



VIL TRIAL STAY LEASE AND SERVICE AGREEMENT

NOTICE: MICHIGAN LAW ESTABLISHES RIGHTS AND OBLIGATIONS FOR PARTIES TO RENTAL AND RELATED SERVICE AGREEMENTS. THIS AGREEMENT IS REQUIRED TO COMPLY WITH THE TRUTH IN RENTING ACT. IF YOU HAVE A QUESTION ABOUT THE INTERPRETATION OR LEGALITY OF A PROVISION OF THIS AGREEMENT, YOU MAY WANT TO SEEK ASSISTANCE FROM A LAWYER OR A QUALIFIED PERSON.

This Trial Stay Lease and Service Agreement is made between Vicinia Independent Living, LLC., VIL/The Independent, a residential community, (hereinafter referred to as "VIL, The Independent, or the "Community" and:

(hereinafter referred to as a “Resident(s)”) VIL and Resident(s), and the undersigned Responsible Party, on behalf of the Resident(s), where applicable: Now hereby agree as follows:

- 1. OCCUPANCY OF SUITE & JOINT LIABILITY.** Resident(s) is entitled to occupy Suite number _____ at VIL and will be entitled to use of the common areas and other amenities provided by VIL in accordance with the terms set forth herein. Should this instrument be executed by more than one person acting as or on behalf of Resident(s), then the liability of said individuals hereunder shall be joint and several.
- 2. PURPOSE.** VIL has been designed to provide a pleasant, comfortable, and friendly environment, which enables each individual Resident to maintain his or her optimum level of independence. VIL offers its Suites and services to all qualified persons on a non-discriminatory basis, without regard to race, color, sex, disability, marital status, religion, or national origin.

Resident(s) shall use the suite for personal residence only. Resident(s) is prohibited from using or allowing any use of the suite for any commercial, business, or other purpose including, but not limited to, offering any business solicitation or advertising, without the prior written consent of VIL. VIL reserves the right to deny any request, in its sole discretion.

Resident(s) is prohibited from assigning or subletting the suite or using 3rd party host companies. Advanced written notice of any proposed overnight guests shall be given to VIL. Residents may not have any overnight guests for more than three (3) days, in any one calendar month period, without the prior written consent of VIL. VIL shall have the sole discretion as to whether to consent to any such request.

Resident(s) agrees that visiting minor children shall be carefully supervised to ensure the rights of the other residents are respected. Resident(s) and their guests understand that prepaid cards/vouchers must be purchased to use in the dining room. The Community retains the right to force a guest to leave the premises.

3. QUALIFIED RESIDENTS. VIL is available to persons 55 years or older who want the environment and services offered. VIL Requires Resident responsibilities and Code of Conduct is adhered to. VIL is not a licensed nursing home or assisted living facility. VIL is an independent living facility and shall not be responsible for providing nurse care or other assistance to aid Residents in living independently, except as may be required by law. VIL does not supervise each resident's activities or well-being. Each resident may leave the building at any time. Resident(s) acknowledges that VIL has no responsibility to monitor Resident's whereabouts, activities, or well-being. If there is a question on the part of The Community as to the ability of a Resident to meet the requirements during occupancy which may cause the Resident(s) to not follow Code of Conduct, or may endanger himself/herself, others, or property, the Resident(s) will be required to be examined by his/her personal physician or an alternative medical professional approved by The Company. If the examination or the Company determines that the Resident(s) may pose a threat to the health, safety, or welfare of himself/herself, others, or property, the Resident(s) may be immediately evicted by the Landlord. The Company reserves the right to immediately terminate this Agreement and evict Resident(s) from the Suite.

As a courtesy and accommodation for the convenience of Residents, VIL will endeavor to have an optional independent, third-party health care provider available, which the Resident(s) may choose to contract for personal care services. Such health care provider is independent of, and not associated with VIL. VIL has no responsibility for any acts or omissions by

Initial Resident(s)

Initial VIL Representative
VIL-134, Rev.9, Date: 1/15/26



a care provider, or for Resident's relationship with or the performance of, any care provider. VIL may, at its sole discretion, change the on-site care provider from time to time. Resident(s) may, at his or her discretion, continue to contract with this provider. In the event the Resident(s) chooses to use a third-party provider of his/her own choice, such third-party provider must adhere to all facility rules and regulations.

4. TERM. The term shall commence as indicated on page 5 of this lease agreement.

Any personal belongings left behind shall be subject to a disposal fee, We or law officers may remove and/or store all property remaining in the suite or in common areas including any vehicles you or any occupant or guest owns or uses. You may provide information for a person for us to contact on your behalf. We may store but have no duty to store property removed after judicial eviction, surrender, or abandonment of the suite. We are not liable for casualty loss, damage, or theft. You must pay reasonable charges for our packing, removing, storing, and selling any property

5. NIGHTLY RATE. The Trial Stay nightly rate will be determined prior to move-in and based on the number of days of planned occupancy. The rate shall be collected either prior to or upon move in. The Trial Stay shall be a minimum of 1 week (7 nights) with no maximum stay length. The length of the Trial Stay may be increased at any time by completing an Amendment form with VIL administration (additional charges will be assessed, billed, and paid prior to or upon additional dates of stay).

Resident(s) understands and agrees to be solely responsible for managing his/her relationship with the provider, including issues regarding services, charges for services, and paying for any services. Resident(s) understands that Vicinia key cards are required for payment or proof of inclusiveness in the Dining Area.. Guests who would like to purchase services will require cash or credit payments.

6. CONDITION OF SUITE & COMMON AREAS. Resident(s) will take proper care of the Suite, and at the termination of this tenancy, Resident(s) will surrender the Suite and furnishings, if applicable, in the same condition as when received, except for ordinary wear and tear. The Resident(s) may not paint, paper, or otherwise alter the Suite. Resident(s) will be responsible for all damage caused to the Suite and common areas. VIL will repair the damage at the resident's expense and the cost will be considered additional rent to be paid upon demand by VIL.

7. RENTER'S LIABILITY/INSURANCE. Purchase of a Renter's Insurance policy is optional but recommended.

The Resident(s) is solely responsible for any money or valuables (including all personal belongings) brought in to VIL by the Resident(s), the Resident's Responsible Party, and/or invitees. VIL is not responsible for the loss, theft or the disappearance of money or valuables. VIL is also not responsible for any damage to its facility, furniture, or fixtures by the misuse, neglect, or intentional harm caused by a resident or resident's invitees or guests.

8. FIRE, OTHER CASUALTY, OR EMINENT DOMAIN. In the event the Suite (or other portions of facility which materially affect the Resident(s) occupancy) should be partially damaged by fire or other casualty, the facility will repair such damages with reasonable dispatch. In the event of extensive damage or destruction of the premises, VIL may terminate this Agreement and the Resident's occupancy immediately. If the fire or other casualty was caused by negligence or gross negligence of Resident(s) or the Resident's invitees, the Resident(s) and /or Responsible Party will be liable for all related costs, including, but not limited to damages to the common areas and other Suites, and the Resident(s) agrees to indemnify VIL for all costs, liability and damages flowing there from, including but not limited to attorney's fees and costs. Therefore, we do not allow our residents to use any grills that are not community grills, flammables, or burning candles on the premises at any time. If any part of the Leased Premises is condemned by any governmental authority, then the Lease shall terminate as of the date that possession is taken by governmental authority. All damage awarded for such taking shall be the property of the Community whether such damage shall be awarded as compensation for diminution in value to the Leasehold or to the Premises.

9. RULES, POLICIES AND GUIDELINES. The management of the facility may, from time to time, issue Rules, Policies and Guidelines pertaining to the conduct and responsibilities for Residents at the facility, the comfort and convenience of

Initial _____
Resident(s)

Initial _____
VIL Representative
VIL-134, Rev.9, Date: 1/15/26



Residents, the operation of the facility, and access to the facility by invitees, visitors, guests, or vendors. The Resident(s) agrees to observe and be bound by such Rules, Policies and Guidelines as written and revised from time to time. If the resident(s) requires or requests special modifications or revisions to any of the rules, policies, or guidelines, such requests must be in writing and agreed to in writing by a member of VIL's Executive Management.

Resident(s) and Responsible Party acknowledge receipt of and agree to comply with the Rules, Policies, and Guidelines, a current copy of which is attached to and made a part of this Agreement. Resident(s) further agrees to comply with any such Amendment and revisions to the Rules, Policies and Guidelines, made from time to time and transmitted to Resident(s) according to the Notice provisions otherwise set forth in this agreement.

10. RIGHT TO INSPECT. VIL reserves the right to inspect a Resident's suite at any time, including at move-in, to inspect for potentially hazardous materials that could endanger or inconvenience the health or well-being of the facility, its staff, or other residents. This includes inspection for any type of potential emergency.

11. RIGHT TO ENTER/REPAIR. VIL shall have the right to enter the Suite at reasonable times and upon reasonable notice, to inspect, make necessary repairs, and to perform such other services as facility deems necessary. It is understood and agreed that whenever repairs to be made by The Community shall be delayed because of factors beyond its control, the obligation of the Resident(s) hereunder to pay rent shall not be affected or abated whatsoever, nor shall any claim accrue to the Resident(s) against the Community, or its servants, agents, or employees, by reason thereof. If such repairs cause the suite to be uninhabitable, accommodations will be made within the facility to provide temporary or permanent re-housing within VIL where available or Resident(s) may be pro-rated for their Trial Stay rate and terminate this lease.

12. KEYS. Resident(s) is provided with a key to the Suite, Resident's mailbox, and a key card to the building. Resident(s) shall return all keys upon termination of occupancy and will be charged \$25.00 per key in the event of their failure to return all keys and key cards. That said, all unreturned keys and key cards will be charged a fee. Lost keys or key cards that have to be reissued are subject to a \$25.00 replacement fee.

13. EARLY TERMINATION. This Agreement and Resident's occupancy shall terminate prior to the normal expiration of the term in the following circumstances:

- a. Automatically in the event of the Residents death, resident(s) shall remain responsible for all rental fees and payments until the residents' personal possessions are removed from the premises. Possession of the premises are returned to facility management in their original clean condition (except for normal wear and tear) and all keys and key cards, (including copies made), are surrendered to the facility management office. The later of these two dates (possessions removed, keys/fob/pendant returned or a signed statement declaring lost keys/fob/pendant accompanied with appropriate fee) shall be the effective date of termination.
- b. Upon fifteen (15) days' written notice by VIL to Resident(s) or Responsible Party, in the event that Resident(s) fails to comply with the obligations of this Agreement, or the attached Rules, Policies and Guidelines referenced.
- c. Upon seven (7) days' written notice by VIL to the Resident(s) or Responsible Party, in the event of failure to pay all amounts due under this Agreement and/or all amounts due under any Addendum or upon reason to believe Resident(s) is no longer qualified as indicated in section 3 of this document.
- d. If VIL initiates collection efforts, including litigation, to evict the Resident(s), Responsible Party Resident, or any other party from (and./or regain possession of the unit), or recover amounts owing to VIL by Resident(s) or Responsible Party Resident, Resident(s) and Responsible Party shall be obligated, jointly and severally, to reimburse VIL for all collection costs incurred, paid, or owed by VIL to any debt collector or collection agency (not to exceed 45% of the balance owed to VIL), all reasonable attorney's fees, and all other costs and expenses paid by VIL, or advanced for its benefit, by any party to recover possession and /or payments due to VIL under this agreement.

14. OBLIGATIONS OF RESPONSIBLE PARTY. If this Agreement is signed on behalf of the Resident(s) by a Responsible Party, VIL is entering into the Agreement in reliance on the financial resources and representations of the

Initial _____
Resident(s)

Initial _____
VIL Representative
VIL-134, Rev.9, Date: 1/15/26



Responsible Party. The Responsible Party is personally responsible for payment of all amounts owing to VIL in connection with this Agreement, and for compliance with the terms of this Agreement.

15. DEPOSIT. Upon execution of this Agreement, Resident(s) shall pay a refundable deposit of \$500.00 per week of stay, not to exceed \$3,000.00. The amount collected will be refunded to the Resident(s) or Residents responsible party following discharge and a final inspection of any damages incurred (which will be subtracted from the amount owed) or applied to the Community Fee if Resident(s) decides to sign a permanent Lease.

16. GENERAL. This Agreement, including any Addendum, particularly including but not limited to the Rules, Policies and Guidelines, as published, and posted, and revised from time to time, constitutes the entire present understanding of the parties. This Agreement can only be modified or amended by a written Agreement signed by any authorized representative of each party. If the Resident(s) makes a payment of a different amount, Resident(s) must have a signed written agreement.

The Resident(s) or Responsible Party is not relying upon any warranties or representations, promises or statements made by VIL or any agent of VIL, except as expressly set forth herein.

This Agreement and any Addendum shall be binding upon the parties hereto and their respective heirs and successors in interest.

The Resident(s) agrees for emergency purposes to maintain and update their "File of Life" containing medical and personal information. The "File of Life" must be placed as directed by Community in the Resident's apartment. The "File of Life" will be provided to you upon admission. In cases of emergency when emergency crews are dispatched, your file is also sent along with you to update the medical team on your current health conditions and wishes.

This Agreement and any Addendum are entered into in the State of Michigan and shall be governed by the domestic laws in the State of Michigan. If any term of this Agreement is invalid or unenforceable by reason of any rule or law, this Agreement shall be deemed unenforceable by reason of any rule or law, this Agreement shall be deemed amended to comply with the relevant law or regulation and shall remain in full force and effect.

17. CHECK IN/CHECK OUT. Residents may check in between 2:00 and 5:00pm on the 1st day of their reservation. Residents are to have all belongs out of the room and checked out at the front desk by 11:00am. Early check in may be requested but is not guaranteed.

18. EXERCISE. The Resident(s), both personally and on behalf of his or her guests, acknowledges that there is a risk of participating in physical activity, programs, or using any exercise or other equipment located at this site. The Resident(s) and all guests accept normal risks related to exercise equipment or program.

19. SMOKING. This facility is a non-smoking facility. It is the responsibility of the Resident(s) to inform all his or her guests of this and that any smoking must be done outside this building and only in designated areas outside the building. Should there be evidence that smoking is occurring within the Resident's Suite, VIL will have the right to terminate this Agreement and charge the Resident(s) \$500.00 to cover the cost of eliminating the smoking odor from the Suite

20. PETS. A single pet under 35lbs. per Resident is allowed and is the sole responsibility of the Resident (i.e., feeding, walking, grooming, toileting, and maintenance). The Resident is liable for any damages caused by their pet. All repairs for damages and cleanings will be paid for by the Resident. The suite will be inspected for damages and necessary cleanings during routine housekeeping and/or maintenance visits. It is the responsibility of the Resident to keep their pet quiet, so they are not disturbing their neighbor's peace and quiet. Any Resident desiring to bring a small pet will be charged a one-time, refundable pet security deposit of \$500.00 at the time of move in and a \$25.00 monthly fee. The pet security deposit will be refunded either in full, as a proration, or not at all, depending on any damages or cleanings not previously paid for by the Resident upon move out. Resident agrees to always keep their pet on a leash and must not tie or chain their pet anywhere outside for a period longer than it takes their pet to relieve itself. Resident will keep pet inoculations and

Initial _____
Resident(s)

Initial _____
VIL Representative
VIL-134, Rev.9, Date: 1/15/26



licenses current as required by the County and Municipality in which the facility is located. Proof of such inoculations and licenses shall be provided on a yearly basis to VIL. Guests are allowed to bring pets to "visit" with them and Resident agrees to take responsibility for and adhere to the same polices regarding section 21 of PETS above, (excluding the monthly fee).

22. **NO FIREARMS OR OTHER WEAPONS.** No firearms, explosives, or weapons of any type are allowed on the premises, including for display in a locked gun cabinet.
23. **EVENTS AND ACTIVITIES.** The Resident(s), both personally and on behalf of his or her invitees and guests, acknowledges that there are normal risks related to participating in group travel events, social events, and building activities. Resident(s) accepts those risks

Initial _____
Resident(s)

Initial _____
VIL Representative
VIL-134, Rev.9, Date: 1/15/26



TOTAL FEES & SERVICES

VIL offers the following services as part of the Trial Stay Rate:

Nightly Rate: \$ _____ + 6% Use Tax if residency is less than 30 days
(\$175 for 1 Bedroom, \$250 for 2 Bedroom)

1. Fully Furnished & Stocked Suite (kitchen, bathroom & laundry supplies)
2. Daily Coffee Bar, Brunch, and Dinner
3. Daily Activities
4. Group Scheduled Transportation
5. Emergency Call System
6. Weekly Housekeeping & Replenishing of Supplies
7. Utilities including Gas, Electricity, Water, and Sewer
8. Basic Cable
9. Wireless Internet (limited)

Vicinia Reserves the right to temporarily suspend or terminate any services if Resident Responsibilities/Code of Conduct is not adhered to. See Resident Guide VIL-10 for details.

Resident's occupancy shall begin on (MM/DD/YYYY) _____

Residents' occupancy rate shall expire on (MM/DD/YYYY) _____

Additionally, VIL offers the following optional services:

Nightly Rate	# of Nights	Subtotal	6% Tax (if applicable)	Total
\$		\$	\$	\$
Optional Services	YES	NO	Rates	Your Rates
Second Person Fee	<input type="checkbox"/>	<input type="checkbox"/>	Included	
Small Pets	<input type="checkbox"/>	<input type="checkbox"/>	\$25	
Phone Service	<input type="checkbox"/>	<input type="checkbox"/>	\$50	
Storage Unit #:	<input type="checkbox"/>	<input type="checkbox"/>	S \$25 P \$40	
Carport or Reserved Parking #: (circle one)	<input type="checkbox"/>	<input type="checkbox"/>	\$30	
License Number/Model				
Validate ID and Upload				

Check Applicable Box and Initial Each Selection Please (S=Standard/P=Premium)

Total Trial Stay Rate: \$ _____

Initial _____
Resident(s)

Initial _____
VIL Representative
VIL-134, Rev.9, Date: 1/15/26



Total Trial Stay Rate (from Page 6):	\$	
+ 1x Phone Hookup Fee, if applicable (\$50):	\$	
+ Deposit/Community Fee (refundable - \$500 per week x number of weeks, up to \$3,000):	\$	
+ 1x Pet Security Deposit, if applicable (\$500):	\$	
- Payments Already Made:	\$	Payment Method: _____
Balance Due Today:	\$	Payment Method: _____
Balance Due upon Move In:	\$	Payment Method: _____

Entire Contents of the Trial Stay & Service Agreement, the Balance Due Today, the Resident Guide, and Pre Inspection Checklist must be completed with payment issued in the form of a check, ACH, money order, or cash before document is binding and keys are supplied to tenant.

You must notify your landlord in writing within 4 days after you move of a forwarding address where you can be reached and where you will receive mail; otherwise, your landlord shall be relieved of sending you an itemized list of damages and penalties related there to.

The parties hereby, intending to be legally bound, hereby execute this Agreement as of: _____

Signature of Resident or Responsible Party

Printed Name of Resident or Responsible Party

Signature of Secondary Resident or Responsible Party

Printed Name of Secondary Resident or Responsible Party

Signature and Position of Designated VIL Rep

Printed Name and Position of Designated VIL Rep

Authorized Signers on your behalf (may make changes to your lease and services):

Name: _____

Relationship: _____

Name: _____

Relationship: _____

Referral Service, if applicable: _____ (ex: APFM)

Initial _____
Resident(s)

Initial _____
VIL Representative
VIL-134, Rev.9, Date: 1/15/26



SEND ALL BILLING/NOTICES FOR RESPONSIBLE PARTY:

(leave address blank to receive at your Independent Suite, but please include a phone and/or email for billing department)

Preferred Billing by Mail _____ or Email _____ NOTE that all paper billings will incur a \$5 monthly processing charge.

Name: _____

Address: _____

City/Zip/State: _____

Phone: _____

Email: _____

Address for Notices to VIL:

VIL
C/O Managing Member or Director
4031 Vicinia Way
Fenton, Michigan 48430

NOTES:

Office use only: Discussion of each and possible interest

Item

Interested in Advanced Medical referral only	
Interested in the Salon-referral only	
Interested in the Medical Team-referral only	
Interested Web MD-referral only	
Input Activities to consider:	Check once entered
Scheduled Move in Date/Time/Walk through	
Special Accommodations for move in	
Pet Vaccinations-expiration date and on file	
Optional Renter's Insurance expiration date and on file	
Amount of keys issued	
Resident Guide Signed and on file	
Keys Issued (qty and type):	

Special Dietary Needs:

Initial _____
Resident(s)

Initial _____
VIL Representative
VIL-134, Rev.9, Date: 1/15/26