will be noted on the Program Participant Complaint Form.
3. The Executive Director/designee will advise you of the findings and resolution/actions taken in writing within one week of the complaint.
4. The Quality Enhancement Director /designee will be responsible for ensuring a conclusion to the situation for records purposes.

Complaints, formal and informal, will be reported quarterly to the Human Rights (HR) Committee, which is comprised of non-agency members. The HR Committee may be convened at any time should the situation(s) warrant it. The committee will review the complaints and resolutions to ensure fairness to you and to make recommendations for improvement to management.

Complaints Regarding Abuse, Neglect, Misappropriation of Program Participant's Property

Substantiated complaints regarding staff abuse, neglect, misappropriation of program participant/family property will be reported to the appropriate local/state boards and agencies, including Protective Services, in accordance with state requirements.

Naturally, we would prefer to solve any issues internally by following the guidelines above. If you feel you cannot get the information or help you need, you can get help from:

- ✓ **Disability Rights North Carolina**
This is North Carolina's Protection and Advocacy (P&A) system. Its purpose is to "protect and advocate for the human and legal rights of individuals with mental illness or developmental and other disabilities."
The toll free number is **1-877-235-4210**.
- ✓ **North Carolina Mental Health Consumer's Organization, Inc.**
1-800-326-3842
- ✓ **North Carolina Careline**

1-800-662-7030

- ✓ **Governor's Advocacy Council**
1-800-832-6922

The above toll-free numbers are open Monday through Friday, 8:00 a.m. to 5:00 p.m.

Responsibilities

Not only do you have many rights as a participant, you also have some responsibilities. In order for Morgan Support Services, or any agency, to provide the best possible service for you or your family member, we anticipate that you will:

1. Attend and participate in all treatment team meetings. These meetings are held to determine the best treatment plan for the person and your active participation is very valuable.
2. Keep Morgan Support Services informed of any change in address, phone number, emergency contacts, medication, Medicaid eligibility or any other information that may affect our provision of services for you.
3. Acknowledge and understand that Morgan Support Services has the final decision regarding who works with the person based on federal and state employee qualification requirements, and MSS policies pertaining to employment standards.
4. Support the staff in their accomplishments of the person's progress by continuing to work on the person's goals in the home environment.
5. Comply with MSS standards for demeanor, treating all people with dignity and respect.
6. Help us to understand any cultural practices you may observe in your home so that we may support the person's home environment.

Safety

At Morgan Support Services, we strive to provide a safe environment for all people. This means:

- making sure the physical plant is free of any hazardous or potentially unsafe conditions, and
- ensuring that the employees are well trained for emergency situations.

You, as a participant and/or family member, can help us. Here are some guidelines for you to follow.

1. Do not bring weapons of any kind to the MSS facility or any of its activities.
2. Do not bring drugs or alcohol to MSS, or use drugs or alcohol prior to coming to MSS.
3. Limit smoking to designated areas outside MSS facilities.
4. If a staff member provides transportation for the person, observe normal safety practices, such as wearing the seatbelt, keeping hands and objects inside the vehicle, and not exiting the vehicle until given permission to do so by the driver.
5. Follow the directives of MSS employees in emergency situations and during emergency drills.
6. Follow the safety guidelines found elsewhere in this package.

In the event of an emergency or natural disaster, you may phone Russell Morgan at 336/402-5838 to determine the status of services, the agency's physical location, and/or any of the people supported, those employed, or anyone who may be visiting the facility.

Note: During the Covid-19 Pandemic, additional cleaning and screening activities will be implemented to insure that services are being provided in the safest way possible. MSS will maintain contact to insure everyone knows what's going on at all times, including when the facility may need to close temporarily for health and safety reasons.

Conclusion

We hope this handbook has provided you with helpful information regarding your rights, responsibilities and some general MSS policies. Please keep it handy so you can use it as a reference. Of course, you can always contact us when you have a question or concern. We will do our best to assist you.

Once again, welcome to Morgan Support Services. We look forward to working with you to

believe the unbelievable, imagine the unimaginable, and achieve that which may have seemed unachievable.