# **DISCLOSURE STATEMENT**

MAY 30, 2025

# WINDSOR POINT INCORPORATED

**OPERATING AS** 

# WINDSOR POINT CONTINUING CARE

# RETIREMENT COMMUNITY

In accordance with Chapter 58, Article 64 of the General Statutes of the State of North Carolina:

- 1. This Disclosure Statement may be delivered until revised, but may not be delivered after May 30, 2026.
- 2. Delivery of the Disclosure Statement to a contracting party before execution of a contract for continuing care is required.
- 3. This Disclosure Statement has not been reviewed or approved by any government agency or representative to ensure accuracy or completeness of the information set out. (North Carolina statutes do not provide for such governmental approval.)

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#### I. ORGANIZATION

Windsor Point Incorporated was incorporated in the State of North Carolina on July 7, 1995, as a for-profit corporation located at 1221 Broad Street in Fuquay-Varina, NC. A local family involved in the long term care and housing industries for over 50 years developed the community. Windsor Point Incorporated ("Windsor Point") was organized for the purpose of operating and managing Windsor Point Continuing Care Retirement Community (the "community") a full-service retirement facility designed to fulfill a perceived need for quality retirement living in southern Wake County.

Windsor Point has a Board of Directors that formulates and administers policy and oversees the operation and management of the community.

Windsor Point is privately funded. It has no formal affiliation with and receives no financial support from churches, civic groups or any other organizations. Windsor Point Incorporated assumes all financial and contractual liability.

# II. FACILITY INTRODUCTION AND INFORMATION

# A. DESCRIPTION OF FACILITY AND ITS OPERATION

Windsor Point is chartered as a for-profit corporation by the North Carolina Secretary of State and is a Sub-chapter "S" Corporation under the Internal Revenue Code. Windsor Point has received a Certificate of Need for nursing home beds with the North Carolina Department of Human Resources. Windsor Point works with the North Carolina Department of Insurance and is licensed to provide continuing care in North Carolina. Windsor Point operates in a manner that meets or exceeds the legislative and regulatory requirements of the Department of Health and Human Resources and the Department of Insurance.

# **B. PHYSICAL FACILITY OWNERS**

The land and buildings that comprise the community are leased by Windsor Point for five years, with two five year extension options, from Stan Johnson & Associates, LLC, a North Carolina Limited Liability Company whose principal office is at 1221 Broad Street, Fuquay-Varina, North Carolina.

Lease payments are set at \$210,160 a month. At this time the lease payments may escalate over the term of the lease in fixed increments of 1% annually. These payments may be reduced if both parties agree to ensure the financial stability of Windsor Point and if it does not cause financial instability to Stan Johnson & Associates, LLC.

#### C. OFFICERS and DIRECTORS

Windsor Point is a for-profit corporation. The officers of Windsor Point have a financial interest in Windsor Point, so they constantly endeavor to maintain a viable retirement center that meets the needs of all the residents.

#### **President**

Florence Johnson: 1221 Broad Street

Fuquay-Varina, NC 27526

Mrs. Johnson is a co-developer of the community. Mrs. Johnson has worked with senior citizens and has been an administrator and owner of several homes for the aged and nursing homes since 1977. Her experience and background in social work bring a wealth of knowledge and ability in operations management, policy development, and operations evaluation. Mrs. Johnson owns 50% of Windsor Point Incorporated. Mrs. Johnson is currently employed by Windsor Point as Director of Operations.

Mrs. Johnson also owns 10% of Stan Johnson & Associates. Part of Phase II and III were financed by a loan from Windsor Point to Stan Johnson and Associates. This loan was paid off in full on May 2025.

#### <u>Vice-President</u>

Robert Evans:

P. O. Box 1826

Wake Forest, NC 27588

Mr. Evans is the owner of several retirement homes in North Carolina and currently works at Hillside Nursing Facility in Wake Forest. With his degree in Business Administration and Economics, he has provided Windsor Point with valuable assistance in developing sound business policies. Mr. Evans has always been devoted to the social, economic, and educational betterment of the elderly. He has continually promoted these goals during the development of the community. Mr. Evans owns 12% of Windsor Point Incorporated. Mr. Evans is not currently employed by Windsor Point and receives no compensation for his services.

Mr. Evans also owns 12% of Stan Johnson & Associates. Part of Phase II and III were financed by a loan from Windsor Point to Stan Johnson and Associate. This loan was paid off in full in May 2025.

#### **Treasurer**

Cole Evans:

1221 Broad Street

Fuquay Varina, NC 27526

Mr. Evans is a UNC Graduate. He graduated in 2023, and he majored in Business Administration. Since then, he has trained and worked in the Business Office of Hillside Nursing Center and Bella Rose. He is proficient in all areas of accounting and an asset to the company.

#### Secretary

Kisa Evans:

P. O. Box 1826

Wake Forest, NC 27588

Mrs. Evans is a native of North Carolina who graduated from North Carolina State University with a major in Accounting and Business Management. Kisa is a Certified Public Accountant and currently lives in Wake County. She has been involved in the financial aspects of health care facilities since 1999 and is a co-owner of Bella Rose Nursing Home in Garner, NC. Her active involvement in the day-to-day management of Hillside Nursing Home in Wake Forest, NC and BellaRose have given her valuable insight into the management of health care facilities.

#### **Directors**

**Sharon Jones:** 

1221 Broad Street

Fuquay-Varina, NC 27526

Ms. Jones is a native of North Carolina and has lived in Fuquay-Varina since 1992. Ms. Jones is a long standing employee of the facility since March 1, 1999. She has played an active role in the day to day management of Windsor Point as the Associate Director of Finance. Her prior experience in the Financial Industry has truly been an asset to Windsor Point as she has handled business situations concerning residents and employees. On June 1, 2025 Ms. Jones became the Executive Director of Windsor Point, Inc. Since becoming the director she has done a remarkable job managing the facility.

Riley Evans: 1442 Campbell Road Clarkton, NC 28433

Mr. Evans is currently extremely active in long term care and owns and manages several assisted living facilities throughout the state. In addition, Mr. Evans is also a licensed building contractor. He is married with four children and serves as a deacon in his church. Mr. Evans also owns 5.5 % of Stan Johnson & Associates. This loan was paid off in full in May 2025.

Except for those listed above, there is no professional service, firm, association, trust, partnership, or corporation in which the officers, directors or any person who will be managing the facility on a day to day basis who has, or which has in this person, a ten percent (10%) or greater interest, and which it is presently intended shall currently, or in the future, provide goods, leases, or services to the facility, or to residents of the facility, of an aggregate value of five hundred dollars (\$500.00) or more within any year. The only exception to this would be the lease by Stan Johnson and Associates to Windsor Point for the building and land.

#### D. MANAGEMENT

The community is operated by Windsor Point. Windsor Point has an Executive Director, Sharon Jones, who manages the day-to-day affairs of the community. Two Associate Directors have been appointed under the Executive Director to manage the Health Services Division and the Financial Division. There are also three other Directors who oversee Dietary Services, Marketing, and Environmental Services.

Sharon Jones joined the Windsor Point staff in 1999 and is a native of North Carolina. She has lived in Fuquay-Varina since 1992. Mrs. Jones was the Associate Director of Finance for 'many years before she was recently promoted to the position of Executive Director. Her experience with managing the Business Office, overseeing employees, and working in direct contact with residents and staff has made her an invaluable employee to Windsor Point. We are happy that Mrs. Jones is heading up our management staff.

Kathryn Buie is a Licensed Nursing Home Administrator with eighteen years of experience in the long-term care industry. Kathryn graduated with an English Communications degree in 2003 from Mount Olive College. Kathryn began her career in healthcare as a Certified Assisted Living Administrator in 2007 until she transitioned to the operations Manager for a medical director practice that services nursing homes and assisted living communities throughout the stat in 2011. Kathryn began in the Nursing Home sector as a Social Worker in 2023, and later that year, the facility saw such promise in Kathryns' leadership abilities that she began the Administrator-in-Training program for licensed nursing home administration and completed that in February 2024. Kathryn became a licensed nursing home administrator in April of 2024 and assumed the role of Assistant administrator.

Cole Evans is a UNC Graduate. He graduated in 2023, and he majored in Business Administration. Since then, he has trained and worked in the Business Office of Hillside Nursing Center and Bella Rose. He is proficient in all areas of accounting and an asset to the company.

## E. RESIDENTS' ASSOCIATION

Windsor Point has a residents' association that is independent of the management. All residents are eligible for membership. The Association elects officers and holds scheduled meetings. Members of the Association serve on various committees that address resident life. Windsor Point works closely with the members of the Association, its officers, and its committees to ensure that residents have a vehicle to voice concerns or support for policies of the community. The Marketing Director acts as the liaison between the residents' Association and Windsor Point.

A representative of Windsor Point meets with the residents of Windsor Point on a semiannual basis. Industry trends, rate increases, financial, and all other pertinent information are discussed with the residents at this time.

#### F. CRIMINAL VIOLATION STATEMENT

No officer, director, or senior staff member of the community has been convicted of a felony, pleaded no lo contendre to a felony charge, or been held liable or enjoined in a civil action by final judgment, where the felony or civil action involved fraud, embezzlement, fraudulent conversion, or misappropriation of property. No officer, director, or senior staff member of the community is subject to a currently effective injunctive or restrictive court order, or within the past five years has had any State or federal license or permit suspended or revoked as a result of an action brought by a governmental agency or department, where such order or action arose out of or related to business activity of health care, including actions affecting a license to operate a foster care facility, nursing home, retirement home, home for the aged, or facility subject to Article 64 or a similar law in another state. All members of the Windsor Point staff go through a criminal record check before employment.

# **G. LOCATION AND DESCRIPTION OF PHYSICAL PROPERTY**

The campus of Windsor Point is located at 1221 Broad Street in Fuquay-Varina, North Carolina. It is situated on 17 beautifully landscaped acres. The community is conveniently located within easy access of shopping centers, churches, and community and recreational facilities.

Fuquay-Varina is that rare town that can still brag of quaintness, quietness, friendliness, and security. The town has become renowned for its picturesque beauty and for the treasure hunting that takes place in local antique shops and specialty stores. However, located within

minutes of Fuquay-Varina are: four major hospitals, four national universities, several small colleges, three major golf courses, several shopping malls, an international airport, dynamic communities, parks, and lakes, and other superb cultural and health care resources. Fuquay-Varina can truly boast of a growing, vital infrastructure.

#### H. FACILITY FEATURES

The community consists of a central complex made up of independent living units, health care facilities, and common areas. One of the primary aspects of the campus is the Florence Thompson Community Center. Included in the Community Center is the Clyde Evans Social Hall for cultural events, community affairs, and entertainment. Other amenities include a convenience store, library, media center, access to Wi-Fi, arts and activities room, beauty and barbershop, multi-purpose auditorium, and dining room. Pharmacy services are available for residents and our business center offers check cashing and postal services. Located adjacent to the Community Center is the Kelly Health Facility, which includes on-site physical therapy and a clinic for minor treatments and assessments. The S. Ray Johnson Wellness Center includes an indoor pool, hot tub, fitness room and garden room for residents' relaxation and is available year-round.

Windsor Point consists of 29 cottages, 72 two-bedroom/two-bath apartments, 40 one-bedroom and studio apartments, 40 Independent Plus apartments with limited supportive living services in our Regency Court, 45 nursing home beds, and 55 Assisted Living beds that include a 20 bed Memory Care unit in our Kelly Health Care Center.

The community is designed to promote active, independent retirement living while providing for residents' existing and future health and personal care needs. Windsor Point's on-site health center offers access to comprehensive, quality health care. The Kelly Health Facility provides short-term and continuing inpatient care for residents. Residents of the community also have access to: physical, speech, and occupational therapy, and dental, optical, and podiatry care. While residents generally have their own personal physicians, limited medical services are provided to independent living residents. High standards are maintained to ensure that residents receive services that are among the best in North Carolina.

## I. ESTIMATED NUMBER OF RESIDENTS

The COMMUNITY averages approximately 230 residents.

# J. FULL DISCLOSURE PRACTICE

Windsor Point discloses to residents of the community all policies and summary financial information related to the retirement center. This information is provided for residents' personal use only. A current Disclosure Statement is made available to all residents and

prospective residents and is filed with the Department of Insurance annually or more often if material facts warrant. This Disclosure Statement is revised on an annual basis.

## K. PROTECTIONS AGAINST CONFLICTS OF INTEREST

Tipping and other forms of gratuities to staff of the community are strictly prohibited. However, if approved by the resident council, a gift fund may be set up for Christmas and other special occasions. This is strictly voluntary and money will be given through the council only.

Staff is prohibited from purchasing the property of residents directly from residents, unless approved by the Executive Director. While Windsor Point has a notary on staff, our employees are prohibited from witnessing resident documents. Windsor Point will not take on power of attorney for or guardianship of residents, although Windsor Point is authorized to take on this role if appointed by a court of proper jurisdiction. Windsor Point will help make arrangements for competent, unrelated third parties to provide assistance to or representation of residents in need when family members or other support persons are not available.

#### L. CONFIDENTIALITY

Residents' records are made available to staff on a need-to-know basis only and in compliance with HIPAA regulations. Financial statements and medical records are kept in controlled areas. No resident records are made available to other residents or to the residents' association, its officers, or its committees.

# III. POLICIES

#### A. ADMISSION

Windsor Point's Admission Committee reviews all applications from prospective residents prior to their admission. Residents must be at least 62 years of age at admission, except that a spouse may be no less than 55 years of age. In special circumstances and solely at the discretion of Windsor Point, an exception may be made to the age requirement. If a prospective resident is under the age of 62 and is accepted for occupancy, the Entrance Fee charged is adjusted on the following basis:

Age	Percent Entrance Fee Increased
62	0
61	1.0
60	2.1
59	3.2
58	4.3
57	5.4
56	6.5
55	7.6
54	8.7
53	9.8
52	10.9
51	12.0
50	13.1

Once a prospective resident has been approved by Windsor Point, the resident will select or be assigned an appropriate Living Unit and a 10% deposit will be required at that time. The Living Unit is specified in writing in the Resident's Agreement, which must be executed by the resident and a representative of Windsor Point. Prior to availability of the unit, Windsor Point will notify the resident and request final qualification information. The resident may choose to defer occupancy until a later date, but such deferral will forfeit the right to occupy the selected Living Unit. If the resident chooses to defer occupancy, the resident will remain on the priority waiting list until a comparable unit becomes available. If the resident chooses not to defer occupancy, the effective date of occupancy is the date when the Living Unit is available for the resident to move into. Until the date of occupancy, Windsor Point reserves the right to re-evaluate resident's admission qualifications and to withdraw its acceptance of the executed Resident's Agreement.

It is the objective of Windsor Point to create and maintain an interesting and stimulating environment through the admission of new residents. Windsor Point will in no case discriminate with regard to a prospective resident's race, religion, ethnic or national origin, sexual orientation, or geographical location.

## **B. HEALTH CRITERIA**

All prospective residents must meet Windsor Point's admission criteria and be approved by the Admission Committee.

1. Independent Living - Prospective residents must be in reasonably good health, mobile, and able to care for themselves at the time of admission. Applicants must, at their own expense, have their physician perform a physical examination in order to complete Windsor Point's Medical Admission Reports within (45) days before the Date of Occupancy.

Prospective residents do not need to demonstrate a history free of diseases, surgery, or hospitalization. However, independent living excludes those persons who are dependently frail and those who require assistance on a continuing basis. Applicants requiring assistance are evaluated on an individual basis and must have made satisfactory arrangements that meet Windsor Point's approval and that will provide for their safety and well-being prior to their admission. Applicants for independent living must be able to demonstrate clarity and alertness to their surroundings and must be able to conduct daily living activities without regular assistance. No resident will be accepted for independent living that has a history of wandering, unless they are accompanied by a spouse who is able to take care of them.

The Admission Committee is responsible for making the decision whether a prospective resident meets these criteria. The Committee may use any of a number of factors to make such a judgment, including physician reports or opinions, medical examinations and tests, and personal interviews. If a resident is admitted to a level of care that is inappropriate, then the resident will be required to move to an appropriate level of care to meet their health care needs.

- 2. Independent Living Royal Treatment For residents who are able to live independently, but would like additional services, Windsor Point offers the Royal Treatment. This service is available in designated sections of the Thompson Building for a specified monthly rate. Residents partaking of this service enjoy around-the-clock availability of a staff member. Royal Treatment residents are entitled to three meals daily, escort service to meals and activities, medication reminders, help with laundry and a staff member available 24 hours a day, as well as all other services offered in independent living.
- 3. Independent Plus Living Services In Regency Court, Windsor Point has forty apartments for individuals requiring prompting with daily living activities. Prospective residents interested in this level of care are required, at their own expense, to have their physician perform a physical examination before the Date of Occupancy. This is primarily a prompting unit, designed for residents who are not able to live entirely independently, but still maintain the ability to function well on their own. Independent Plus offers cable television, three meals daily, medication monitoring, laundry service, planned activities and outings, and around the clock staff. Our staff also acts a liaison between the doctor and resident, scheduling appointments and providing transportation. Residents need to be able to take care of most of their personal needs at this level, like bathing, dressing, transferring, and eating. Residents also must be stable on all medications. Residents are regularly assessed to determine the appropriate level of care.
- 4. Independent Plus Care Plus In Regency Court, should continual help be needed in bathing or dressing, the resident may enroll in our Care Plus program. The service provided here is a temporary service for a specified monthly rate and should not be confused with assisted living services offered in Chelsea or Hayes Hall. We have four spaces available in this program at any given time. When enrolled in this program, a Windsor Point staff person will assist the resident with his or her bathing or dressing. If a resident becomes incontinent, has

issues with transferring, mobility, feeding, or excess medication then they will be reassessed and transferred to a higher level of care. Final acceptance for enrollment in this program is made on an individual basis.

#### 5. Health Care

There are three levels of care in Windsor Point's Health Care Center which are located on the first floor of the main building.

#### A. Chelsea Hall

This is a licensed Assisted Living unit where assistance is offered with daily living activities. This means residents have help with dressing, bathing, eating, transferring, mobility, toileting, and personal grooming as needed. Medicines are kept in a medication room and are administered by qualified staff. All medicines including, over the counter medications, must be approved by the resident's doctor. In some exceptions, residents may self-administer medications and keep them in a locked space in their room if deemed appropriate by their doctor.

Meals are overseen by a registered dietician and we strongly encourage residents to eat in the dining room to increase socialization with other residents.

Activities are planned throughout the week for residents by a qualified Activity Director.

Transportation for medical appointments is coordinated by our Transportation Department. See our Transportation Policy in Section IV Part 12.

Chelsea Hall offers private and semi-private rooms as available. As with any of our Continuing Care residents, Assisted Living residents have the option to move throughout the community depending on their current health care status by following the guidelines set up in the disclosure statement and the continuing care contract.

Cost of therapy, medication, ambulance transport, and personal supplies are the responsibility of the resident. Nursing care is not provided at this level.

#### B. Hayes Hall

Hayes Hall is our secure memory care unit and services there are individualized based on each resident's needs.

This is a licensed Assisted Living unit where assistance is offered with daily living activities. This means residents have help with dressing, bathing, eating, transferring, mobility, toileting, and personal grooming as needed. All aides have monthly in-services on dealing with the special needs of memory care.

Medicines are kept in a medication room and are administered by qualified staff. All medicines including over the counter medications must approved by the resident's doctor. Meals are overseen by a registered dietician and we strongly encourage residents to eat in the dining room which is located in Hayes Hall. We believe this is beneficial, especially in Hayes Hall, to keep residents connected and help maintain awareness as long as possible.

Memory Care appropriate activities are planned throughout the week for residents by a qualified Activity Director.

Transportation for medical appointments is coordinated by our Transportation Department. See our Transportation Policy in Section IV Part 12.

As with any of our Continuing Care residents, Assisted Living residents have the option to move throughout the community depending on their current health care status by following the guidelines set up in the disclosure statement and the continuing care contract.

The exception to this is in Hayes Hall, which is our secure memory care unit. In Hayes Hall we care for residents who wander and have social issues that require a locked unit. Sometimes when residents no longer wander or their social issues are no longer an issue, residents may be asked to move to Chelsea or Devon Halls to make room for someone who needs that particular level of care.

Cost of therapy, medication, ambulance transport, and personal supplies are the responsibility of the resident. Nursing care is not provided at this level.

## C. Skilled Nursing -

Skilled Nursing services are available in Devon Half. This unit offers nursing care around the clock with licensed staff. Speech, physical and occupational therapy is available on-site when prescribed by the resident's physician. Meals are overseen by a registered dietician, including special diets and snacks which are provided daily. Unless approved by the resident's physician, all medication is kept locked in the medicine room and administered by certified staff. Room and board, cable TV, most scheduled transportation, activities, personal grooming, meals, snacks, and general nursing care are all covered in the daily rate. Costs of therapy, medication, ambulance transport, and personal supplies are the responsibility of the resident.

## C. FINANCIAL AND INSURANCE CRITERIA

Applicants are required to provide a comprehensive confidential financial statement including income, assets, and debts acceptable to Windsor Point demonstrating that the applicant has sufficient financial resources. Verification of financial information by banks, trust officers, etc. is required. Windsor Point has a committee review all information and make a determination of financial eligibility. However, it is the responsibility of every resident to seek financial

advice on their ability to meet future costs and identify any personal financial risks, if any. In no way is Windsor Point financially liable for debts incurred by residents due to lack of funds. A prospective resident must be enrolled in, or apply for and secure, the Hospital Insurance Benefits Program under Part A of Public Law 89-67 (Medicare) or an equivalent program. The resident must also secure and pay the premium for the Medicare Supplementary Medical Insurance Benefits Program under Part B of Public Law 89-67 and/or any other public hospital or medical insurance benefits program which may be enacted as a successor or supplement to Medicare. In addition, it is recommended that the resident maintain supplemental private health insurance.

None of the above insurance programs, however, take into account the costs incurred for long-term care. For this reason, it is recommended that all residents apply for long-term care insurance. Windsor Point may assist residents in applying for this insurance. When residents utilize long-term care insurance, it is the resident's responsibility to file for reimbursement payments from their insurance company.

If a prospective resident is not eligible for Medicare coverage or Long-Term Care Insurance, the resident should apply for and maintain similar private health insurance coverage which is acceptable to Windsor Point.

The resident must authorize, as necessary, any provider of health care services, including Windsor Point, to receive reimbursement under the insurance required by Windsor Point. The resident must assign any benefits accruing to the resident under the insurance to the appropriate provider of health care services. If the resident is entitled to medical care by a government agency, the resident must make application for such care or payment. The resident must also grant and deliver to Windsor Point a limited Power of Attorney for the purpose of permitting and instructing Windsor Point to act as the resident's agent or attorney-in-fact in all matters relating to the above insurance benefits.

Any insurance benefits paid from Federal, State, or other sources will, (as between Windsor Point and the resident), be paid or credited first against any payment made by Windsor Point for such services, for whatever reason; next against any charge due from the resident in respect to the covered health care services; next, against any payment made by the resident for the health care services involved.

Residents are required to authorize Windsor Point to release medical records for insurance purposes. HIPAA regulations will be followed. Residents must also provide Windsor Point proof of appropriate insurance coverage at all times. Windsor Point is in no way responsible for any medical costs or monthly fees if insurance or Medicare refuses to pay for any reason. The resident is always responsible for charges incurred. Windsor Point does accept insurance payments; however payment is the responsibility of each resident and is due on the first of each month regardless of when insurance reimbursements are received. Any overpayment of insurance will be credited to the resident's account. Any lapse in insurance or

failure to obtain insurance is not the responsibility of Windsor Point. The resident will be responsible for all charges incurred.

Windsor Point may, from time to time, request updated financial statements and verification of financial status.

It is the resident's responsibility to check with Windsor Point to make sure that the insurance they carry is accepted by Windsor Point. At this time Windsor Point does not accept any HMOs or Tri-Care for primary payment.

### D. RESIDENT DISCLOSURE REQUIREMENTS

All residents must reveal their complete financial position to Windsor Point during the application process. Windsor Point is not responsible for the financial support of or the cost of care for residents. Transfer of assets or monies that adversely affect the resident's financial welfare, or incomplete, false, or misleading financial disclosures are grounds for termination of the Resident Agreement, regardless of whether a resident has paid the Entrance Fee or any Monthly Service Fees which are due. *Any substantial change in financial status should be disclosed promptly*.

#### E. CHANGE IN HEALTH STATUS

It is the responsibility of the resident or resident's responsible party to disclose any change in health status or any occurrences that would directly affect the welfare and care of the resident. Windsor Point assumes no responsibility for undisclosed health issues. Failure to disclose health changes may require the resident to leave Windsor Point.

While the change in health status may be cause for automatic cancellation of the original resident's agreement, Windsor Point may allow such a resident to enter directly into the Kelly Health Facility if a new Resident Agreement is executed and the appropriate entrance fee is paid.

## F. CANCELLATION OR TERMINATION

## 1. Prior to Occupancy – Terms for Automatic Cancellation

The Resident Agreement may be automatically terminated prior to occupancy if any of the following events, as listed, occur.

 A health reversal which would make the Resident ineligible, in the opinion of Windsor Point, to occupy the designated unit. While the change in health status may be cause for automatic cancellation of the original resident's agreement, Windsor Point may allow such a resident to enter directly into the Kelly Health Facility if a new Resident Agreement is executed and the appropriate entrance fee is paid.

For married prospective residents requesting dual occupancy, if the medical condition of one spouse changes prior to the date of occupancy, that spouse may be admitted directly into the Kelly Health Facility, pending approval of Windsor Point's Medical Director. However, the remaining spouse must move into an Independent Living Unit, Independent Plus Unit or an Assisted Living Unit.

2. All provisions, conditions and obligation under this Agreement that are to be kept, performed or honored following the death of a Resident or other event that leads to the termination of this Agreement to include, but not limited to, all provisions pertaining to the payment of fees to Windsor Point and refunds to the Resident shall survive the termination of this Agreement and be fully enforceable in accordance with the terms of this Agreement.

In the event of dual occupancy of the Living Unit, this Agreement shall continue in effect until the death or withdrawal from Windsor Point of the second resident.

3. Windsor Point may cancel, by written notice, any executed Resident Agreement within thirty (30) days of the execution of the Agreement if, within the judgment of Windsor Point, the resident's physical or emotional condition will not permit adaptation to the Community. If cancellation does occur, any upgrades, customization, and/or any decorative items that must be replaced in order to sell the unit will be charged to the resident. This includes carpet cleaning, painting, etc.

In the event of any of the above reasons for an automatic cancellation of the contract prior to taking residency at Windsor Point, all deposits held by Windsor Point will be returned within thirty (30) days of the cancellation, less a service charge not to exceed the greater of one thousand dollars (1,000.00) or two percent (2%) of the entrance fee plus any customization as explained below.

## 2. Prior to Occupancy - Other

The party contracting with the provider may rescind the contract within 30 days following the later of the execution of the contract or the receipt of a disclosure statement. The resident is then entitled to a full refund of any Deposit or Entrance Fee paid to Windsor Point less a service charge not to exceed the greater of one thousand dollars (1,000) or two percent (2%) of the entrance fee. If cancellation does occur, any upgrades, customization, and any decorative items that have to be replaced in order to sell the unit will be charged to the resident. This includes carpet cleaning, painting, etc. If the resident cancels the contract after the thirty (30) day period, the refund may be delayed until a replacement resident is obtained for the unit.

The resident to whom the contract pertains is not required to move into the facility before the expiration of the 30 day period. All Independent residents are encouraged to take occupancy of a unit no later than thirty (30) days after signing the Resident Agreement. However, no unit will be held more than 45 days after signing the Resident Agreement. After 45 days, the balance of the entrance fee is due and monthly fees will be assessed. (Independent Plus residents or Health Care residents are required to move in within 31 days of signing the Resident Agreement).

# 3. After Taking Occupancy -

Date of Occupancy is defined as the date monthly fees are assessed and entrance fees begin to be amortized whether or not the resident has moved into the unit.

Windsor Point may cancel, by written notice, any executed Resident Agreement within thirty (30) days of the execution of the Agreement if, within the judgment of Windsor Point, the resident's physical or emotional condition will not permit adaptation to the Community. If cancellation does occur, any upgrades, customization, and any decorative items that have to be replaced in order to sell the unit will be charged to the resident. This includes carpet cleaning, painting, etc.

The resident may terminate this Agreement upon giving Windsor Point thirty days advance notice in writing. The notice requirement shall be waived, however, during the sixty (60) day Trial Period described below in Section H. Upon termination, the resident may be due a refund under the provisions set forth in Section VI-G.

Windsor Point may terminate any Resident Agreement if the resident: fails to pay the Monthly Service Fee or other proper charges; fails to maintain insurance coverage required by Windsor Point; fails to provide Medicare, other insurance, or personal reimbursement that is owed to Windsor Point or other health care providers; fails to follow standard policies of Windsor Point; engages in activities or conduct which cause harm to occupants of Windsor Point; or, provides incomplete, false, or misleading financial, medical, or other information during or subsequent to the application process.

Windsor Point will give the resident 30 days to find alternative living arrangements and to withdraw from Windsor Point, unless Windsor Point determines that circumstances require a more immediate withdrawal. An example of circumstances that would preclude a 30 day notice would be if the resident was deemed harmful to themself or others, was non-compliant with Windsor Point guidelines or regulations, or was unable to care for themself and refused care from Windsor Point, or if Windsor Point was unable to provide care for the resident. No matter the circumstance, no refund is given to a resident until Windsor Point receives an Entrance Fee from a replacement resident that is acceptable to Windsor Point. If the resident chooses to leave before the end of this thirty day period, the resident will be charged for these days or this amount will be deducted from their refund.

Residents may also terminate the Resident Agreement after the Trial Period by giving Windsor Point thirty (30) days advance notice in writing. If the resident chooses to leave before the end of this thirty day period, the resident will be charged for this time or this amount will be deducted from the refund. Upon termination, if the resident is due a refund, the refund is given 30 days after receipt of an Entrance Fee from a replacement resident acceptable to Windsor Point. This refund is based on resale of the original unit the resident occupied at Windsor Point. If termination does occur, any upgrades, customization, and any decorative items that must be replaced in order to sell the unit will be charged to the resident, including carpet cleaning, painting, etc. For additional information on refunds after a resident has taken occupancy, please refer to Section VI-G.

Monthly Service Fees paid to Windsor Point are not refundable to the resident in part or in full after occupancy by resident except for residents living in Kelly Health Care.

Upon termination, the resident is required to vacate the Living Unit and leave it in good condition, except for reasonable wear and tear. The resident is liable to Windsor Point for all costs incurred in restoring the Living Unit to good condition. The termination date for computing any refund or any outstanding payments due or accrued is the date the resident's Living Unit is actually vacated and accepted by Windsor Point.

No refund is made by Windsor Point to any resident until all fees and charges for which the resident is responsible have been paid. Windsor Point is authorized to apply the refund against any such fees and charges. Upon payment of the refund to the resident, less any deductions for outstanding fees or charges Windsor Point will have no further obligation to the resident or the resident's heirs, executors, administrators, or assigns.

Any refund of entrance or monthly fees will be made payable to either the resident, the resident's estate, or the clerk of court unless a court order indicates otherwise. Any legal costs incurred by Windsor Point in order for a resident to receive a refund will be deducted from that refund or billed to the resident or the resident's responsible party.

No refund is given to a resident until Windsor Point receives an Entrance Fee from a replacement resident that is acceptable to Windsor Point.

# G. TERMINATION BY ONE RESIDENT

If any two residents enter into the Resident's Agreement jointly and one resident later decides to terminate the Agreement, any refund due to the terminating resident is paid only upon the receipt of a replacement resident acceptable to Windsor Point. This refund is based on resale of the original unit the resident occupied at Windsor Point.

#### H. TRIAL PERIOD

Residents who pay an Entrance Fee have the first 60 days of occupancy as a Trial Period. If the resident withdraws from Windsor Point within the Trial Period, the resident is guaranteed a full refund of the Entrance Fee less any outstanding charges due Windsor Point and the amount necessary to restore the Living Unit to a condition acceptable for reoccupation of the unit, plus a service charge not to exceed the greater of one thousand dollars (\$1,000.00) or two percent (2%) of the entrance fee. This will include any customization or decorative items such as wallpaper that has to be replaced in order to resell the unit or carpet cleaning or replacement, or painting. Refunds are payable to the resident 30 days after receipt of an Entrance Fee from a replacement resident acceptable to Windsor Point. This refund is based on resale of the original unit the resident occupied at Windsor Point.

Monthly Service Fees paid to Windsor Point during the Trial Period are not refundable to the resident in part or in full after occupancy by resident except in Kelly Health Care.

#### I. MOVES WITHIN THE FACILITY

Windsor Point can require a resident to move from their current level of care to another level if they need more or less care.

The decision to transfer any resident is preceded, where possible and practical, by consultation with the resident, the resident's family, or a party responsible for the resident. However, Windsor Point reserves the exclusive right to make the final decision for all residents. A transfer will not affect the Resident Agreement executed by the resident, except as it refers to the specific Living Unit assigned to the resident.

If the resident has to move from one level to the next within one year then the resident will be responsible for the cost of bringing the unit up to a condition to resell.

Any resident may be moved to an accommodation outside of the community if the resident needs care that is beyond the scope of the community and its personnel. One example would be an extended hospitalization for an acute illness. Another example would be institutionalization for mental illness or a contagious or dangerous disease.

For the duration of the resident's stay outside of the community, the resident is responsible for paying the Monthly Service Fee. Should the move become a permanent one, the Resident Agreement is terminated and the resident will no longer be responsible for paying the Monthly Service Fee. Any refund due to the resident is returned in accordance with the guidelines set forth above.

Windsor Point reserves the right to change the Living Unit of any resident to meet the requirements of any law or to meet the regulations of the Fire Department, Department of

Public Health, the Division of Facility Services, or any other duly constituted authority or agency.

If a resident relocates to an Independent Plus Unit or the Kelly Health Care Center, the resident is responsible for the Monthly Service Fee of the Living Unit with the higher Monthly Service Fee. If the Living Unit that is being vacated is not released to Windsor Point within ten (10) days after the transfer, the resident is responsible for the Monthly Service Fee of both Living Units until the vacated Living Unit is released by the resident to Windsor Point and accepted by Windsor Point for re-occupation.

If any resident relocates to another Living Unit within the same level, the resident is responsible for the Monthly Service Fee of the new Living Unit from the date the new Living Unit is ready for occupancy. The resident is also responsible for the Monthly Service Fee of the Living Unit being vacated until the Living Unit is released by the resident to Windsor Point and accepted by Windsor Point for reoccupation. In addition, the resident is also responsible for the cost of the move and any cost of bringing the unit being vacated up to resale condition.

If any resident accepts an interim Living Unit with the approval of Windsor Point and plans to relocate to a selected Living Unit when it becomes available, the resident will pay the Monthly Service Fee for the interim Living Unit until it is released and accepted by Windsor Point. At that point, the resident will begin paying the Monthly Service fee for the newly available Living Unit. In addition, unless otherwise agreed upon by Windsor Point, the resident will be responsible for all moving costs.

Windsor Point will provide assistance as residents move to different levels of care within the community. It is the responsibility of the resident (or the resident's family) to have all items to be moved packed safely in boxes and labeled appropriately. Depending on the size or amount of furniture to be moved, there may be a nominal fee charged for the move.

During any move within the community, if relocation exceeds ten days, the resident shall be responsible for the Monthly Service Fees of both Living Units beginning on the eleventh day. Until all items have been removed from the apartment/cottage, the unit is still considered to be occupied.

Upon vacating a unit, all furnishings and personal affects must be removed by the resident or family and not left on Windsor Point property. If this occurs, a removal fee will be charged and taken out of any refund due.

Any adjustment to the Monthly Service Fee is made when the resident accepts the new Living Unit in writing. If the Entrance Fee for the new Living Unit is higher than the Entrance Fee for the Living Unit being vacated, the resident must pay the difference between the two Entrance Fees and a new contract must be executed. However, if the Entrance Fee for the new Living

Unit is the same or less than the Entrance Fee for the Living Unit being vacated, then no refund of the difference is made to the resident.

#### J. MARRIAGES AND SECOND OCCUPANTS

If a resident is the sole occupant of a Living Unit and wishes to invite another resident of the community to share the Living Unit, the dual occupancy must be approved by Windsor Point. If approval is given, there is no adjustment of the Entrance Fees paid by either party. However, the Monthly Service Fee will convert to the dual occupancy rate for the shared Living Unit.

If a resident is the sole occupant of a Living Unit and wishes to invite a non-resident to share the Living Unit, the prospective resident is required to undergo the standard application process and to execute a Resident Agreement. If approved by Windsor Point, the new resident must pay one-half of the published occupancy Entrance Fee for that Living Unit. The Monthly Service Fee for the shared Living Unit will convert to the dual occupancy rate. The above policy includes residents who marry non-residents of the community. If the prospective resident does not meet all of Windsor Point's Admission Criteria, Windsor Point may grant admission subject to limited financial and service responsibilities on the part of Windsor Point; or the resident may choose to leave Windsor Point at which time a refund will be given when the vacated unit as been resold.

#### K. INABILITY TO PAY

If a resident fails to pay the Monthly Service Fee after notice of delinquency has been given and satisfactory payment has not been made, Windsor Point reserves the right to terminate the Resident Agreement. Any refund due to the resident is returned in accordance with the guidelines set forth in the resident's Contract.

# L. SUBSIDY BY WINDSOR POINT

If a resident is unable to continue to pay a part or all of a Monthly Service Fee, Windsor Point at its sole discretion may subsidize the resident's Monthly Service Fee in part or in whole. Of course, Windsor Point will only consider subsidy where it poses no financial risk to Windsor Point or to the community.

Should Windsor Point subsidize a resident's Monthly Service Fee or any other cost for services or care which Windsor Point is not obliged to pay on behalf of the resident: then the aggregate amount of subsidy furnished by Windsor Point to the resident will become a debt of the resident and is payable by the resident or the resident's estate. No interest is added to this debt.

Windsor Point may from time to time request financial statements from any resident whose monthly service fee is subsidized by Windsor Point.

If a resident's sources of income fail to meet financial obligations, the resident is expected to make every effort to obtain assistance from family or other available means, to the extent that the resident is eligible to receive such assistance. When no other financial assistance is available the resident Agreement may be terminated.

#### M. WINDSOR FOUNDATION

The Windsor Foundation is a non-profit foundation that is overseen by Florence Johnson, Sharon Jones - Windsor Point's Executive Director, and the current president of the Windsor Point Resident's Association. The purpose of the Windsor Foundation is to promote the physical, economic and social well-being of the residents of Windsor Point as well as to be an outlet for memorial gifts. From time to time residents or residents' families may make non-taxable donations to the Foundation. These donations may be used, upon the approval of the directors, to subsidize a resident's stay at Windsor Point.

#### IV. SERVICES

In exchange for the Monthly Service Fee, Windsor Point will provide a resident with certain specified services. Additional services not covered by the Monthly Service Fee will require separate payment by the resident. Both types of services are described below:

1. Meals: The Monthly Service Fee covers 365 meals a year per resident in the Independent Living Units. Independent residents are required to use one fourth of these meals per quarter. Any meals not used during a quarter will be forfeited. Up to six carry-over meal credits a month may be used for family or friends or other residents. Guest meal credits must be carried over from meals missed in the previous months.

For residents of Regency Court Independent Plus, Royal Treatment, and the Kelly Health Facility, three meals per day will be provided in their designated dining rooms. A continental breakfast is also included for independent residents in Royal Treatment. No meal credits will be issued to the residents of Regency Court or Kelly Health Care.

Windsor Point makes additional meals available to the Independent Living Unit residents at published charges. In Kelly Health Care when a physician prescribes special diets, they are made available to the resident at no extra charge. Dietary supplements, such as Ensure, Sustacal, etc. are considered treatment and charged accordingly.

Meals may be delivered to Independent Living Units on a short-term basis, subject to approval from Windsor Point. Otherwise, there is a small charge for meal delivery to Independent Living Units. All residents are encouraged to eat in the main dining room

where wait staff is available for residents who need assistance. Menu Service is available at most meals.

Guests are welcome at all meals except certain holiday dinners and special functions which require reservations and are for Windsor Point residents only. There is an additional charge for guest meals. A catering service is available to residents at cost and private dining is available by appointment with a special charge for wait staff and clean-up.

At least two entrees are available at each meal. Variety is a major consideration in menu design so that a wide range of personal tastes can be accommodated. Also, resident input is requested so that meals reflect the preferences of members of the community.

Windsor Point utilizes the services of a Registered Dietitian so that nutritional programs can be offered to residents and so that therapeutic diets for residents of the Kelly Health Facility can be prepared.

Reservations for guests are required twenty-four hours in advance. Policies for Regency Court and Kelly Health Care residents eating in the independent dining room are available from the marketing department.

- Utilities: The Monthly Service Fee includes the cost of electricity, water, and sewer service, light, heat, and air conditioning. However, each resident is responsible for the cost of telephone and cable services. In Regency Court and Kelly Health Care Center basic cable is included in monthly fees.
- 3. Furnishings: Windsor Point provides carpeting, blinds, range, refrigerator, oven, microwave, and dishwasher for each Independent Living Unit, as specified in published literature. Washers and dryers are available in most units. Light bulbs are supplied and changed in all outside fixtures by Windsor Point Staff. If requested by resident, light bulbs in Independent units are changed by maintenance staff and are available at cost. All other Living Unit furnishings and furniture are provided by the resident.

Rooms in the Kelly Health Facility are furnished with all appropriate items. A resident may choose to substitute personal furnishings, subject to approval by Windsor Point.

Upon vacating a unit, all furnishings and personal affects must be removed by the resident or family and not left on Windsor Point property. If this occurs, a removal fee will be charged and taken out of any refund due.

4. Security, Fire, and Emergency Services: Windsor Point provides 24-hour security services for the living areas and grounds of the community. Personnel are available to respond to emergency calls at all times. They patrol the grounds and check unfamiliar vehicles or pedestrians. Finally, security staff and key personnel have passkeys that allow entry into all

Living Units for emergency purposes. A daily check system is implemented to ensure the health and welfare of all residents.

Each Independent Living Unit and all areas of the Kelly Health Facility are equipped with smoke alarms and emergency call systems. Also, all public areas have a smoke detector and are connected to a central panel monitored by staff of the community. Fire extinguishers are located in all public areas, and fire drills are conducted routinely in the Kelly Health Facility.

An emergency generator system is used to provide back-up power to the Kelly Health Facility and to selected kitchen equipment so that there can be limited service during a power outage.

5. Housekeeping: All residents are expected to maintain the Living Units in a clean, sanitary, and orderly condition. However, several routine housekeeping services are included in the Monthly Service Fee, specifically vacuuming, dusting, and cleaning of units once per week. Time spent on each Living Unit will vary with the size of the Living Unit. Windsor Point determines time spent. Additional housekeeping services may be purchased at published rates, subject to approval of Windsor Point.

In our Regency Court Units, housekeeping services are provided on a weekly basis and for incidentals as needed. Housekeeping services are provided daily in the Kelly Health Facility for no additional charge.

Windsor Point provides pest control in our facility on a quarterly basis at no extra charge to the resident. If additional treatment is required, residents may be responsible for the cost, depending upon the circumstances.

- 6. Laundry: The Monthly Service Fee includes the weekly changing of resident's bed linens, if desired by a resident. Windsor Point can make arrangements for a resident's personal laundry or dry cleaning for an additional charge. However, personal laundry (but not dry cleaning) is provided at no cost to residents of the Kelly Health Facility. Laundry for Regency Court is picked up and returned once a week.
- 7. Maintenance: Windsor Point maintains and repairs the community's property and equipment in the Living Units and the common facilities at no extra charge to the resident unless repairs are necessitated due to the actions of the resident or persons under the resident's charge. Work orders will be scheduled according to their priority.

Windsor Point will periodically redecorate Living Units and common areas when deemed necessary by Windsor Point. Any other redecoration scheduled by the resident will require management approval and be at the resident's expense. Handyman services may be purchased through the management staff. Repairs, maintenance, and replacement of resident's own property will be the responsibility of the resident. Light bulbs will be replaced by maintenance. Bulbs are available at cost for the cottages and apartments.

Any structural or physical change of any kind such as painting, wallpapering or replacement of floor treatments or appliances within the living accommodations will be made only after approval by management. The resident is responsible for the cost of any changes made for aesthetic reasons and is required to use contractors approved or provided by Windsor Point. All items attached to walls, except pictures, will remain. The cost of any change requested by the resident will be borne by the resident unless otherwise agreed to in writing. The value of any such improvements will not be considered when computing a refund formula and the Corporation will have vested ownership in such improvements.

Residents who smoke in his/her apartment or cottage are responsible for environmentally cleaning their unit on a quarterly basis (or more often, if deemed necessary by Windsor Point management) to remove the scent of smoke from the air. The cost of this cleaning will be paid for by the residents.

8. Trash Removal: Windsor Point removes trash from designated trash collection areas located throughout the community. Collection times and places will be given to each resident upon entrance into the community. All independent living residents are responsible for transporting personal refuse to the designated collection areas. Recycling is the responsibility of each resident who wants to participate and bins for recycling are available on the property.

In Regency Court and Kelly Health Care, trash is picked up as needed. Recycling is the responsibility of each resident who wants to participate and bins for recycling are available on the property.

- 9. Grounds: The Monthly Service Fee includes the basic maintenance of all outdoor spaces, and the provision of attractive landscaping for the grounds of the community. A resident may purchase additional landscaping services from Windsor Point. Personal planting of flowers, trees, or shrubs must be approved by Windsor Point, is at the resident's own expense, and must be maintained by the resident.
- 10. Storage: Limited, separate, locked storage space is assigned to specific units for residents residing in the main building. Enclosed storage is connected to each Living unit in the freestanding apartment buildings.
- 11. Parking: Each Living Unit will be provided with one parking space at no extra charge. Due to limited space, no RVs, boats, trailers, or abandoned vehicles can be stored on the grounds.
- 12. Scheduled Transportation: The community provides scheduled transportation to shopping areas at no extra charge. Most transportation for activities scheduled by Windsor Point is at no additional expense. <a href="Pre-scheduled">Pre-scheduled</a> transportation to medical appointments within a fifteen-mile radius is also provided for residents on a weekly basis. Pre-scheduled transportation for medical appointments outside this fifteen-mile area is provided twice a

month. Every effort is made to accommodate specific times, however, it may be necessary to re-schedule some appointments to a time or date when transportation is available. There may also be a fee for mileage outside a 15 mile radius or excessive medical appointments.

Residents who organize special activities or who require transportation at unscheduled times may be required to pay an extra fee. There may be a nominal fee for residents that have continual medical appointments. (Ex. Dialysis three times a week)

Many residents use Windsor Point transportation. This means, at times, residents have to wait to be picked up at appointments. Every effort is made to provide timely and efficient transportation to all our residents. All transportation provided by Windsor Point must be scheduled in advance through the transportation director. All residents must sign a transportation waiver in order to take advantage of this service.

Transportation to appointments for services (such as therapy) already offered at Windsor Point will be provided according to availability on the transportation schedule and will incur a nominal charge per trip.

Windsor Point offers an accompaniment service for residents who have medical appointments outside of the community and who need assistance. The service is available by appointment only, and there is a nominal charge per trip. The cost of any transportation by ambulance or other transportation service is the responsibility of the resident.

Transportation services are available to Windsor Point residents during business hours only.

- 13. Community Facilities: The community offers numerous common areas for use by residents. These include a multi-purpose auditorium, a large dining room, lounges throughout the complex, library, activity rooms, lobby areas, a business center, a pharmacy, a convenience store, a wellness center with indoor pool and exercise room, and a beauty and barber shop. All of these facilities are available to residents at no extra charge, except for special dining arrangements or special group activities or services provided. Some charges may be necessary for the use of supplies in arts and crafts areas and for store purchases. Such charges are published in Windsor Point literature.
- 14. Community Activities: The community provides programs and opportunities designed to meet the physical, social, and psychological needs of residents. Most of these activities are free to those who wish to participate. However, special trips or cultural events may require a charge to the resident.
- 15. Pets: Residents are allowed to keep pets that are appropriate in size, subject to prior approval by Windsor Point. Residents must abide by administrative rules regarding pets and must have a signed, written plan for disposition of the pet if the resident becomes unable to care for the animal. At a minimum, residents are required to maintain necessary

vaccinations as required by law; to keep pets on a leash at all times when on public grounds; to clean up after pets; and, to pay for any damage caused by pets to property of the community. Windsor Point reserves the right to deny any pets, if it is determined that the resident can no longer care for the pet or if the pet presents a problem to the community. An extensive pet policy is executed upon entrance to Windsor Point.

- 16. **Deliveries**: Residents may arrange for newspaper and magazine deliveries or may utilize services such as UPS or Federal Express at their own expense.
- 17. Information Resources: Residents are informed of events in the community through a variety of sources. Many of our residents receive information through email, but there are also bulletin boards, bulletins, activity calendars, and newspapers placed throughout the complex. The Residents' Association will also be kept informed of current and future events.
- 18. Insurance: Windsor Point maintains insurance coverage for the community's facilities and equipment. Residents need to maintain insurance coverage for personal property. Policies are readily available and are similar to policies issued to renters.
- 19. Mail: Each resident in independent apartments is assigned an individual, locked postal box. Cottages have mailboxes outside the cottage. Items too large to be placed in the mailbox may be picked up at the receptionist's desk. Mail for residents of Regency Court and the Kelly Health Facility is handled through a central mail receptacle; such mail is picked up and distributed on a daily basis to each room.
- 20. Alcoholic Beverages: Independent Residents are allowed to consume alcoholic beverages in their units and in designated areas at designated times. It is resident's responsibility to limit their usage of alcohol so they will not be impaired. It is also the resident's responsibility to confer with their doctor to ensure that their prescribed medicines do not have an adverse reaction to the consumption of alcohol. It is the resident's responsibility to ask for help if he/she inadvertently drinks too much. Residents are responsible for any destruction to property or injury to themselves or others due to alcohol use. Windsor Point reserves the right to limit alcohol use if it determines there is a problem with a resident's alcohol consumption. Residents may be asked to sign a waiver if they choose to consume alcohol.
- 21. Drugs: Prescription and non-prescription drug costs are the responsibility of each resident. All residents may purchase prescription drugs from whatever source they choose. However, in Regency Court and the Kelly Health Facility, medication is usually purchased from the Windsor Point Pharmacy, a private pharmacy on the facility premises. If residents choose to use another Pharmacy, while in Regency Court or the Health Care Facility, the resident's family will be responsible for obtaining refills. Refills should be provided in time to ensure the resident has the needed medication. If it becomes necessary for Windsor Point to provide medication for residents, the resident will be responsible for these charges.

22. Keys: Upon taking occupancy at Windsor Point all residents are given keys to their apartment or cottage as well as their storage unit. Upon vacating this unit, all keys must be returned to a member of Windsor Point management staff. If the resident is changing units on Windsor Point property, keys will be given for the resident's new unit. Monthly fees will be adjusted to that of the new unit only when keys to the resident's old unit have been returned to Windsor Point management.

There will be a \$10.00 charge for replacement keys and a \$150 charge for rekeying locks to apartments or cottages.

- 23. Royal Treatment Royal Treatment is available on certain floors of the Thompson Building for a specified monthly rate published in this Disclosure Statement. Residents partaking of this service will be entitled to a continental breakfast and a choice of lunch or dinner daily, escort service to meals and activities, medication reminders, help with laundry and a staff member available by cell phone 24 hours a day as well as all other services offered in independent living.
- 24. **Health Care Services:** Services provided by Windsor Point which are included in the base fee for Health Care Residents are: living accommodations, three meals daily plus snacks, basic nursing care, activities, housekeeping, scheduled transportation and all utilities except for telephone service.
- 25. Health Care Services Available at Extra Charge: Services that are not covered by Windsor Point for Health Care Residents are: physicians, therapy, ambulance transportation, medical/surgical specialists and practitioners, hospital costs, all drugs and special treatments, wheelchairs, hair salon services and basic supplies.

#### V. KELLY HEALTH CARE FACILITY

WINDSOR POINT has received a Certificate of Need from the North Carolina Department of Human Resources. The Certificate of Need provides the authorization for license of the 45 skilled nursing beds and 55 Assisted Living beds. These beds, along with a clinic and support spaces, are housed in the Kelly Health Facility. In addition to the continuing care contract, the Kelly Health Care Facility is governed by the guidelines of the Division of Facility Services. The skilled nursing unit is Medicare certified. If a resident moves directly into an Assisted Living bed in the Kelly Health Care Facility, there will be an entrance fee as disclosed on page 37.

This disclosure statement applies to all residents of Windsor Point since the entrance fee entitles them to continuing care at Windsor Point – or lifetime rights to the community. In addition, residents moving into the Kelly Health Care Center will sign a separate contract outlining services and regulations pertaining to the Health Care Center. They have access to other levels of lodging and care and are given priority to independent units not pre-sold.

#### A. HEALTH CARE SERVICES IN THE FACILITY

The Kelly Health Facility consists of forty-five (45) skilled nursing beds, and fifty-five (55) Assisted Living beds that include a twenty (20) bed Memory Care Unit. Admission into the Kelly Health Facility by continuing care residents requires appropriate medical forms to be filled out by the resident's doctor and must be approved by Windsor Point. However, a physician may admit a resident for up to seventy-two (72) hours of temporary inpatient care without a request.

If no bed in the Kelly Health Facility is available at the appropriate level, Windsor Point is responsible for finding an alternative health care facility for residents until such time as an appropriate bed is available in the community. If Windsor Point's Medical Director determines that the Kelly Health Facility cannot meet the resident's needs, the resident will be transferred to an appropriate health care facility selected by Windsor Point. During the time that the resident is in another facility, the resident will continue to pay the resident's Monthly Service Fee to Windsor Point. The resident also will continue to have all other rights and obligations set forth in the executed Resident's Agreement. If it is determined that the resident will not return to Windsor Point, the Resident's Agreement will be terminated. No matter the circumstance, no refund is given to a resident until Windsor Point receives an Entrance Fee from a replacement resident that is acceptable to Windsor Point.

Upon admission to the Health Care Center, residents agree to abide by Windsor Point's health care contract which must be signed prior to admission to this unit. The health care contract outlines Windsor Point's health care policies. Residents also agree to abide by any health care regulations as dictated by the state of North Carolina.

#### **B. FREE HEALTH CARE DAYS**

All Independent or Independent Plus residents of the community who have paid an Entrance Fee can accrue 15 free days of inpatient nursing care per calendar year, beginning with the date of occupancy. A maximum of 30 days may be accumulated at any one time. Eligible days may not be transferred from one resident to another and will not be advanced by Windsor Point or borrowed from another resident.

When a resident enters a unit of the Kelly Health Facility on a temporary inpatient basis, the resident will continue to pay the same Monthly Service Fee plus the cost of extra meals, as before the admission until the accumulated eligible days are exhausted. If a resident enters the Kelly Health Care Center on Medicare, free health care days may be used after the Medicare days are exhausted. If third party insurance reimburses Windsor Point for any free days, the resident is credited with as many free days as paid for by the insurance, up to the maximum of 30 days.

When the eligible days are exhausted, the resident will pay, in addition to the same Monthly Service Fee, 50% of the published per diem rate for inpatient care services for the next 30 days, plus the cost of additional meals. If third party insurance reimburses Windsor Point for the care, the proceeds are refunded to the resident up to the amount paid to Windsor Point by the resident for that care.

After 30 days of paying 50% of the daily rate, the resident will be reviewed by the Resident Assessment Team to determine if he/she needs to become a permanent inpatient of the Kelly Health Care Center. If a resident becomes a permanent inpatient, the resident will pay only the same Monthly Service Fee as before the admission until all eligible days are exhausted. When the eligible days are exhausted, the resident's Monthly Service Fee will become the published rate for the appropriate level of care.

The procedure for becoming a permanent resident of the Kelly Health Care Center is as follows: the Director of Nursing will recommend that the Windsor Point Resident Assessment Team review the resident for possible permanent placement in the Kelly Health Care facility. If the Windsor Point Resident Assessment Team decides that the resident will no longer be able to live in their original level of care for an indeterminate amount of time, the resident will either need to give up their unit or assume the monthly service fees for both units. All fees charged for temporary or permanent inpatient care in the Kelly Health Facility covers the facilities, staff, and routine supplies. Pharmacy expenses and physician fees are billed separately and may be covered by insurance. Occupational therapy, physical therapy, speech therapy, hydrotherapy, lab work, and ambulance service is provided at an additional cost and may also be paid by insurance. Any cost not covered by insurance is the responsibility of the resident.

If a resident is enrolled in long term care insurance, a percentage of the resident's fee for a stay in the Kelly Health Facility may be covered after an elimination period has been satisfied and eligibility requirements have been met. All proceeds from the insurance would be paid directly to the resident unless already assigned by the resident to Windsor Point.

During a temporary or permanent stay in the Kelly Health Care Facility, residents and their visitors are required to follow all policies and procedures of the facility, including visiting hours, cooperation with staff, and adherence to physician orders.

It is the resident's responsibility to check with Windsor Point to make sure that the insurance they carry is accepted by Windsor Point. At this time Windsor Point does not accept any HMOs.

## C. EMERGENCY SERVICES

Personnel in the Kelly Health Care Facility are available around the clock to respond to calls and to determine the level of assistance needed. However, in addition to activating the

emergency call system, residents are advised to call 911 immediately when the situation warrants. Residents are required to authorize Windsor Point to release medical records for emergency or non-emergency treatment.

#### D. ADDITIONAL HEALTH CARE SERVICES

Windsor Point either provides or assists with arrangements for the following additional services:

- 1. Physician Care: All residents at Windsor Point must have a personal physician. If the resident or potential resident does not have a personal physician, Windsor Point will assist in arranging for a physician or physicians for residents. The community's Medical Director is the primary physician for residents in the Health Care Center. If for some reason Windsor Point's medical director is not the resident's choice for a physician, it is the responsibility of the resident or the resident's responsible party to select a physician that adheres to state and federal guidelines as well as those of Windsor Point. All costs associated with physician care, i.e. lab work, etc. will be the direct responsibility of the resident. All physicians must follow all State and Federal guidelines as well as Windsor Point policies and procedures.
  - 2. Patient Examination: A resident must agree to submit to a medical examination when requested by the Community's Medical Director, if it is shown that the Medical Director has reasonable cause for concern for the resident's health and well-being.
  - 3. Hospitalization: Windsor Point assists all residents with arrangements for inpatient hospital care. Windsor Point will maintain transfer agreements with several area hospitals to facilitate placement of the Community's occupants. All costs associated with inpatient hospital care, including non-medical incidental charges, are the responsibility of the resident, but may be covered by insurance.
  - 4. Surgical Procedures and Diagnostic Tests: Windsor Point assists all residents with arrangements for surgery, treatment by specialists, and diagnostic tests provided off-site. All costs associated with such surgery, treatment, or tests, including non-medical incidental charges, are the responsibility of the resident, but may be covered by insurance.
  - 5. Care Administered While Traveling: Health care services received by a resident while traveling is the responsibility of the resident, but may be covered by resident's insurance. It is the responsibility of each resident to maintain his or her personal insurance.

#### E. HEALTH CARE SERVICES NOT COVERED BY WINDSOR POINT

Windsor Point is not responsible for the payment of health care services not covered by Medicare Part A or Part B, except to the extent such services are covered by a resident's private health insurance plan. These non-covered services include, but are not limited to, prescription drugs, dental work, hearing aids, eyeglasses, orthopedic devices, and podiatrist care, wheelchairs, walkers, etc. Windsor Point will not be responsible for psychiatric or psychological services other than those covered by a resident's private health insurance.

#### F. PRE-EXISTING CONDITIONS

Windsor Point is not responsible for the cost of care associated with a pre-existing condition that is concealed or misrepresented by the resident.

#### **G. PRIVATE DUTY PERSONNEL**

Windsor Point requires approval for the use of all Private Duty Personnel including, but not limited to, nurses, nurse aides, sitters, and in-home companions. If you are interested in Private Duty Personnel, residents must adhere to the Windsor Point Private Duty Personnel Policy which may be obtained at the front desk.

All costs associated with the use of Private Duty Personnel are the responsibility of the resident. Upon approval, Private Duty Personnel may be used by a resident in the following circumstances: (I) if the resident is independent and it is determined by the Windsor Point Resident Assessment Team that the resident can maintain their independent unit with assistance and without causing harm to that resident and others. (However, Windsor Point reserves the right to deny the request for private duty personnel and require the resident to move to another level of care if the Windsor Point Assessment Team feels that this would be more beneficial to the resident.) (II) during short term emergency situations if the resident needs temporary care prior to being transferred to a more appropriate level of care; or (III) if the resident occupies a bed in the Kelly Health Facility and desires the additional services of Private Duty Personnel.

Windsor Point assumes no responsibility for the actions of private duty sitters if employed by residents or their families. All private duty personnel must adhere to guidelines set up for private duty sitters. These guidelines include, but are not limited to, background checks, parking, smoking, and dress. In addition, sitters must sign in and out and wear name tags distributed by Windsor Point at all times they are on the property.

#### H. AUTHORIZATION

Each resident must authorize Windsor Point to act in the resident's behalf to obtain transportation to, admission into, and treatment at area hospitals in an emergency. Windsor Point will notify the resident's family or other responsible parties in an emergency. Each resident must also authorize Windsor Point to act in the resident's behalf for emergency treatment and care recommended by an attending physician when the resident is unable to make decisions and the resident's family or other responsible parties cannot be reached to make decisions.

#### VI. FEES

If two residents execute the Resident's Agreement jointly, the Living Unit, services, fees, and charges specified in the Agreement will apply to both residents. If the two residents are husband and wife, each is individually responsible for payments due under the Resident's Agreement. If the two residents are not husband and wife, each is liable for one-half of the payments due under the Resident's Agreement.

## A. APPLICATION AND REGISTRATION FEE

Each prospective resident has to pay a non-refundable application fee of \$200.00. If Windsor Point does not accept the prospective resident for the waiting list or for occupancy, the application fee will not be refunded.

#### **B. ENTRANCE FEES**

Windsor Point makes available all the services and facilities outlined in an executed Resident's Agreement in return for the resident's payment of a non-refundable application fee of \$200.00, an Entrance Fee and Monthly Service Fees. Each prospective resident will have a choice between two resident Payment Plans - the Life Occupancy Plan and the 50% Life Equity Plan. These two plans, detailed in the charts of this Disclosure Statement, differ only in the amount of the deposit required and the refund returned to the resident or the resident's estate after occupancy is terminated. If the resident is offered and accepts an incentive on his/her entrance fee, this reduced entrance fee will be amortized over the first 25 months of residency at Windsor Point instead of 50.

Upon execution of a Resident's Agreement by Windsor Point and the Prospective resident, a Reservation Deposit in the amount of 10% of the specified Entrance Fee for the selected or assigned Living Unit is due. Upon final approval for admission into the community, the balance of the Entrance Fee is payable to Windsor Point and must be received no later than two weeks prior to the date of occupancy or 45 days after signing the resident agreement, whichever comes first.

The Entrance Fee paid by the resident is a condition of entrance into the community and Windsor Point reserves the right to apply these funds against its capital indebtedness or to use these funds for any purpose deemed proper within the scope of all applicable state laws, generally accepted accounting principles, and Windsor Point's corporate charter.

The Entrance Fee is a payment that assures a resident a place in a facility for a term of years or for life. It represents a prepayment of many of the services Windsor Point provides in the basic service package, including a significant amount of future health care services (i.e. health center credit days, discounts on future health center per diems and health promotion & prevention services). Entrance fees will continue to amortize until the resident leaves the Windsor Point Community or until the Entrance Fee amortization is complete.

#### C. MONTHLY SERVICE FEE

A non-refundable Monthly Service Fee for each Living Unit is due by the 5th day of each month, for services to be rendered in that month. The Monthly Service Fee will vary with the type of Living Unit occupied, as evidenced in the chart of this Disclosure Statement. A resident may also incur additional fees and charges if the resident chooses to receive services that are not included in the standard Monthly Service Fee. At this time there are no credits given for absentee residents unless they are absent from the property for more than 90 consecutive days. A written request must be submitted prior to departure that includes the date leaving, and the date of return. There are no reductions or allowances given to residents who may choose not to use any services covered in the monthly fees. It is at Windsor Point's discretion to grant credits and to decide on the amount of credit given.

Windsor Point is and will continue to be dedicated to providing quality services, facilities, and care at the lowest feasible cost. To do so, Windsor Point must maintain a sound financial base for the continued operation of the community. Therefore, all Monthly Service Fees are subject to periodic adjustments according to economic requirements and conditions and the extent of services offered. If a resident's Monthly Service Fee is adjusted, the resident is responsible for payment of the adjusted fee. No increase in the Monthly Service Fee will take effect earlier than thirty (30) days after written notice of the increase is given to the resident.

# D. NON-BINDING RESERVATION FEE

For any resident interested in coming into Windsor Point at a future date, or wanting to be in line for a specific unit, a waiting list is provided. A refundable deposit of \$1,000.00 will place a resident on a waiting list. With this deposit, the resident is given a priority number. This number will place them in line for a specific type of unit. This deposit will not secure rates for a unit. However, it can be applied to the entrance fee when a resident moves in.

# E. MOTORIZED PERSONAL VEHICLE SURCHARGE

There will be an annual surcharge of \$200.00 for all scooter/ motorized personal vehicles. This charge is to help defray the cost of repairs caused by scooters/ motorized vehicles to public areas. In addition, repairing or replacing carpets, walls, and equipment damaged by scooters in resident's units will be charged to the resident. In an effort to keep all residents safe, scooters are not allowed in any dining room. (Residents using scooter/motorized personal vehicles will be held accountable for the scooter policies of Windsor Point.)

## LIFE OCCUPANCY RESIDENT ENTRANCE FEES

100% of the Life Occupancy Fee is amortized over the first 50 months of residency.

Non-refundable Application Fee - \$200

		OCCU	PANCY	MONT	HLY
INDEPENDENT L	VING	SINGLE	DOUBLE	SINGLE	DOUBLE
<u>COTTAGES</u>					
TWO BEDROOM		\$190,000	\$195,000	4,162	5,162
TWO BEDROOM V	V/GARAGE	195,000	200,000	4,162	5,162
TWO BEDROOM D	ELUXE	195,000	200,000	4,162	5,162
<b>APARTMENTS</b>					
TWO BEDROOM	950 sq. ft.	105,000	110,000	3,669	4,669
ONE BEDROOM	600 sq ft	80,000	85,000	3,443	4,443
	700 sq ft	84,000	89,000	3,443	4,443
	800 sq ft	89,000	94,000	3,443	4,443
STUDIO	400 sq ft	58,000	63,000	2,916	3,916
	500 sq ft	60,000	65,000	2,916	3,916
	600 sq ft	64,000	69,000	2,916	3,916
ROYAL TREATME	:NT				
ONE BR - ROYAL TI		80,000	85,000	4,948	5,948
TWO BR - ROYAL T		105,000	110,000	5,419	6,419
			v		·
REGENCY COURT	- INDEPEND	ENT PLUS		SINGLE	DOUBLE
Alcove		\$55,000	\$60,000	4,028	5,028
One Bedroom		\$75,000	\$80,000	5,906	6,906
Suite		\$75,000	\$80,000	6,985	7,985
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**CARE PLUS – REGENCY COURT ONLY** 

ADDITIONAL \$1,000.00/mo

## **50% LIFE EQUITY RESIDENT ENTRANCE FEES**

50% of the Life Equity resident Fee is amortized over the first 25 months of residency The remaining 50% is returned to the resident or the resident's estate after occupancy is terminated.

Non-refundable Application Fee \$200

		OCCL	JPANCY	MON	THLY
INDEPENDENT		SINGLE	DOUBLE	SINGLE	DOUBLE
COTTAGES					
TWO BEDROOM		247,000	253,500	4,162	5,162
TWO BEDROOM W	/GARAGE	253,500	260,000	4,162	5,162
TWO BEDROOM DE	LUXE	253,500	260,000	4,162	5,162
APARTMENTS					
TWO BEDROOM	950 sq. ft.	133,500	138,500	3,669	4,669
ONE BEDROOM	600 sq ft	102,500	107,500	3,443	4,443
	700 sq ft	107,700	112,700	3,443	4,443
	800 sq ft	114,200	119,200	3,443	4,443
STUDIO	400 sq ft	73,900	78,900	2,916	3916
	500 sq ft	76,500	81,500	2,916	3,916
	600 sq ft	81,700	86,700	2,916	3,916
OYAL TREATMENT					
ONE BR ROYAL TR	REATMENT	102,500	107,500	4,948	5,948
TWO BR - ROYAL TO	REATMENT	133,500	138,500	5,419	6,419
REGENCY COURT- INDI	EPENDENT P	LUS		SINGLE	DOUBLE
Alcove		\$70,000	75,000	\$4,028	5,028
One Bedroom		97,500	102,500	5,906	6,906
Suite		97,500	102,500	6,985	7,985

**CARE PLUS – REGENCY COURT ONLY** 

ADDITIONAL \$1,000.00/mo

# **KELLY HEALTH CARE CENTER**

	Entrance Fees*	Semi-private	<u>Private</u>	Semi-to-Private
CHELSEA HALL	\$8,000*	4,666	6,998	7,998
HAYES HALL	\$8,000*	5,998		8,500

<sup>\*</sup>Health Care Entrance Fees are amortized over 6 months.

NURSING HOME	<b>DAILY RATE</b>
SEMI-PRIVATE	\$248
PRIVATE ROOM	316
SEMI-PRIVATE CONVERTED TO PRIVATE	350

#### F. MONTHLY STATEMENTS

Windsor Point will furnish monthly statements to all residents showing the Monthly Service Fee and all additional fees and charges due from the resident.

## **G. CONDITIONS FOR REFUND**

A resident or a resident's estate may be entitled to a refund of the Entrance Fee upon the death of the resident or upon the resident's withdrawal from the community. All refunds will be paid to the resident, the resident's estate, or to the Clerk of Court, unless a court order indicates otherwise.

The specific refund provision governing each resident must be chosen by the resident and is included in the executed Resident's Agreement. The two choices provided to residents are as follows:

Non-refundable Entrance Fee: A non-refundable Entrance Fee may be charged which accrues to Windsor Point as income at a rate of 2% per month of occupancy. If the resident decides to leave Windsor Point before 100% of the Entrance Fee has been realized as income by Windsor Point, the resident is due a refund of the Entrance Fee, less the following: 2% of the fee for each month of occupancy; any amount the resident owes Windsor Point; and, the amount necessary to restore the Living Unit to a condition acceptable for re-occupation. If the Living Unit is occupied any portion of a month, then no refund is due for that month. Refunds are payable to the resident only upon the receipt of an Entrance Fee from a replacement resident acceptable to Windsor Point. This refund is based on resale of the original unit the resident occupied at Windsor Point. Monthly Service Fees are not refundable. If the resident is offered and accepts an incentive on his/her entrance fee, this reduced entrance fee will be amortized over the first 25 months of residency at Windsor Point instead of 50 months. Health Care entrance fees will amortize over a 6 month period.

50% Refundable Entrance Fee: A 50% Refundable Entrance Fee may be charged which accrues to Windsor Point as income at a rate of 2% per month of occupancy until 50% of the Entrance Fee has been realized by Windsor Point as income. Thereafter, any refund to the resident is limited to 50% of the Entrance Fee originally paid, less any outstanding charges due to Windsor Point and the amount necessary to restore the Living Unit to a condition acceptable for re-occupation. If the resident leaves Windsor Point before 50% of the Entrance Fee has been realized as income by Windsor Point, the resident is due a refund of 50% of the Entrance Fee, less the following: 2% of the fee for each month of occupancy; any amount the resident owes Windsor Point; and, the amount necessary to restore the Living Unit to a condition acceptable for re-occupation. If the Living Unit is occupied any portion of a month, then no refund is due for that month. Refunds are payable to the resident only upon the receipt of an Entrance Fee from a replacement resident acceptable to Windsor

Point. This refund is based on resale of the original unit the resident occupied at Windsor Point. Monthly Service Fees are not refundable.

Monthly Fees: Monthly Service Fees paid to Windsor Point are not refundable to the resident in part or in full. The only exception to this policy will be for residents who pass away while living in the Kelly Health Care Center. Any insurance premiums paid above the amount of the monthly fee or any credits above the amount of the monthly fee will be reimbursed to the resident within 30 days of the resident leaving Windsor Point.

As long as personal effects are maintained in the room space, residents will continue to be charged a monthly service fee.

#### H. NOTIFICATION OF FEE INCREASES

Monthly fees are established at the level needed to meet the operating expenses of Windsor Point. Monthly Fee changes are compared to changes in the Consumer Price Index to measure whether Windsor Point's costs are in line with changes in the general economy. The Consumer Price Index is not a controlling factor in fee increases, but it is used only for comparison purposes. Monthly fees are periodically compared to fees of other life care communities. Windsor Point will give at least 30 days notice of changes in fees. Windsor Point will use sound management practices to ensure that fees are kept down while still maintaining a high quality of care.

## 1. MONTHLY FEE CHANGES OVER LAST 5 YEARS

	2021	2022	2023	2024	2025
Independent - Cottages	430	3533	3886	3964	4162
Independent - 2 Bedroom Apartment	3023	3114	3425	3494	3669
Independent - 1 Bedroom Apartment	2838	2923	3215	3279	3443
Independent - Studio Apartment	2403	2475	2723	2777	2196
Royal Treatment 2 Bedroom Apartment	3635	4200	5060	5161	5419
Royal Treatment 1 Bedroom Apartment	3450	4000	4620	4712	4948
Independent Plus Suite	5756	5929	6522	6652	6985
Independent Plus 1 Bedroom	4868	5014	5515	5625	5906
Independent Plus Alcove	3319	3419	3761	3836	4028
Assisted Living – Private	5494	5659	6225	6350	7000
Assisted Living – Semi-Private	3846	3961	4357	4444	4666
Assisted Living – Semi-to-Private	6592	6790	7469	7618	8000
Memory Care – Semi-Private	4944	5092	5601	5713	6000
Memory Care – Private	6812	7016	7718	7872	8500
Nursing - Private - Daily	260	268	295	301	320
Nursing – Semi-Private - Daily	205	211	232	237	248
Nursing – Semi-to-Private	297	306	337	344	350

\*In order to increase our rates without negatively impacting current Windsor Point residents, a two-tiered price level increase was implemented with new rates beginning June 1, 2023. New resident rates apply to any resident entering Windsor Point or a new level of care. Existing resident rates are the increases residents receive in their current level of occupancy. If an existing resident moves to a new unit or a different level of care, the new resident pricing will apply.

## J. AVERAGE DOLLAR AMOUNT CHANGES OVER LAST 5 YEARS

	2021	2022	2023	2024	2025
Independent	\$ 53	69	109	66	169
Royal Treatment	\$ -12	163	240	97	247
Independent Plus	\$ 83	110	173	105	269
Chelsea Hall	\$ 95	125	198	120	418
Hayes Hall	\$ 105	139	218	133	458
Skilled Nursing	\$ 5	6	10	<b>6</b>	12

## **K. OPERATING RESERVES**

Continuing care facilities are required to maintain operating reserves equal to 25% of their operating costs projected for the 12 month period covered by the most recent disclosure statement filed with the Department of Insurance if occupancy levels remain in excess of 90%. Additionally, facilities must maintain 50% of total projected operating costs projected for the same 12 month period if occupancy rates are lower than 90%.

Based on occupancy levels and Windsor Point's forecasted operating expenses, the operating reserves for 2025 are \$2,918,043. This represents 25% of our net operating expense projected for 2025. Income and advances from owners are the primary sources of funds for the operating reserves of Windsor Point. The Executive Director and Treasurer of Windsor Point serve as the custodians of these funds and make all investment decisions. Operating reserves are kept in the form of cash, cash equivalents, bonds, stocks, and/or U.S. Treasury obligations and are a restricted asset.

#### L. FACILITY DEVELOPMENT AND EXPANSION

Stan Johnson & Associates LLC has completed all phases of Windsor Point at a total cost of \$22,896,472.00. Part of Phase II and III were financed by a loan from Windsor Point CCRC to Stan Johnson and Associates. This loan was paid in full in May 2025.

Stan Johnson & Associates LLC refinanced a previous mortgage related to Phases I, II, and III with proceeds of a loan from Branch Bank and Trust Company totaling \$13,000,000.00. The loan is amortized over thirteen years and will be paid in full on 10/1/28. The interest rate is a

thirteen year fixed swap rate of 3.35% and the principal and interest payments are payable monthly.

Stan Johnson & Associates LLC owns the land, buildings, and equipment, which are leased to Windsor Point. Windsor Point's lease payments are \$210,160 a month.

Stan Johnson and Associates LLC has constructed a community center, which features a pharmacy, convenience store, dining room, auditorium, and billiards room., a health care facility consisting of 45 beds and 55 assisted living beds - of which 20 are memory care beds. The second floor of the community has 40 Independent Plus Units and the third floor has 31 one-bedroom and studio units. Stan Johnson & Associates has also constructed three 27-unit apartment buildings each containing 24 two-bedroom apartments and 3 one-bedroom apartments. Stan Johnson & Associates has also constructed 29 individual houses and the S. Ray Johnson Wellness Center with pool and exercise room. The lease payment between Stan Johnson & Associates and Windsor Point, Inc. grants unlimited access to all of the above.

The owners of Windsor Point have provided all of the funds needed for the operating reserve requirement for North Carolina General Statute 58-64-33.

Revenue from Entrance fees shall be computed in accordance with the American Institute of Certified Public Accountants Statement of Position 90-8 "Financial Accounting and Reporting by Continuing Care Retirement Communities". Entrance fees are amortized over the remaining life expectancy of each individual resident. Windsor Point, Inc. is authorized to issue one hundred thousand (100,000) shares of stock at (\$1.00) par value. Current shares issued and outstanding equal one thousand (1,000) shares.

At this time, no future expansion is expected.

## VII. MISCELLANEOUS

## A. RIGHTS, PRIVILEGES, & LIMITATIONS

The rights and privileges of a resident under an executed Resident's Agreement are personal and nontransferable and will not include any proprietary interest in the property or facilities of the community or the assets of Windsor Point.

#### **B. INABILITY TO MANAGE AFFAIRS**

Each resident must agree that if the resident becomes incapable of governing him or herself or incapable of managing personal affairs, Windsor Point will have an interest in the matter which will entitle it to institute legal action for determination of resident's competency. Each resident must also agree to designate a guardian or trustee to be appointed if the need arises. Windsor Point, or a representative of Windsor Point, will become the appointee only if a

court of proper jurisdiction determines that appointment of the guardian or trustee named by the resident is not in the best interest of the resident or the resident's estate.

#### C. PERSONAL BELONGINGS

Windsor Point will not be responsible for the loss of any property belonging to the resident due to theft, mysterious disappearance, fire, or any other cause. This includes hearing aids, glasses, jewelry, dentures, etc. Each resident has the responsibility of providing insurance to cover any such loss.

Upon termination of a resident's occupancy of a Living Unit, Windsor Point will have the right to remove promptly from the Living Unit all property belonging to the resident and have the property stored for the resident. Either the resident or the resident's estate is responsible for payment of any storage fees and will reimburse Windsor Point for expense it incurs.

#### **D. SUBROGATION RIGHTS**

If a resident is injured by a third party, Windsor Point will have the right of subrogation for all of Windsor Point's costs and expenses incurred because of the injury, Windsor Point will have the right, in the name of the resident or otherwise, to take all necessary steps and procedures to enforce the payment of the costs and expenses by the person responsible for the injury. Each resident must agree to cooperate fully and assist Windsor Point in recovering its costs and expenses.

## E. ACCIDENT OR INJURY CAUSED BY OTHERS, POWER OF ATTORNEY

The resident shall appoint in writing by a Power of Attorney a person of the resident's choosing to act in the resident's behalf as attorney-in-fact in case of accident or injury to the resident and shall promptly provide this information to Windsor Point in writing. If the resident shall fail to designate an attorney-in-fact, Windsor Point, in such event, may sue and enforce cause of action of the resident for injury or damages so resulting in the name of the resident, or in the name of Windsor Point.

If the resident fails to appoint an attorney-in-fact, the resident hereby nominates and appoints Windsor Point as the resident's attorney-in-fact, enabling Windsor Point to undertake such suit or seek reimbursement. The resident thereby grants to Windsor Point the power and authority to seek, sue for, institute any legal action, or preceding for, settle, compromise, and give releases for all such claims or cause of action, or to do any other act in connection therewith and to appoint an agent or agents to exercise the power herein conferred upon resident's attorney-in-fact; hereby ratifying and confirming all action taken by Windsor Point pursuant to Article 2 of the North Carolina General Statutes, Chapter 32 A, and this Power of Attorney shall not be affected by the resident's subsequent incapacity or mental incompetence either physically or mentally, and this power of Attorney shall remain in full

force and effect until the same shall be duly revoked by the resident, or otherwise revoked as provided in the General Statutes of North Carolina.

All costs and expenses reasonably incurred by Windsor Point (including, but not limited to the fees and expenses of an attorney retained by Windsor Point to pursue such claim) shall be paid and / or reimbursed to Windsor Point, either from settlement, judgment, or otherwise, and the balance of any collection made on behalf of the resident shall be paid to the resident's account or, in the event of the death of the resident will be paid to the resident's estate, or to the appropriate person or entity entitled thereto.

## F. COMPLIANCE WITH APPLICABLE LAWS

Windsor Point will operate in full compliance with all applicable laws and rules, regulations, and ordinances promulgated by lawful governmental authority. Windsor Point will also have the right to change a resident's Living Unit to meet the requirements of law or the regulations of a Fire Department, Department of Public Health, or other duly-constituted governmental authority or agency.

#### G. ARBITRATION

Residents of Windsor Point agree to settle any disputes that may arise through an arbitration process.

This Agreement shall be governed by and construed in accordance with the laws of the State of North Carolina, whether or not the parties remain in North Carolina. In the event either party wishes to seek the enforcement of any remedy or bring any claim arising from or otherwise related to this Agreement or to Windsor Point, the parties shall submit the matter to binding arbitration, and the arbitration proceeding shall be administered in accordance with the rules presently established by the American Arbitration Association (AAA) for Consumer claims (including the Consumer-Related Disputes Supplementary Procedures and the Consumer Due Process Protocol established by AAA), unless otherwise mutually agreed upon by the parties. The costs of the arbitration shall be borne equally by the parties; however, the party initiating arbitration shall be solely responsible for costs charged in accordance with AAA's rules as these costs pertain to initiating an arbitration claim. The results of the arbitration shall be binding upon the parties and may, at the request of either party, be reduced to a final judgment.

Should arbitration between the parties become necessary or ensue, the parties agree that Wake County, North Carolina is a convenient forum and is the only forum in which a claim arising from or related to Windsor Point or to this Agreement may be arbitrated. In any action to enforce or defend the

the Resident's Agreement, this Disclosure Statement, or published COMMUNITY policies, rules, and regulations.

#### K. USE OF APPLIANCES AND VEHICLES

Should a resident demonstrate an inability to safely use scooters, cars, golf carts, the range, refrigerator, disposal unit, or other appliances in the resident's Living Unit, Windsor Point will have the right to turn off power to the appliance or to remove the appliance or vehicle. If the resident is unable to safely utilize appliances in his or her kitchen, the resident will then be responsible for the cost of extra meals in the community's dining facilities.

## L. RECORDING DEVICES

Audio, video or photographic recordings within the building are prohibited unless prior approval has been given by Administration.

#### M. GUESTS

A resident may receive visitors in the resident's Living Unit, subject to reasonable terms and conditions that Windsor Point may establish. Overnight guests are permitted in a resident's Living Unit, provided that Windsor Point is notified of the guest's stay. Guests may also use the community's guest accommodations, if available, by appointment and for a reasonable charge. However, Windsor Point reserves the right to limit or terminate the stay of any guest, at any time, and for any reason. Residents are responsible for injuries or damages caused by their guests.

#### **N. MEDICARE STATUTES**

As of the date of this Disclosure Statement, the Medicare statutes referenced in the Disclosure Statement are fully functioning. Windsor Point assumes that the Medicare program will continue to function and provide reimbursement in essentially the same manner as it now does. Should the Medicare statutes be substantially modified or eliminated, Windsor Point will amend this Disclosure Statement and related documentation, such as the Resident's Agreement, to reflect the modifications or eliminations.

## O. DEDUCTION OF FEES AS MEDICAL EXPENSES ON RESIDENT'S INCOME TAXES

The Internal Revenue Service has ruled in its Publication 502 and in a number of rulings on individual cases that a part of Residence and Care Fees and Monthly Service Fees of life care community residents may be treated as an expense incurred for obtaining medical care. In the various rulings, the deductions allowed taxpayers were the fees attributable to providing medical care for all its residents prorated among the resident rather than the amount expended by the retirement center for the medical care of each individual resident.

Life Occupancy and 50% Equity Residence and Care Fees include a lump sum for prepaid medical care. That amount meets the Internal Revenue Service requirement that it is an advance payment as a condition for the community to provide lifetime care that includes medical care. The deductible prepaid medical care proportion of the Residence Entrance Fee and Care Fee should be in the range of 20% - 30%. These percentages will vary from year to year based upon medical costs incurred by Windsor Point.

A part of the Monthly Service Fee is also deductible as a medical care cost. The deductible proportion of a resident's monthly service fee is determined in the same manner as the deduction of a resident's entrance fee. After each calendar year Windsor Point will provide each resident with a statement for use in preparing tax returns.

This information gives in our opinion, based on our research in the practices of other life care communities, our interpretation of the Internal Revenue Service regulations and rulings.

However, Windsor Point cannot guarantee that the Internal Revenue Service will allow this deduction. The matter of any resident's tax responsibility is between the resident and the Internal Revenue Service. Windsor Point recommends that residents consult their tax advisor and follow his or her guidance. Windsor Point, Inc. assumes no responsibility for residents' tax liability. Windsor Point will, of course, provide statements and records, if needed, to support fees and expenses for medical care.

## P. IMPUTED INTEREST

Imputed interest will apply to those residents age 64 or younger and who choose the 50% equity contract option. In 1984, the U.S. Congress passed the Deficit Reduction Act which defined certain transactions that were considered "below market loans," meaning that money was transferred from one individual to another without interest or at interest below that generally or commercially available. Proponents of the legislation argue that such transactions have the effect of reducing tax revenues. They reason that these monies could have been invested, and the interest paid on the investments would be taxable. Therefore the law assumes, or imputes, an interest as if these loan monies had otherwise been invested and creates a tax liability on the imputed interest for the "lender" of the money.

The Internal Revenue Service has not yet issued regulations that clearly address the degree to which refundable entry fees to continuing care retirement centers might be construed by the IRS to be "loans" subject to imputed interest taxation. Congress has sought to clarify the issue with later legislation, and seems to intend to exclude entry fees that are refundable over short terms (such as the Windsor Point fee which is refundable over 25 months). Without final regulations from IRS, final guidance regarding any individual tax liability arising form payment of an entry fee is not possible.

## Q. INCENTIVES

Occasionally, Windsor Point will offer incentives to residents. Some examples might be reduced rates for a short period of time or reduced entrance fees. These incentives will vary in length of time offered and amounts. They are offered at the sole discretion of Windsor Point and are advertised for varying lengths of time and qualifications on receiving them. Incentives will never be offered that will affect the financial stability of Windsor Point.

If the resident is offered and accepts an incentive on his/her entrance fee, this reduced entrance fee will be amortized over the first 25 months of residency at Windsor Point instead of the first 50 months.

# WINDSOR POINT FINANCIAL INFORMATION

# WINDSOR POINT INC., Balance Sheet

## March 2025

AS	SETS		
Current Assets			
CASH			
CASH ON HAND - EMERGENCY FUND	97,000.00		
CASH - BUSINESS CENTER	4,253.62		
CHECKING-FID - BUSINESS CENTER	695.73		
Checking-Operating-FID	119,436.81		
CHECKING - PAYROLL - FID	3,797.32		
CHECKING - GENERAL - BBT	680,162.42		
FIDELITY MONEY MARKET	3,073,951.38		
CERTIFICATE OF DEPOSIT - FIDELITY BANK	1,038,081.97		
CHECKING - SPECIAL ACCOUNT	736,625.22		
CERTIFICATES OF DEPOSIT	2,400,064.64		
CERTIFICATE OF DEPOSIT - FIRST BANK	1,038,332.57		
MONEY MARKET - FIRST BANK	1,053,316.72		
CERTIFICATE OF DEPOSIT - FIRST BANK	1,555,254.09		
CASH IN BANK - PATIENT FUND	12,276.83		
TOTAL CASH		11,813,249.32	
ACCOUNTS RECEIVABLE			
RESIDENT REFUND	5,436.96		
A/R - MEDICARE	71,318.77		
A/R - PENDING INSURANCE	29,069.73		
A/R MEDICARE PART B	1,907.89		
A/R - NURSING SNF PVT	(4,014.84)		
A/R - INDEPENDENT LIVING	(15,583.80)		
A/R - ASSISTED LIVING	(2,974.47)		
EMPLOYEE ADVANCE	(803.95)		
ACCRUED INTEREST RECEIVABLE	104,649.07		
TOTAL ACCOUNTS RECEIVABLE		189,005.36	
PREPAID EXPENSES			
PREPAID INSURANCE	314,856.30		
PREPAID EXPENSE	9,645.44		
TOTAL PREPAID EXPENSES	<del></del>	324,501.74	
TOTAL Current Assets			12,326,756.42
Fixed Assets			
FIXED ASSETS			
OFFICE EQUIPMENT	86,037.48		
ACCUM. DEPR- OFFICE EQUIP.	(67,261.64)		
VEHICLES	529,423.80		
ACCUM. DEPRVEHICLES	(438,962.63)		
FURNITURE'S FIXTURES	352,975.36		
ACCUM DEPR FURNITURE & FIXTURE	(277,811.91)		
DEPARTMENTAL EQUIPMENT	558,107.01		
ACCUM. DEPR DEPT EQUIPMENT	(389,101.24)		
LEASE IMPROVEMENT	2,495,105.56		
ACCUM. DEPRLEASEHOLD IMPR.	(939,634.17)		

_ <u></u>			
SOFTWARE ACCUM DEPR - SOFTWARE	27,499.20 (24,875.76)		
TOTAL FIXED ASSETS CD'S - OPERATING RESERVES NOTES RECEIVABLE-STAN JOHNSON		1,911,501.06 2,918,042.94 59,183.92	
TOTAL Fixed Assets			4,888,727.92
Other Assets			4,000,727.72
OTHER ASSETS OPERATING LEASE RIGHT-OF-USE ASSETS	10,011,566.00		
TOTAL OTHER ASSETS		10,011,566.00	
TOTAL Other Assets			10,011,566.00
TOTAL ASSETS			27,227,050.34
LIAB	ILITIES		
Current Liabilities			
ACCOUNTS PAYABLE  A/P AND ACCRUED EXPENSES  PATIENT PERSONAL FUNDS  DEFFERED REVENUE-CURRENT  OTHER EMPLOYEE DEDUCTIONS  ACCRUED VACATION  OTHER TAXES  SALARIES PAYABLE  FEDERAL UNEMPLOYMENT  STATE UNEMPLOYMENT  OPERATING LEASE OBLIGATIONS-CURRENT  TOTAL CURRENT LIABILITIES  TOTAL CURRENT LIABILITIES  TOTAL CURRENT LIABILITIES  DEFERRED REVENUE  CONTRACTUALLY REFUNDABLE FEES  LONG-TERM OPERATING LEASE OBLIGATION  NOTE PAYABLE - FIDELITY VEHICLE LOAN	495,867.48 11,162.73 1,179,530.61 763.66 55,546.78 141,750.00 192,216.00 5,198.41 617.57 1,847,760.00	3,930,413.24 5,153,818.80 1,267,017.56 8,195,756.00 75,985.72	3,930,413.24
TOTAL Long-Term Liabilities		·	14,692,578.08
TOTAL LIABILITIES			18,622,991.32
FO	UITY		
STOCKHOLDER'S EQUITY  CAPITAL STOCK	1,000.00		
TOTAL STOCKHOLDERS EQUITY Retained Earnings Year-to-Date Earnings		1,000.00 8,149,621.49 453,437.53	
TOTAL EQUITY	·		8,604,059.02
TOTAL LIABILITIES & EQUITY			27,227,050.34

# WINDSOR POINT INC.,

## Income Statement

Year-to-Date Only, March 2025 - current month

3 Months Ended March 31, 2025

	March 31, 20.	<u> 25                                    </u>	
Fees			
ROUTINE SERVICES			
PATIENT REV-MEDICARE	30,099.00	0.9 %	
MEDICARE ALTERNATIVE	19,671.00	0.6 %	
MEDICARE ALTERNATIVE C/A	24,703.89		
MED ALTERNATIVE PART B	19,020.00	0.6 %	
MED ALT PART B/ C/ADJ	(10,379.94)	-0.3 %	
PATIENT REV. INDEPENDENT LIV.	1,493,237.89	45.4 %	
PATIENT REV - INDEPENDENT LIV C/A	0.63	0.0 %	
PATIENT REV ASSIST LIVING-C/A	5,713.06	0.2 %	
PATIENT REV NURSING SNF PVT	290,750.56	8.8 %	
PATIENT REV HOSPICE		3.0 %	
MEDICARE PART A	50,784.72	1.5 %	
PATIENT REV ASSISTED LIVING	664,834.54	20.2 %	
PATIENT REV-R H/ALZTHEMERS PVT	1,895.58	0.1 %	
MEDICARE CONT ADJ PART A	(8,527.59)	-0.3 %	
MEDICARE CONT ADJ PART B	(963.25)	0.0 %	
TOTAL ROUTINE SERVICES	2,679,999.09	81.6 %	
PHYSICAL THERAPY			
PT-MEDICARE PART A	18,860.00	0.6 %	
PT-MEDICARE PART B	8,945.00	0.3 %	
PT-SNF PRIVATE	1,115.00	0.0 %	
CONTRACTUAL ALLOWANCE	(18,860.00)	-0.6 %	
PT - C/A PART B	(5,725.28)	-0.2 %	
TOTAL PHYSICAL THERAPY	4,334.72	0.1 %	
SPEECH THERAPY			
SPEECH - MEDICARE PART A	2,055.00	0.1 %	
SPEECH-MEDICARE PART B	460.00	0.0 %	
SPEECH-SMF PRIVATE	425.00	0.0 %	
CONTRACTUAL ALLOWANCE	(2,055.00)	-0.1 %	
ST - C/A PART B	106.68	0.0 %	
TOTAL SPEECH THERAPY	991.68	0.0 %	
LAB - PART A	159.90	0.0 %	
C/A - ALB PART A	(159.90)	0.0 %	
BILLABLE MEDICAL SUPPLIES			
SNF PRIVATE	2,801.77	0.1 %	
TOTAL BILLABLE MEDICAL SUPPLIES	2,801.77	0.1 %	
OCCUPATIONAL THERAPY			
MEDICARE PART A	26,345.00	0.8 %	
MEDICARE PART B	5,240.00	0.2 %	

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YTD Standard Income Statement

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	March 31, 20	725	
SNF PRIVATE	1,890.00	0.1 %	
CONTRACTUAL ADJUSTMENT	(26,345.00)		
OT - C/A PART B	(3,100.81)		
TOTAL OCCUPATIONAL THERAPY	4,029.19		
LEGEND DRUGS			
MEDICARE PART A LEGEND DRUGS	29,821.83	0.9 %	
SNF PRIVATE	(2,723.80)	-0.1 %	
TOTAL LEGEND DRUGS	27,098.03	0.8 %	
OTHER REVENUE			
ENTRANCE FEES EARNED	403,929.40	12.3 %	
INTEREST INCOME	117,482.36	3.6 %	
LATE PAYMENT CHARGE	459.00	0.0 %	
APPLICATIONS FEES & WAITING FEES	600.00	0.0 %	
RESIDENT GUEST INCOME	4,020.00	0.1 %	
CONVENIENT STORE REVENUE	22,650.34		
RESIDENT MEALS REVENUE	1,299.00		
MISC INCOME	5,606.02		
PRIOR YEAR ADJUSTMENT	10,929.74		
MISCELLANEOUS INCOME	(188.84)	0.0 %	
TOTAL OTHER REVENUE	566,787.02	17.2 %	
TOTAL Fees	3,286,041.50	100.0 %	
NET INCOME	3,286,041.50	100.0 %	
GROSS PROFIT	3,286,041.50	100.0 %	
Expenses			
PROPERTY OWNERSHIP & USE			
DEPR - DEPARTMENTAL EQUIP	9,909.00	0.3 %	
DEPR - LEASEHOLD IMPROV	36,243.00	1.1 %	
DEPR - OFFICE EQUIPMENT	1,998.00	0.1 %	
DEPR - FURNITURE & FIXTURE	4,557.00	0.1 %	
RENT - BLDG	630,480.00	19.2 %	
PROPERTY TAXES	141,750.00	4.3 %	
INSURANCE - FIXED ASSETS	25,236.66	0.8 %	
SMALL EQUIPMENT EXPENSE	5,486.26	0.2 %	
TOTAL PROPERTY OWNERSHIP & USE	855,659.92	26.0 %	
PLANT OPERATION & MAINTENANCE			
SALARIES & WAGES-PLANT OP	69,414.17	2.1 %	
PAYROLL TAXES-PLANT OP	5,663.91	0.2 %	
EMPLOYEE BENEFITS-PLANT OP	1,574.33	0.0 %	
OTHER CONTRACT SVCS-PLANT OP	4,233.79	0.1 %	
REP. & MAINT BLDG.	49,756.04	1.5 %	

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	March 31, 20	23	
REP. & MAINTEQUIPMENT	20,737.67	0.6 %	
POOL OPERATING EXPENSE	1,621.66	0.0 %	
REP. & MAINT GROUNDS	5,878.75	0.2 %	
EXTERMINATING-PLANT OP	3,235.54	0.1 %	
TRASH DISPOSAL-PLANT OP	11,947.29	0.4 %	
ELECTRICITY-PLANT OP	58,261.01	1.8 %	
FUEL-PLANT OP	41,895.46	1.3 %	
WATER-PLANT OP	39,990.77	1.2 %	
SMALL EQUIPMENT EXP-PLANT OP	675.00	0.0 %	
TOTAL PLANT OPERATION & MAINTENANCE	314,885.39	9.6 %	
HOUSEKEEPING			
SALARIES & WAGES-HOUSEKEEP	71,410.67	2.2 %	
PAYROLL TAXES-HOUSEKEEP	5,820.16	0.2 %	
EMPLOYEE BENEFIT-HOUSEKEEP	1,626.20	0.0 %	
HOUSEKEEPING SUPPLIES	21,073.21	0.6 %	
CONTRACTOR OUTSIDE SVCS-HOUSE	2,450.50	0.1 %	
TOTAL HOUSEKEEPING	102,380.74	3.1 %	
DIETARY			
SALARIES & WAGES-DIETARY	139,388.11	4.2 %	
SUPERVISOR SALARIES-DIETARY	22,378.59	0.7 %	
PAYROLL TAXES-DIETARY	12,646.24	0.4 %	
EMPLOYEE BENEFIT-DIETARY	3,392.84	0.1 %	
RAW FOOD	68,900.17	2.1 %	
FOOD SUPPLIES	122,694.66	3.7 %	
SUPPLEMENTARY FEEDING	52.34	0.0 %	
KITCHEN SUPPLIES	22,363.81	0.7 %	
DIETARY CONSULTANT	1,850.00	0.1 %	
TOTAL DIETARY	393,666.76	12.0 %	
NURSING SERVICES			
SALARIES-DON	19,240.02	0.6 %	
SALARIES-RN'S	78,713.11	2.4 %	
SALARIES-LPN	69,819.49	2.1 %	
SALARIES - AIDES & ORDERLY	76,289.71	2.3 %	
SALARIES - MEDICAL RECORDS	6,916.21	0.2 %	
SALARIES - QUALITY ASSURANCE	32,100.00	1.0 %	
PAYROLL TAXES-NURSING SVCS	22,882.52	0.7 %	
EMPLOYEE BENEFIT-NURSING SVCS	6,435.73	0.2 %	
TRAINING,TRAVEL&TUITION-NURSE	71.17	0.0 %	
MEDICAL SUPPLIES	26,066.17	0.8 %	
OFFICE SUPPLIES	4,101.84	0.1 %	
MEDICAL DIRECTOR	2,000.00	0.1 %	
TOTAL NURSING SERVICES	344,635.97	10.5 %	
LAUNDRY AND LINEN			
SALARIES & WAGES-LAUNDRY	16,947.06	0.5 %	
PAYROLL TAXES-LANUDRY	1,397.60	0.0 %	

EMPLOYEE BENEFIT-LAUNDRY LINEN AND BEDDING TOTAL LAUNDRY AND LINEN SOCIAL SERVICES EMPLOYEE BENEFIT-SOC. SVCS TOTAL SOCIAL SERVICES PATIENT ACTIVITIES SUPERVISOR SALARIES-PT. ACT PAYROLL TAXES-PT. ACT EMPLOYEE BENEFITS-PT. ACT CONTRACT SERVICES-PT. ACT CABLEVISION TV EXPENSE TOTAL PATIENT ACTIVITIES ADMINISTRATIVE & GENERAL SALARIES ADMINISTRATOR COMMISSION - MARKETING SALARIES - OTHERS CONTRACTUAL SERVICES PAYROLL TAXES	March 31, 2023			
EMPLOYEE BENEFIT-LAUNDRY	356.68	0.0 %		
LINEN AND BEDDING	323.57	0.0 %		
TOTAL LAUNDRY AND LINEN	19,024.91	0.6 %		
SOCIAL SERVICES				
EMPLOYEE BENEFIT-SOC. SVCS	114.51	0.0 %		
TOTAL SOCIAL SERVICES	114.51	0.0 %		
DATIGNT ACTIVITIES		0.0 ,0		
	7,451.78	0.2 %		
	616.53			
	170.56	0.0 %		
CONTRACT SERVICES-PT. ACT	210.00			
CABLEVISION TV EXPENSE	7,578.82	0.2 %		
TOTAL PATIENT ACTIVITIES	16,027.69			
	10,027.05	0.5 70		
	21,250.00	0.6 %		
	2,634.52			
	103,561.78			
	6,000.00			
	3,250.68			
EMPLOYEE BENE. (HOSP INS, W/C)	3,066.64			
EMPLOYEE AWARDS & BONUSES	1,252.00			
PROMO & PUB REL-HELP WANTED	3,297.76			
PROMO & PUB REL - OTHER	18,430.00			
TELEPHONE	9,862.27			
MEMBERSHIP DUES & SUBSCRIPTIONS	615.00			
INSURANCE - GENERAL	46,155.18	1.4 %		
COPIER EXPENSE	6,332.67	0.2 %		
LICENSE FEES	1,795.75	0.1 %		
LIBRARY EXPENSE	138.97	0.0 %		
CRIMINAL BACKGROUND EXPENSE	290.00	0.0 %		
POSTAGE	901.15	0.0 %		
LEGAL & ACCOUNTING	98,468.07			
UNIFORM/T-SHIRT EXP	1,529.41			
BUILDING DECORATIONS EXPENSE	3,661.82			
EMPLOYEE DRUG TEST EXPENSE	60.00			
BANK SERVICE CHARGE	232.81			
UNION MUTUAL OFFSET	309.06	0.0 %		
TOTAL ADMINISTRATIVE & GENERAL	333,095.54	10.1 %		
PHYSICAL THERAPY				
CONTR. O/S SERV.MEDICARE PT A	7,603.95	0.2 %		
CONT. O/S SERVMEDICARE PT B	5,026.49	0.2 %		
TOTAL PHYSICAL THERAPY	12,630.44	0.4 %		
SPEECH THERAPY				
CONTR. O/S SERVMEDICARE PT A	1,050.34	0.0 %		
	•	0.0 %		

	March 31, 202	63
TOTAL SPEECH THERAPY	1,475.35	0.0 %
LAB	<del></del> -	
LAB-MEDICARE PART A	468.14	0.0 %
TOTAL LAB	468.14	0.0 %
X-RAY		
X-RAY MEDICARE PART A	1,008.62	0.0 %
TOTAL X-RAY	1,008.62	0.0 %
OCCUPATIONAL THERAPY		
CONTR. O/S SERVMEDICARE PT A	10,341.13	0.3 %
CONTR. O/S SERV. MEDICARE PT B	6,068.31	0.2 %
TOTAL OCCUPATIONAL THERAPY	16,409.44	0.5 %
LEGEND DRUGS		
BILLABLE LEGEND DRUGS	25,949.84	0.8 %
TOTAL LEGEND DRUG	25,949,84	0.8 %
INDEPENDENT PLUS		
SUPERVISORY SALARY/IND PLUS	10,920.00	0.3 %
SALARIES-HSKPG IND PLUS	6,625.57	
SALARY & WAGES/IND PLUS AIDES	50,081.82	
INDEPENDENT PLUS ACT, DIRECTOR	7,062.16	0.2 %
PAYROLL TAXES - IND PLUS	6,027.94	0.2 %
EMPLOYEE BENE. (HOSP INS, W/C)	1,878.04	0.1 %
TOTAL INDEPENDENT PLUS	82,595.53	2.5 %
INDEPENDENT		
SALARIES - ACT DIRECTOR	7,596.64	0.2 %
PAYROLL TAXES - INDEPENDENT	627.70	0.0 %
EMPLOYEE BENE. (HOSP INS, W/C)	98,76	0.0 %
INDEPENDENT ACTIVITIES	3,719.13	0.1 %
TOTAL INDEPENDENT	12,042.23	0.4 %
INDEPENDENT ROYAL TREATMENT		
SALARIES, WAGES-IND. ROYAL DOMESTIC	34,207.67	1.0 %
PAYROLL TAXES-IND ROYAL DOMESTIC	2,812.99	0.1 %
EMPLOYEE BENEFITS-IND ROYAL TREATMENT	705.40	0.0 %
TOTAL INDEPENDENT-ROYAL TREATMENT	37,726.06	1.1 %
ASSISTED LIVING		
SUPERVISOR SALARY-A.L.	11,179.98	0.3 %
SALARIES-PERSONAL CARE A/L	183,936.25	
PAYROLL TAXES-A.L. EMPLOYEE BENEFIT-A.L.	15,872.21	
TOTAL ASSISTED LIVING	3,685.78	
	214,674.22	6.5 %
SALARY & WAGES CONVENIENT STOR	6,580.80	0.2 %
PAYROLL TAXES	546.86	0.0 %
CONVENIENT STORE SUPPLIES	18,093.74	0.6 %
EMPLOYEE BENEFIT-COVENIENT	149.97	0.0 %

TRANSPORTATION EXPENSE	-	
SALARIES & WAGES-TRNSP.	8,144.93	0.2 %
PAYROLL TAXES-TRANSP.	658.46	0.0 %
EMPLOYEE BENEFITS-TRANSP.	199.46	0.0 %
VEHICLE DEPRECIATION	603.00	0.0 %
VEHICLE EXPENSE	12,800.68	0.4 %
INTEREST EXPENSE VEHICLE	354,77	0.0 %
TOTAL TRANPORTATION EXPENSE	22,761.30	0.7 %
OTAL Expenses	2,832,603.97	86.2 %
PERATING PROFIT	453,437.53	13.8 %
PROFIT BEFORE TAXES	453,437.53	13.8 %
VET PROFIT	453,437.53	13.8 %

# WINDSOR POINT INCORPORATED STATEMENT OF CASH FLOWS FOR THE THREE MONTHS ENDED MARCH 31, 2025

## **OPERATING ACTIVITIES**

Net income	\$	453,438
Adjustments to reconcile net income to net		
cash used by operating activities:		
Depreciation		52,087
Recognition of deferred revenue		(403,929)
Entrance fee deposits (net of refunds)		310,316
Changes in operating assets and liabilities:		
Accounts receivable		(166,030)
Prepaid expenses		(248,053)
Decrease in operating lease right-of-use assets		630,480
Accounts payable		131,239
Accrued expenses		(420,960)
Decrease in operating lease liabilities		(630,480)
Net cash used by operating activities	•	(291,892)
INVESTING ACTIVITIES		
Purchase of property and equipment		(12,365)
Payments received on loans to related party		99,879
Net cash provided by Investing activities		87,514
FINANCING ACTIVITIES		
Principal payments on vehicle loan		(928)
Dividends paid		-
Net cash used in financing activities		(928)
Net decrease in cash		(205,306)
CASH, BEGINNING OF PERIOD		5,986,822
CASH, END OF PERIOD	\$	5,781,516

## FINANCIAL STATEMENTS

December 31, 2024 and 2023

(With Independent Auditor's Report Thereon)



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## DAVIDSON, HOLLAND, WHITESELL & CO., PLLC

## **Independent Auditor's Report**

The Board of Directors
Windsor Point Incorporated:

#### **Opinion**

We have audited the accompanying financial statements of Windsor Point Incorporated (the "Company"), which comprise the balance sheet as of December 31, 2024, and the related statements of operations and retained earnings and cash flows for the year then ended, and the related notes to the financial statements.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Windsor Point Incorporated as of December 31, 2024, and the results of its operations and its cash flows for the year then ended in accordance with accounting principles generally accepted in the United States of America.

#### **Basis for Opinion**

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of Windsor Point Incorporated and to meet our other ethical responsibilities in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

### **Prior Period Financial Statements**

The financial statements of Windsor Point Incorporated as of December 31, 2023, were audited by other auditors whose report dated May 24, 2024, expressed an unmodified opinion on those statements.

## Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about Windsor Point Incorporated's ability to continue as a going concern within one year after the date that the financial statements are available to be issued.

## Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with generally accepted auditing standards will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with generally accepted auditing standards, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether
  due to fraud or error, and design and perform audit procedures responsive to those risks.
   Such procedures include examining, on a test basis, evidence regarding the amounts and
  disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit
  procedures that are appropriate in the circumstances, but not for the purpose of
  expressing an opinion on the effectiveness of Windsor Point Incorporated's internal
  control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about Windsor Point Incorporated's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control related matters that we identified during the audit.

Davidson, Holland, Whitesell & Co., PLLC

Hickory, North Carolina May 27, 2025

## **Balance Sheets**

## December 31, 2024 and 2023

## **Assets**

		2024	<u>2023</u>
Current assets:			
Cash	\$	5,986,822	4,497,802
Certificates of deposit		6,031,734	7,348,016
Accounts receivable, trade, net of allowance for			.,,
credit losses of \$275,000 at December 31, 2023		142	125,133
Accounts receivable, other		34,448	310,655
Prepaid expenses		76,448	48,841
Total current assets	_	12,129,594	12,330,447
Property and equipment:			
Leasehold improvements		2,495,105	1,998,172
Office equipment		86,037	86,037
Departmental equipment		558,107	558,107
Furniture and fixtures		352,975	347,553
Vehicles		442,768	442,768
Software		24,876	24,876
	•	3,959,868	3,457,513
Less accumulated depreciation		2,084,339	1,872,186
Net property and equipment	_	1,875,529	1,585,327
Other assets:			
Note receivable, related party		159,063	548,140
Operating lease right-of-use assets		10,642,046	12,818,841
Restricted investments - operating reserve		2,918,043	2,848,852
Total other assets	_	13,719,152	16,215,833
	\$_	27,724,275	30,131,607

## **Liabilities and Stockholders' Equity**

		<u>2024</u>	2023
Current liabilities:			
Current operating lease liabilities	\$	1,847,760	2,547,139
Accounts payable	Φ	364,629	275,487
Accrued expenses		827,452	701,046
Deferred revenue		1,193,131	1,208,467
Deterred revenue	-	1,193,131	1,200,407
Total current liabilities	_	4,232,972	4,732,139
Long-term liabilities:			
Operating lease liabilities		8,826,236	10,271,702
Deferred revenue		5,247,432	5,490,147
Contractually refundable entrance fees		1,267,018	1,101,666
Total long-term liabilities	_	15,340,686	16,863,515
Total liabilities	_	19,573,658	21,595,654
Stockholders' equity:			
Common stock, par value \$1 per share, authorized			
100,000 shares, issued 1,000 shares in 2024 and 2023		1,000	1,000
Retained earnings		8,149,617	8,534,953
Total stockholders' equity	_	8,150,617	8,535,953
	\$=	27,724,275	30,131,607

## Statements of Operations and Retained Earnings

## Years Ended December 31, 2024 and 2023

		<u>2024</u>	<u>2023</u>
Revenues:			
Resident fees	S	12,328,508	12,457,163
Miscellaneous resident revenue	•	105,340	124,680
Other		91,923	86,315
Total revenues		12,525,771	12,668,158
Operating expenses:			
Nursing services		3,231,238	3,046,371
Housekeeping		426,632	426,713
Dietary		1,688,018	1,607,861
Plant operation and maintenance		1,335,328	1,461,191
Laundry and linen		79,077	74,282
Social services		1,956	7,780
Patient activities		73,667	67,067
Administrative and general		1,452,899	1,425,440
Depreciation		212,153	213,772
Rent		2,556,270	2,523,358
Property taxes and insurance		566,848	443,130
Transportation		72,077	72,594
Other operating expenses		108,161	119,710
Total expenses		11,804,324	11,489,269
Income from operations		721,447	1,178,889
Interest income		438,863	411,499
Net income		1,160,310	1,590,388
Retained earnings at beginning of year		8,534,953	8,444,565
Dividends		(1,545,646)	(1,500,000)
Retained earnings at end of year	• \$	8,149,617	8,534,953

## **Statements of Cash Flows**

## Years Ended December 31, 2024 and 2023

	<u>2024</u>	<u>2023</u>
Cash flows from operating activities:		
Cash received from residents and third party payors	\$ 12,834,270	13,336,044
Cash paid to suppliers and employees	(11,372,280)	(10,573,616)
Interest received	438,863	411,499
Net cash provided by operating activities	1,900,853	3,173,927
Cash flows from investing activities:		
Purchases of property and equipment	(502,355)	(746,839)
(Increase) decrease in certificates of deposit	1,247,091	(2,437,853)
Decrease in note receivable, related party	389,077	376,922
Net cash provided (used) by investing activities	1,133,813	(2,807,770)
Cash flows from financing activities:		
Dividends paid	(1,545,646)	(1,500,000)
Net increase (decrease) in cash	1,489,020	(1,133,843)
Cash at beginning of year	4,497,802	5,631,645
Cash at end of year	\$ 5,986,822	4,497,802

## Statements of Cash Flows, Continued

	<u>2024</u>	<u>2023</u>
Reconciliation of net income to net cash provided by operating activities:		
Net income	\$ 1,160,310	_ 1,590,388
Adjustments to reconcile net income to net cash provided by operating activities:		
Depreciation	212,153	213,772
Amortization of entrance fees	(1,580,253)	(1,799,913)
Net increase in entrance fee deposits	1,487,554	1,838,398
(Increase) decrease in accounts receivable, trade	124,991	(5,783)
Decrease in accounts receivable, other	276,207	635,184
(Increase) decrease in prepaid expenses	(27,607)	214,228
Decrease in operating lease right-of-use assets	2,176,795	2,039,246
Increase in accounts payable	89,142	28,044
Increase in accrued expenses	126,406	459,609
Decrease in operating lease liabilities	(2,144,845)	(2,039,246)
Net adjustments	740,543	1,583,539
Net cash provided by operating activities	\$ 1,900,853	3,173,927

#### **Notes to Financial Statements**

## December 31, 2024 and 2023

## (1) Operations and Summary of Significant Accounting Policies

## (a) Operations

Windsor Point Incorporated (the "Company"), incorporated July 7, 1995, is a continuing care retirement community located in Fuquay-Varina, NC. The Company began operations in March 1999 and provides housing, health care, and other related services to its residents.

#### (b) Basis of Presentation

The financial statements of the Company have been prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP").

## (c) Cash

For purposes of reporting cash flows, cash includes cash on hand, cash in banks, and highly liquid investments with an original maturity date of three months or less.

The Company maintains its cash in bank deposit accounts which, at times, may exceed federally insured limits. The Company has not experienced any losses in such accounts. The Company believes it is not exposed to any significant credit risk on cash.

#### (d) Revenue and Accounts Receivable

The Company recognizes health care services revenue and residential/assisted living revenue in resident fees revenue.

The Company enters into life care contracts with its residents to provide services to the residents for their remaining lives. In consideration for future services, the residents pay an entrance fee based on the type of unit occupied and the plan selected. The Company offers the following two life care plans: the Life Occupancy Plan and the 50% Life Equity Plan. In addition to the entrance fee, residents pay a monthly service fee based on the type of unit occupied. A resident may also incur additional fees and charges if the resident chooses to receive services that are not included in the standard monthly service fee.

The Company recognizes revenue for housing services for independent living and assisted living in accordance with the provisions of both ASC Topic 840, Leases and ASC Topic 842, depending on the effective dates of the resident's contract. The Company recognizes revenue for health care services in accordance with the provisions of ASC 606.

## Notes to Financial Statements, Continued

## (1) Operations and Summary of Significant Accounting Policies, Continued

## (d) Revenue and Accounts Receivable, Continued

The Company has determined that the senior living services included under the monthly service fee have the same timing and pattern of transfer and are a series of distinct services that are considered one performance obligation which is satisfied over time. Therapy and ancillary services are considered individual and separate performance obligations which are satisfied as services are provided and revenue is recognized at a point in time.

The Company receives revenue for services under various third party payor programs, which include Medicare and other third party payors. Provisions for estimated third party payor settlements are provided in the period the related services are rendered. Adjustments that are significantly different from the applicable estimates are reflected as an increase or decrease in resident fees revenue in the year the adjustments are finalized. The programs require the Company to prepare and file settlement reports annually. Settlement reports have been submitted for all fiscal years through 2023.

Health care services revenue is reported at the estimated net realizable amounts (transaction price) from residents, third party payors and others for services rendered. The Company determines the transaction price based on standard charges for goods and services provided, reduced by contractual adjustments provided to third party payors, and any implicit price concessions.

Once the Company has performed its obligation under the contract, it has unconditional rights to the consideration on contract assets and therefore classifies those amounts as accounts receivable. Management has determined they do not have any amounts that should be reflected separately as contract assets. The beginning and ending contract balances resulting from the Company's revenue recognition were as follows:

#### Years Ended December 31,

		<u>2024</u>	<u>2023</u>	<u>2022</u>
Accounts receivable, trade	<b>\$</b>	142	400,133	669,350
Deferred revenue		6,440,563	6,698,614	6,971,762

## Notes to Financial Statements, Continued

## (1) Operations and Summary of Significant Accounting Policies, Continued

## (d) Revenue and Accounts Receivable, Continued

Accounts receivable are stated at estimated net realizable amounts due from residents and responsible third party payors. Management evaluates receivable balances periodically. Based upon these reviews, management will establish an allowance for credit losses or will write off specific amounts if deemed uncollectible. In this review, management considers historical losses, results of any ongoing collection efforts, and any other relevant information available. The Company periodically assesses its methodologies for estimating credit losses in consideration of actual experience, trends, and changes in the overall economic environment.

#### (e) Entrance Fees and Deferred Revenue

Fees paid by a resident upon entering into a continuing care contract are accounted for under the following two life care plans:

## Life Occupancy Plan

If the agreement is terminated within the first 50 months of occupancy (or 25 months with reduced entrance fee incentive), the resident or the resident's estate will be refunded a portion of the entrance fee equal to the entrance fee paid less 2% for each month of occupancy. Refunds are payable to the resident or resident's estate only after the Company has received the entrance fee from the new resident of the living unit. The refund is also subject to offsets and reductions such as unreimbursed health care expenses, unpaid monthly charges, or payments to repair damages to units beyond reasonable wear and tear.

## 50% Life Equity Plan

If the agreement is terminated within the first 25 months of occupancy, the resident or the resident's estate will be refunded a portion of the entrance fee equal to the entrance fee paid less 2% for each month of occupancy. After 25 months has elapsed the resident or resident's estate will be entitled to 50% of the entrance fee, without interest. The refund is subject to the same subsequent entry requirements, offsets, and reductions as the Life Occupancy Plan.

Refund provisions from the continuing care contracts are recorded as a liability. Contractually refundable entrance fees were \$1,267,018 and \$1,101,666 at December 31, 2024 and 2023, respectively.

#### Notes to Financial Statements, Continued

## (1) Operations and Summary of Significant Accounting Policies, Continued

#### (e) Entrance Fees and Deferred Revenue, Continued

Deferred revenue represents the fees received at the time a resident is admitted to the community. Nonrefundable entrance fees are amortized over the estimated life expectancy of the individual resident, or couple, adjusted annually depending on the type of contract. Upon the death of a sole surviving resident, any remaining unamortized portion of the nonrefundable entrance fee is recognized as revenue.

## (f) Leases

At lease inception, the Company determines whether an arrangement is or contains a lease. Operating leases are included in operating lease right-of-use ("ROU") assets, current operating lease liabilities, and noncurrent lease liabilities in the financial statements. Finance leases are included in property and equipment, other current liabilities, and long-term liabilities in the financial statements.

ROU assets represent the Company's right to use leased assets over the term of the lease. Lease liabilities represent the Company's contractual obligation to make lease payments over the lease term.

For operating leases, ROU assets and lease liabilities are recognized at the commencement date. The lease liability is measured as the present value of the lease payments over the lease term. The Company uses the rate implicit in the lease if it is determinable. When the rate implicit in the lease is not determinable, the Company uses its incremental borrowing rate or the risk-free rate at the commencement date of the lease to determine the present value of the lease payments. Operating ROU assets are calculated as the present value of the lease payments plus initial direct costs, plus any prepayments less any lease incentives received. Lease terms may include renewal or extension options to the extent they are reasonably certain to be exercised. assessment of whether renewal or extension options are reasonably certain to be exercised is made at lease commencement. Factors considered in determining whether an option is reasonably certain of exercise include, but are not limited to, the value of any leasehold improvements, the value of renewal rates compared to market rates, and the presence of factors that would cause a significant economic penalty to the Company if the option were not exercised. Lease expense is recognized on a straight-line basis over the lease term. The Company has elected not to recognize an ROU asset and obligation for leases with an initial term of twelve months or less. The expense associated with shortterm leases is included in lease expense in the statement of operations.

## Notes to Financial Statements, Continued

## (1) Operations and Summary of Significant Accounting Policies, Continued

## (f) Leases, Continued

For finance leases, after lease commencement the lease liability is measured on an amortized cost basis and increased to reflect interest on the liability and decreased to reflect the lease payment made during the period. Interest on the lease liability is determined each period during the lease term as the amount that results in a constant period discount rate on the remaining balance of the liability. The ROU asset is subsequently measured at cost, less any accumulated amortization and any accumulated impairment losses. Amortization on the ROU asset is recognized over the period from the commencement date to the earlier of (1) the end of the useful life of the ROU asset, or (2) the end of the lease term unless the lease transfers ownership to the lessee or contains a purchase option that is reasonably certain to be exercised by the lessee, in which case the ROU asset is amortized to the end of the underlying asset's useful life.

## (g) Property and Equipment

Property and equipment is recorded at cost. The Company capitalizes property and equipment if its value is greater than \$2,500 and its useful life is more than one year. Depreciation of property and equipment is computed by the straight-line method over the estimated useful lives of the respective assets. The estimated useful lives range from 3 to 40 years for property and equipment.

#### (h) Income Taxes

The Company has elected under the Internal Revenue Code to be taxed as a Subchapter S corporation. In lieu of corporation income taxes, the stockholders of a Subchapter S corporation are taxed on their proportionate share of the Company's taxable income. Therefore, no provision or liability for federal income taxes has been included in the financial statements.

The Company follows the provisions of Financial Accounting Standards Board ("FASB") ASC 740, *Income Taxes*. Using that guidance, tax positions initially need to be recognized in the financial statements when it is more-likely-than-not the positions will be sustained upon examinations by the tax authorities. It also provides guidance for derecognition, classification, interest and penalties, accounting in interim periods, and disclosure and transition. As of December 31, 2024, the Company had no uncertain tax positions that qualify for either recognition or disclosure in the financial statements and recognized no such interest or penalties during the years ended December 31, 2024 and 2023.

#### Notes to Financial Statements, Continued

# (1) Operations and Summary of Significant Accounting Policies, Continued

#### (i) Advertising Costs

Advertising costs are expensed when incurred. Advertising expense was \$132,880 and \$164,639 for the years ended December 31, 2024 and 2023, respectively.

### (j) Accounting Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent liabilities at the date of financial statements and revenue and expenses during the periods reported. Estimates are used when accounting for allowance for credit losses, depreciation, amortization of entrance fees, and contingencies, among others. Actual results could differ from these estimates.

#### (k) Reclassification of Comparative Financial Statements

Certain reclassifications have been made to the 2023 financial statement presentation to correspond to the current year's format. Stockholders' equity and net income are unchanged due to these reclassifications.

#### (2) Note Receivable, Related Party

The Company has a note receivable from a company related through common ownership, in the original amount of \$4,598,018, with monthly installments of \$33,762, including interest at the annual Applicable Federal Rate through May 2025. The Company has the right to demand payment on the balance of the note if deemed necessary. The note receivable balance was \$159,063 and \$548,140 at December 31, 2024 and 2023, respectively. The annual Applicable Federal Rate was 4.18% and 4.82% for the years ended December 31, 2024 and 2023, respectively.

#### (3) Restricted Investments - Operating Reserve

Continuing care facilities in North Carolina are required by state statute to maintain an operating reserve. The operating reserve balance was \$2,918,043 and \$2,848,852 at December 31, 2024 and 2023, respectively, and consisted entirely of certificates of deposit.

#### Notes to Financial Statements, Continued

#### (4) Resident Fees Revenue

Resident fees revenue for the years ended December 31, 2024 and 2023, is summarized as follows:

		2024	
	Resid	ent Health Care	;
	<u>Servi</u>	<u>ces</u> <u>Services</u>	<u>Total</u>
Third party payors	\$	- 564,843	564,843
Private	10,041	,600 1,722,065	11,763,665
	\$ 10,041	,600 2,286,908	12,328,508
		2023	
	Resid		
	Resid <u>Servi</u>	ent Health Care	Total
Third party payors	<u>Servi</u>	ent Health Care ces <u>Services</u>	<u>Total</u>
Third party payors	<u>Servi</u> \$	ent Health Care ces Services - 746,244	<u>Total</u> 746,244
Third party payors Private	<u>Servi</u>	ent Health Care ces Services - 746,244 5,758 1,354,161	<u>Total</u>

Resident fees revenue includes amortization of deferred revenue from entrance fees of \$1,580,253 and \$1,799,913 for the years ended December 31, 2024 and 2023, respectively.

### (5) Leases

The Company leases land and buildings from a company related through common ownership. The current lease agreement began in January 2015 and expires in December 2029, including renewal options exercised by management. Lease payments are \$210,160 per month and may increase annually by 1.0% at the discretion of the lessor. The Company is responsible for repairs, taxes, and other expenses.

The components of lease expense for the years ended December 31, 2024 and 2023, were as follows:

		2024	<u>2023</u>
Operating lease cost	\$	2,515,530	2,515,530
Short-term lease cost		2,400	1,438
Variable lease cost		38,340	6,390
	\$_	2,556,270	2,523,358

#### Notes to Financial Statements, Continued

#### (5) Leases, Continued

Other information related to leases as of and for the years ended December 31, 2024 and 2023, is summarized as follows:

	<u>2024</u>	<u>2023</u>
Cash paid for amounts included in the measurement of lease liabilities:  Operating cash flows from operating leases	\$ 2,521,920	2,521,920
Weighted average remaining lease term - operating Weighted average discount rate - operating	5.00 years 7.00%	6.01 years 7.00%

The following is an analysis of the maturities of operating lease liabilities subsequent to December 31, 2024:

Years Ending December 31,		Amount
2025	\$	2,521,920
2026		2,521,920
2027		2,521,920
2028		2,521,920
2029		2,521,920
	_	12,609,600
Less interest		1,935,604
	\$	10,673,996

#### (6) Contingencies

At December 31, 2024, the Company had certain claims and litigation pending, all of which were in the ordinary course of business. In the opinion of management, settlement of these claims and litigation pending against the Company will not have a material adverse effect on the Company's financial condition.

#### (7) Subsequent Events

The Company has evaluated subsequent events through May 27, 2025, the date which the financial statements were available to be issued. There were no significant subsequent events identified by management for disclosure in the financial statements.

# FORECASTED FINANCIAL STATEMENTS

For the Years Ending December 31, 2025 through 2029

(With Independent Accountant's Compilation Report Thereon)



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## Independent Accountant's Compilation Report

The Board of Directors
Windsor Point Incorporated:

Management is responsible for the accompanying forecast of Windsor Point Incorporated, which comprises the forecasted balance sheets as of December 31, 2025, 2026, 2027, 2028 and 2029, and the related forecasted statements of operations and retained earnings, and cash flows for the years then ending, and the related summary of significant forecast assumptions and accounting policies in accordance with guidelines for the presentation of a forecast established by the American Institute of Certified Public Accountants (AICPA). We have performed the compilation engagement in accordance with Statements on Standards for Accounting and Review Services promulgated by the Accounting and Review Services Committee of the AICPA. We did not examine or review the forecast nor were we required to perform any procedures to verify the accuracy or completeness of the information provided by management. Accordingly, we do not express an opinion, a conclusion, nor provide any assurance on this forecast.

The forecasted results may not be achieved, as there will usually be differences between the forecasted and actual results, because events and circumstances frequently do not occur as expected, and these differences may be material. We have no responsibility to update this report for events and circumstances occurring after the date of this report.

Davidson, Holland, Whitesell & Co., PLLC

Hickory, North Carolina May 27, 2025

#### Forecasted Statements of Operations and Retained Earnings

# Years Ending December 31, 2025 through 2029

		2025	2026	2027	<u> 2028</u>	2029
Revenues:						
Resident fees	\$	12,688,089	13,195,613	13,723,437	14,272,375	14,843,270
Miscellaneous resident revenue		110,000	110,000	110,000	110,000	110,000
Other		100,000	100,000	100,000	100,000	100,000
Total revenues	-	12,898,089	13,405,613	13,933,437	14,482,375	15,053,270
Expenses:						
Nursing services		3,299,094	3,368,375	3,439,111	3,511,332	3,585,070
Housekeeping		435,591	444,738	454,077	463,613	473,349
Dietary		1,723,466	1,759,659	1,796,612	1,834,341	1,872,862
Plant operation and maintenance		1,363,370	1,392,001	1,421,233	1,451,079	1,481,552
Laundry and linen		80,738	82,433	84,164	85,931	87,736
Social services		1,997	2,039	2,082	2,126	2,171
Patient activities		75,214	76,793	78,406	80,053	81,734
Adminstrative and general		1,373,249	1,402,087	1,431,531	1,461,593	1,492,286
Depreciation		220,531	229,242	238,297	247,710	257,495
Rent		2,556,677	2,557,088	2,557,504	2,557,924	2,558,348
Property taxes and insurance		578,752	590,906	603,315	615,985	628,921
Transportation		73,591	75,136	76,714	78,325	79,970
Other operating expenses		110,434	112,753	115,121	117,539	120,007
Total expenses		11,892,704	12,093,250	12,298,167	12,507,551	12,721,501
Income from operations		1,005,385	1,312,363	1,635,270	1,974,824	2,331,769
Interest income		425,000	425,000	425,000	425,000	425,000
Net income		1,430,385	1,737,363	2,060,270	2,399,824	2,756,769
Retained earnings at beginning of year		8,149,617	8,280,002	8,817,365	9,677,635	10,877,458
Dividends	_	(1,300,000)	(1,200,000)	(1,200,000)	(1,200,000)	(1,200,000)
Retained earnings at end of year	\$	8,280,002	8,817,365	9,677,635	10,877,458	12,434,227

#### Forecasted Statements of Cash Flows

# Years Ending December 31, 2025 through 2029

		2025	2026	2027	2028	2029
Cash flows from operating activities:						
Net income	2	1,430,385	1,737,363	2,060,270	2.399.824	2,756,769
Adjustments to reconcile net income to net	_	0,100,202	-,,	_,,000,0	-1022105	2,750,705
cash provided by operating activities:						
Depreciation		220,531	229,242	238,297	247,710	257,495
Amortization of entrance fees		(1,600,000)	(1,600,000)	(1,600,000)	(1,600,000)	(1,600,000)
Net increase in entrance fee deposits		1.985,380	1.802.324	1.807.383	1.812.566	1,817,881
Increase in accounts receivable, net		(99,858)	(2,500)	(2,563)	(2,627)	(2,692)
Increase in prepaid expenses and other			```		( ) ,	(0,000)
current assets		(2,329)	(2,378)	(2,428)	(2,479)	(2,531)
Decrease in operating lease right-of-use assets		1,841,370	1,974,970	2,118,229	2,270,968	2,436,509
Decrease in operating lease liabilities		(1,847,760)	(1,981,360)	(2,124,619)	(2,277,358)	(2,442,899)
Increase in accounts payable		7,657	7,818	7,982	8,150	8,321
Increase in accrued expenses		17,376	17,741	18,114	18,494	18,883
Net cash provided by operating activities		1,952,752	2,183,220	2,520,665	2,875,248	3,247,736
Cash flows from investing activities:						
(Increase) decrease in certificates of deposit		(536,092)	(704,857)	(1,039,606)	(1,391,436)	(1,761,115)
Decrease in note receivable, related party		159,063			•	-
Purchases of property and equipment		(150,000)	(150,000)	(150,000)	(150,000)	(150,000)
Net cash used by investing activities		(527,029)	(854,857)	(1,189,606)	(1,541,436)	(1,911,115)
Cash flows from financing activities:						
Dividends paid		(1,300,000)	(1,200,000)	(1,200,000)	(1,200,000)	(1,200,000)
Net increase in cash		125,723	128,363	131,059	133,812	136,621
Cash at beginning of year		5,986,822	6,112,545	6,240,908	6,371,967	6,505,778
Cash at end of year	\$	6,112,545	6,240,908	6,371,967	6,505,778	6,642,399
Supplemental disclosure of cash flow information	<u>n:</u>	-				
Interest paid	\$			_		
Income taxes paid		-	•	•	-	•

#### Summary of Significant Forecast Assumptions and Accounting Policies

## December 31, 2025 through 2029

#### (1) Nature of Presentation

This forecast reflects, to the best of management's knowledge and belief, Windsor Point Incorporated's ("Company") expected financial position, results of operations and cash flows for the forecast period. Accordingly, the forecast reflects management's judgement as of May 27, 2025, the date of this forecast, of the expected conditions and expected courses of action of the Company during the forecast period. The assumptions disclosed herein are those which management believes are significant to the forecast. There will usually be differences between the forecasted and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material.

#### (2) Organization and General

#### (a) Operations

Windsor Point Incorporated was incorporated on July 7, 1995, to serve as a continuing care retirement community.

#### (b) Basis of Accounting

The Company operates and maintains its books and records on the accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America.

#### (c) Property and Equipment

Owned property and equipment is depreciated using the straight-line method over the estimated useful lives of the respective assets.

#### (d) Leases

The Company leases its facilities and most of its furniture and equipment from Stan Johnson & Associates, LLC (a related company). Leases are accounted for under Accounting Standards Update ("ASU") 2016-02, Leases (Topic 842) which requires the recognition of a right-of-use (ROU) asset and lease liability on the balance sheet for all noncancelable leases with an original lease term greater than one year.

### Summary of Significant Forecast Assumptions and Accounting Policies, Continued

# (2) Organization and General, Continued

#### (e) Income Taxes

The Company has elected to be taxed as a Small Business Corporation. Accordingly, no provision has been made for Federal and state income taxes because these taxes are the responsibility of the individual stockholders.

#### (f) Dividends

Dividend distributions are at the discretion of the board of directors. Dividends are forecasted based on the income taxes projected to be incurred by the stockholders since the income of the Company is reported on the stockholders' income tax returns.

#### (g) Refundable Entrance Fees

The Company has two types of residence and care fee agreements that it offers its residents. Under both of these agreements, a portion of each resident's entrance and care fee may be refundable after the resident terminates his/her stay at Windsor Point. For life occupancy contracts and fifty percent equity contracts, this refund is due and payable within thirty days after the vacated residence is reoccupied. For purposes of this forecast, it is assumed that all residents will choose the life occupancy contract option since approximately ninety-five percent of current residents have chosen this option.

## (3) Forecast Assumptions

Monthly service fees are increased by 5% at June 1, 2025, and 4% at January 1 of each year beginning January 1, 2026 through 2029.

Interest income is computed by assuming approximately a 3.5% return on cash and certificates of deposit. Restricted investments related to the operating reserve requirement consist of certificates of deposit.

All operating expenses with the exception of depreciation and rent are computed by applying an estimated inflation rate of 2.1% annually. Staffing levels are assumed to be unchanged during the forecast period.

Rent expense is computed by amortizing the total lease payments over the lease term on the straight-line method plus estimated annual variable lease costs which are assumed to increase 1% each year.

## Summary of Significant Forecast Assumptions and Accounting Policies, Continued

#### (3) Forecast Assumptions, Continued

Depreciation expense is computed by increasing each annual amount by 3.95% over the previous year taking into account assumed annual property and equipment additions of \$150,000 and assets becoming fully depreciated during the forecast period.

The operating reserve requirement for North Carolina General Statute 58-64-33 is computed at 25% of the total operating costs forecasted for each 12 month period ending December 31, 2025 through 2029. The facility has historically maintained an occupancy level of at least 88% - 90%. Operating costs exclude depreciation, amortization and extraordinary items. Income and advances from stockholders' shall be the primary sources of funds for the operating reserves. The treasurer of the Company will be the custodian of these funds and shall only release funds upon the approval of the Department of Insurance. Operating reserves are kept by the Company in the form of certificates of deposit.

The Company states in its resident agreement that entrance fees will be amortized over a period of 50 months (2% every month). For financial reporting purposes these entrance fees are amortized using the remaining life expectancy of the residents. This forecast assumes terminations will based on prior years experience.

Windsor Point Incorporated
Actual Performance Compared to Historic Projections
For the Year Ended December 31, 2024

Pursuant to NCGS Section 58-64-30, the following tables present fiscal year 2024 actual performance, as reported in the audited financial statements, compared to what had been projected for FY 2024 in the prior year's Disclosure Statement in terms of revenue, expenses, cash flows, and balance sheet assets, liabilities and equity.

Windsor Point considers any variance of at least \$500,000 or 10% as material, and deemed noteworthy of explanation.

#### Windsor Point Incorporated Fuquay Varina, North Carolina Balance Sheet - Comparison of Forecast to Actual For the Year Ended December 31, 2024 (Threshold > \$500,000 or 10%)

	2024	2024	Amount Over (Under)	
ASSETS	Actual	Forecast	Forecast	%
Current Assets				
Cash	\$ 5,986,822 \$	4,592,256 \$	1,394,566	30.37% (1)
Temporary Investments	6,031,734	7,311,842	(1,280,108)	-17.51% (1)
Resident Receivables	142	219,388	(219,246)	-99.94% (2)
Prepaids & Other Current Assets	110,896	367,045	(256,149)	-69.79% (3)
Total Current Assets	12,129,594	12,490,531	(360,937)	-2.89%
Property & Equipment				
Property & Departmental Equipment	3,517,100	3,078,055	439,045	14.26% (4)
Transportation Equipment	442,768	452,066	(9,298)	-2.06%
Less Accumulated Depreciation	(2,084,339)	(1,911,502)	(172,837)	9.04%
Total Equipment	1,875,529	1,618,619	256,910	15.87%
Other Assets				
Note Receivable - Related party	159.063	158,448	615	0.39%
Operating Lease Right-of-Use Assets	10,642,046	130,440	10,642,046	100.00% (5)
Reserves Required by State Statute-Restricted	2,918,043	2,848,852	69,191	2.43%
			05,151	2.4376
Total Other Assets	13,719,152	3,007,300	10,711,852	356.19%
Total Assets	\$ 27,724,275 \$	17,116,450 \$	10,607,825	61.97%
LIABILITIES AND STOCKHOLDERS' EQUITY				
Current Liabilities				
<b>Current Operating Lease Liabilities</b>	\$ 1,847,760 \$	- \$	1,847,760	100.00% (5)
Accounts Payable	364,629	283,504	81,125	28.62% (6)
Accrued Expenses	827,452	717,600	109,852	15.31% (7)
Deferred Revenue	1,193,131	1,208,467	(15,336)	-1.27%
Total Current Liabilities	4,232,972	2,209,571	2,023,401	91.57%
Long Term Liabilities				
Operating Lease Liabilities	8,826,236		8,826,236	100.00% (5)
Deferred Revenue	5,247,432	6,125,365	(877,933)	-14.33% (8)
Contractually Refundable Fees	1,267,018	1,101,667	165,351	15.01% (9)
Total Long Term Liabilities	15,340,686	7,227,032	8,113,654	112.27%
Total Liabilities	19,573,658	9,436,603	10,137,055	107.42%
Stockholders' Equity				
Common Stock	1,000	1,000		0.00
Retained Earnings		7,678,547	A71 070	0.00%
neralisen rationida	8,149,617	7,078,347	471,070	6.13%
Total Stockholders' Equity	8,150,617	7,679,547	471,070	6.13%
Total Liabilities and Stockholders' Equity	\$ 27,724,275 \$	17,116,150 \$	10,608,125	61.98%

#### **NOTES to Balance Sheet Variances:**

- (1) Cash and Temporary Investments. Cash was greater than projected by \$1,395,000 while Temporary Investments were \$1,280,000 less than projected due to a portion of certificates of deposit maturing during 2024 being transferred to money market accounts.
- (2) Resident Receivables. Resident receivables were \$219,000 less than projected primarily due to "write-offs" of uncollectible accounts.
- (3) Prepaids & Other Current Assets. Prepaids and other current assets were \$256,000 less than projected due primarily to a significant decrease in accrued interest on certificates of deposit. This is due differences in timing of maturities of CDs compared to the prior year.
- (4) Property and Departmental Equipment. Property and departmental equipment was greater than forecasted by \$439,000 due to major building improvements during 2024, which were not taken into account in the prior forecast.
- (5) Operating Lease Right-of-Use Assets / Operating Lease Liabilities. Operating lease assets and liabilities were not shown on the 2024 forecasted balance sheet. This was an oversight, as the operating lease assets and liabilities were properly disclosed on the 2023 audited financial statements included with the prior year disclosure statement. The 2024 balances compared to the 2024 forecasted amounts have a net effect of \$31,950 reduction of stockholders' equity.
- (6) Accounts Payable. Accounts payable was greater than forecasted by \$81,000, due general rise in operating costs, as well as, year-end invoices for major elevator upgrades.
- (7) Accrued Expenses. Accrued expenses were greater than projected by \$110,000 due primarily to the increase in accrued property taxes. The increase in accrued property taxes was due to the revaluation of real property in Wake County.
- (8) Deferred Revenue. Deferred revenue was \$878,000 less than projected. Overall, new residents / entrance fees were slightly less than forecasted, resulting in a lower Deferred Revenue balance.
- (9) Contractually Refundable Fees. Contractually refundable fees were greater than projected by \$165,000, due to a greater number of residents choosing the 50% Life Equity Plan than were forecasted.

# Windsor Point Incorporated Fuquay Varina, North Carolina Statement of Operations - Comparison of Forecast to Actual For the Year Ended December 31, 2024 (Threshold > \$500,000 or 10%)

REVENUES	2024 Actual	2024 Forecast	Amount Over (Under) Forecast	%	
Resident Fees	\$ 12,328,508	\$ 12,808,604	\$ (480,096)	2 759/	
Miscellaneous & Other Revenue	197,263	203,500		-3.75% -3.06%	
Interest Income	438,863	395,723	(6,237) 43,140		(1)
Total Revenues	12,964,634	13,407,827	(443,193)	-3.31%	
EXPENSES					
Nursing Services	3,231,238	3,061,603	169,635	5.54%	
Dietary	1,688,018	1,615,900	72,118	4.46%	
Social Services	1,956	7,819	(5,863)		[2]
Patient Activities	73.667	67,402	6,265	9.29%	,
Laundry & Linen	79,077	74,653	4,424	5.93%	
Housekeeping	426,632	428,847	(2,215)	-0.52%	
General & Administrative	1,561,062	1,580,235	(19,173)	-1.21%	
Plant Operations & Maintenance	1,335,328	1,379,455	(44,127)	-3.20%	
Property Taxes & Insurance	566,848	534,388	32,460	6.07%	
Rent	2,556,270	2,535,975	20,295	0.80%	
Transportation	72,077	109,131	(37,054)	-33.95% (	(3)
Interest			-	0.00%	
Depreciation	212,151	179,556	32,595	18.15% (	(4)
Total Expenses	11,804,324	11,574,964	229,360	1.98%	
Net Income	1,160,310	1,832,863	(672,553)	-36.69%	

#### **NOTES to Cash Flows Variances:**

- (1) Cash Paid to Suppliers & Employees. Cash paid to suppliers & employees was \$804,000 less than projected due primarily to an over-estimate of cash flows for direct healthcare costs.
- (2) Interest Income. Interest income was \$43,000 greater than projected due primarily to slightly higher interest rates than expected.
- (3) Purchase of Property & Equipment. Property and equipment purchases were greater than forecasted by \$439,000 due to major building improvements during 2024, which were not taken into account in the prior forecast.
- (4) Decrease in Certificates of Deposit. Some certificates of deposit, amounting to \$1,247,000, were transferred to money market accounts upon maturity during 2024. This was not taken into account in the projected cash flows.
- (5) Cash at Beginning of Year / Cash at End of Year. Cash at beginning of year was \$10,197,000 less than projected and cash at end of year was \$8,766,000 less than projected. This is due to certificates of deposit being classified as cash on the cash flows statement on prior forecasts. Certificates of deposit are no longer shown as "cash".

# WINDSOR POINT RESIDENT AGREEMENT

# **Continuing Care Contract 2025/2026**

This Agreement made this day or, 20, is between WINDSOK POINT
INCORPORATED, a North Carolina corporation which operates a Continuing Care
Retirement Center in Fuquay-Varina, North Carolina (referred to as "WINDSOR POINT" or
"CORPORATION"), and (referred to as
"YOU" or "RESIDENT," regardless whether this Agreement is executed by one or two
individuals). The corporation is organized for the purpose of furnishing housing and
health care to elderly persons in a community setting.
median care to elderly persons in a community setting.
I. Effective Date of Occupancy
Date of Occupancy is defined as the date monthly fees are assessed and entrance fees
begin to be amortized whether the resident has moved into the unit or not.
The effective Date of Occupancy will be the date when the Living Unit specified in Section
III.A. is available, and is expected to be on Approximately forty-
five (45) days prior to availability of the Living Unit, Windsor Point will notify the applicant
and will request final qualification information. The applicant may choose to defer
occupancy until a later date, but such deferral will forfeit the right to occupy the Living
Unit specified in Section III-A unless he/she chooses to continue to hold this unit by
beginning payment of monthly fees. If occupancy is deferred, the applicant will remain
on the priority waiting list until a comparable Living Unit becomes available. Until the
Date of Occupancy, Windsor Point reserves the right to re-evaluate the applicant's
admission qualifications and to withdraw its acceptance of this Agreement.

# II. Fees Charged to Resident

Applicants need to provide a comprehensive, confidential financial statement including income, assets, and debts acceptable to Windsor Point demonstrating that the applicant has sufficient financial resources. Verification of financial information by banks, trust officers, etc. will be required. Windsor Point will have a committee review all information and determine financial eligibility. However, it is the responsibility of every resident to seek financial advice on their ability to meet future costs and identify any personal financial risks, if any.

#### A. Entrance Fee

amount of \$

The resident will enter Windsor Point under the following resident Payment Plan checked and signed below:

	LIFE OCCUPANCY PLAN		
	RESIDENT'S SIGNATURE		
	50% LIFE EQUITY PLAN		
	RESIDENT'S SIGNATURE		
1.	Windsor Point will make available all services and return for resident's payment of a non-refundable, the amount of \$, and payment of below.	\$200.00 application fee, an Entry Fee	
2.	<b>Upon preliminary acceptance</b> of this Agreement befor the desired Living Unit in the amount of 10% of	•	

This contract may cancelled at any time within thirty (30) days following the later of the execution of this Agreement or the receipt of a disclosure statement. The resident to whom the contract pertains is not required to move into the facility before the expiration of the 30-day period.

\_\_\_\_, will be due.

If a resident dies before occupying a living unit, or if, on account of illness, injury, or incapacity, a resident would be precluded from occupying a living unit under the terms of the contract for continuing care, the contract is automatically canceled.

For rescinded or canceled contracts, within the 30 day period the resident or the resident's legal representative shall receive a refund of all money or property transferred to Windsor Point, less (1) periodic charges specified in the contract and applicable only to the period a living unit was actually occupied by the resident; (2) those nonstandard costs specifically incurred by the Windsor Point at request of the resident and described in the contract or any contract amendment signed by the resident; (3) nonrefundable fees, if set out in the contract; and a reasonable service charge, if set out in the contract, not to exceed the greater of one thousand dollars or two percent of the entrance fee. The refund will be given within 60 days of receiving written notice. If the resident cancels the contract after the thirty (30) day period, the refund will be delayed until a replacement resident is obtained for the unit.

Independent residents are encouraged to take occupancy of a unit no later than 30 days after signing the Resident Agreement. However, no unit will be held more than 45 days after signing the Resident Agreement. After 45 days, the balance of the entrance fee is due and monthly fees will be assessed. (Independent Plus residents or Health Care residents are required to move in within 31 days of signing the Resident Agreement).

- 3. Upon final approval for admission, the balance of the Entry Fee in the amount of \$\_\_\_\_\_\_ associated with the desired Living Unit will be payable to Windsor Point at least thirty days prior to the Date of Occupancy.
- 4. The Entry Fee is paid by the resident as a condition of entrance into Windsor Point and the Corporation reserves the right to apply these funds against its capital indebtedness or for any purpose deemed proper within the scope of all applicable state laws, generally accepted accounting principles, and Windsor Point's corporate charter.
- 5. Entrance Fees may be put in escrow as explained in Section IV.A.

#### **B.** Monthly Service Fee:

A non-refundable Monthly Service Fee of \$\_\_\_\_\_\_\_ is due by the 5<sup>th</sup> day of the month, for services to be rendered in that month. The Monthly Service Fee will vary depending upon the type of Living Unit occupied, and the type of services requested by the resident over and above those included in the standard fee, as outlined in Section III.B. The Monthly Service Fee may be adjusted by Windsor Point prior to occupancy of the living accommodation by the resident if changes in the projected costs of providing the services outlined within so require.

Monthly Service Fees paid to WINDSOR POINT are not refundable to the resident in part or in full after occupancy by a resident except in Kelly Health Care.

The Monthly Service Fee supports the facilities, programs, and services described in this Agreement. This fee is intended to meet the cost of insurance, maintenance, administration, staffing, and other expenses including debt service. Windsor Point shall have the authority to adjust the Monthly Service Fee at its discretion in order to reflect changes in the cost of providing the facilities, programs and services described herein while operating on a sound financial basis and maintaining quality of services. Resident agrees that should the Monthly Service Fee be adjusted, resident will pay such adjusted rate. However, no increase in the fee will take effect earlier than thirty (30) days after written notice of the increase is given to the resident.

Windsor Point will furnish monthly statements to the residents showing the amount due for the Monthly Service Fee and any other sums chargeable to the resident under this Agreement. At this time there are no fee adjustments given for absentee residents unless a resident is absent for more than 90 consecutive days. A request for a monthly service fee reduction must be made

in writing prior to the departure. There are no reductions for those who may choose not to use any services covered under the monthly fee.

#### III. Accommodations and Services

#### A. Living Unit

Subject to the terms of this Agreement, resid	lent shall have the unassignable right to occupy the
Living Unit described as	for the duration of this Agreement.

#### B. Residential Services

Windsor Point agrees to provide to the resident services outlined in this Agreement, for the Monthly Service Fee specified. Some services not covered by the Monthly Service Fee will require separate payment by the resident. Those services included in the Monthly Service Fee and those requiring extra payment are described below.

 Meals: The Monthly Service Fee covers 365 meals a year per resident in the Independent Living Units. Independent residents are required to use one fourth of these meals per quarter. Any meals not used during a quarter will be forfeited. Up to six carry-over meal credits a month may be used for family or friends or other residents. Guest meal credits must be carried over from meals missed in the previous months.

For residents of Regency Court Independent Plus, Royal Treatment, and the Kelly Health Facility, three meals per day will be provided in their designated dining rooms. A continental breakfast is also included for independent residents in Royal Treatment. No meal credits will be issued to the residents of Regency Court or Kelly Health Care.

Windsor Point makes additional meals available to the Independent Living Unit residents at published charges. In Kelly Health Care when a physician prescribes special diets, they are made available to the resident at no extra charge. Dietary supplements, such as Ensure, Sustacal, etc. are considered treatment and charged accordingly.

Meals may be delivered to Independent Living Units on a short-term basis, subject to approval from Windsor Point. Otherwise, there is a small charge for meal delivery to Independent Living Units. All residents are encouraged to eat in the main dining room where wait staff is available for residents who need assistance. Menu Service is available at most meals.

Guests are welcome at all meals except certain holiday dinners and special functions which require reservations and are for Windsor Point residents only. There is an additional charge for guest meals. A catering service is available to residents at cost and private dining is available by appointment with a special charge for wait staff and clean-up.

At least two entrees are available at each meal. Variety is a major consideration in menu design so that a wide range of personal tastes can be accommodated. Also, resident input is requested so that meals reflect the preferences of members of the community.

Windsor Point utilizes the services of a Registered Dietitian so those nutrition programs can be offered to residents and so that therapeutic diets for residents of the Kelly Health Facility can be prepared.

Reservations for guests are required twenty-four hours in advance. Policies for Regency Court and Kelly Health Care residents eating in the independent dining room are available from the marketing department.

- Utilities: The Monthly Service Fee includes the cost of electricity, water, and sewer service, light, heat, and air conditioning. However, each resident is responsible for the cost of telephone and cable services. In Regency Court and Kelly Health Care Center basic cable is included in monthly fees.
- 3. Furnishings: Windsor Point provides carpeting, blinds, range, refrigerator, oven, microwave, and dishwasher for each Independent Living Unit, as specified in published literature. Washers and dryers are available in most units. Light bulbs are supplied and changed in all outside fixtures by Windsor Point Staff. If requested by resident, light bulbs in Independent units are changed by maintenance staff and are available at cost. All other Living Unit furnishings and furniture are provided by the resident.

Rooms in the Kelly Health Facility are furnished with all appropriate items. A resident may choose to substitute personal furnishings, subject to approval by Windsor Point.

Upon vacating a unit, all furnishings and personal affects must be removed by the resident or family and not left on Windsor Point property. If this occurs, a removal fee will be charged and taken out of any refund due.

4. Security, Fire, and Emergency Services: Windsor Point provides 24-hour security services for the living areas and grounds of the community. Personnel are available to respond to emergency calls at all times. They patrol the grounds and check unfamiliar vehicles or pedestrians. Finally, security staff and key personnel have passkeys that allow entry into all Living Units for emergency purposes. A daily check system is implemented to ensure the health and welfare of all residents.

Each Independent Living Unit and all areas of the Kelly Health Facility are equipped with smoke alarms and emergency call systems. Also, all public areas have a smoke detector and are connected to a central panel monitored by staff of the community. Fire extinguishers are located in all public areas, and fire drills are conducted routinely in the Kelly Health Facility.

An emergency generator system is used to provide back-up power to the Kelly Health Facility and to selected kitchen equipment so that there can be limited service during a power outage.

5. Housekeeping: All residents are expected to maintain the Living Units in a clean, sanitary, and orderly condition. However, several routine housekeeping services are included in the Monthly Service Fee, specifically vacuuming, dusting, and cleaning of units once per week. Time spent on each Living Unit will vary with the size of the Living Unit. Windsor Point determines time spent. Additional housekeeping services may be purchased at published rates, subject to approval of Windsor Point.

In our Regency Court Units, housekeeping services are provided on a weekly basis and for incidentals as needed. Housekeeping services are provided daily in the Kelly Health Facility for no additional charge.

Windsor Point provides pest control in our facility on a quarterly basis at no extra charge to the resident. If additional treatment is required, residents may be responsible for the cost, depending upon the circumstances.

- 6. Laundry: The Monthly Service Fee includes the weekly changing of resident's bed linens, if desired by a resident. Windsor Point can make arrangements for a resident's personal laundry or dry cleaning for an additional charge. However, personal laundry (but not dry cleaning) is provided at no cost to residents of the Kelly Health Facility. Laundry for Regency Court is picked up and returned once a week.
- 7. Maintenance: Windsor Point maintains and repairs the community's property and equipment in the Living Units and the common facilities at no extra charge to the resident unless repairs are necessitated due to the actions of the resident or persons under the resident's charge. Work orders will be scheduled according to their priority.

Windsor Point will periodically redecorate Living Units and common areas when deemed necessary by Windsor Point. Any other redecoration scheduled by the resident will require management approval and be at the resident's expense. Handyman services may be purchased through the management staff. Repairs, maintenance, and replacement of resident's own property will be the responsibility of the resident. Light bulbs will be replaced by maintenance. Bulbs are available at cost for the cottages and apartments.

Any structural or physical change of any kind such as painting, wallpapering or replacement of floor treatments or appliances within the living accommodations will be made only after approval by management. The resident is responsible for the cost of any changes made for aesthetic reasons and is required to use contractors approved or provided by Windsor Point.

All items attached to walls, except pictures, will remain. The cost of any change requested by the resident will be borne by the resident unless otherwise agreed to in writing. The value of

any such improvements will not be considered when computing a refund formula and the Corporation will have vested ownership in such improvements.

If a resident smokes in his/her apartment or cottage, their unit must be environmentally cleaned on a quarterly basis (or more often, if deemed necessary by Windsor Point management) to remove the scent of smoke from the air. The cost of this cleaning will be paid for by the resident.

8. Trash Removal: Windsor Point removes trash from designated trash collection areas located throughout the community. Collection times and places will be given to each resident upon entrance into the community. All independent living residents are responsible for transporting personal refuse to the designated collection areas. Recycling is the responsibility of each resident who wants to participate and bins for newspaper recycling are available on the property.

In Regency Court and Kelly Health Care, trash is picked up as needed. Recycling is the responsibility of each resident who wants to participate.

- 9. Grounds: The Monthly Service Fee includes the basic maintenance of all outdoor spaces, and the provision of attractive landscaping for the grounds of the community. A resident may purchase additional landscaping services from Windsor Point. Personal planting of flowers, trees, or shrubs must be approved by Windsor Point, is at the resident's own expense, and must be maintained by the resident.
- 10. Storage: Limited, separate, locked storage space is assigned to specific units for residents residing in the main building. Enclosed storage is connected to each living unit in the free-standing apartment buildings.
- 11. Parking: Each Living Unit will be provided with one parking space at no extra charge. Due to limited space, no RVs, boats, trailers, or abandoned vehicles can be stored on the grounds.
- 12. Scheduled Transportation: The community provides scheduled transportation to shopping areas at no extra charge. Most transportation for activities scheduled by Windsor Point is at no additional expense. Pre-scheduled transportation to medical appointments within a fifteen-mile radius is also provided for residents on a weekly basis. Pre-scheduled transportation for doctor appointments outside this fifteen-mile area is provided twice a month. Every effort is made to accommodate specific times, however, it may be necessary to re-schedule some appointments to a time or date when transportation is available. There may also be a fee for mileage outside a 15 mile radius or excessive medical appointments.

Residents who organize special activities or who require transportation at unscheduled times may be required to pay an extra fee. There may be a nominal fee for residents that have continual doctor's appointments. (Ex. Dialysis three times a week)

Many residents use Windsor Point transportation. This means, at times, residents have to wait to be picked up at appointments. Every effort is made to provide timely and efficient transportation to all our residents. All transportation provided by Windsor Point must be scheduled in advance through the transportation director. All residents must sign a transportation waiver in order to take advantage of this service.

Transportation to appointments for services (such as therapy) already offered at Windsor Point will be provided according to availability on the transportation schedule and will incur a nominal charge per trip.

Windsor Point offers an accompaniment service for residents who have medical appointments outside of the community and who need assistance. The service is available by appointment only, and there is a nominal charge per trip. The cost of any transportation by ambulance or other transportation service is the responsibility of the resident.

Transportation services are available to Windsor Point residents during business hours only.

- 13. Community Facilities: The community offers numerous common areas for use by residents. These include a multi-purpose auditorium, a large dining room, lounges throughout the complex, library, activity rooms, lobby areas, a convenience store, a wellness center with indoor pool and exercise room, and a beauty and barber shop. All of these facilities are available to residents at no extra charge, except for special dining arrangements or special group activities or services provided. Some charges may be necessary for the use of supplies in arts and crafts areas and for store purchases. Such charges are published in Windsor Point literature.
- 14. Community Activities: The community provides programs and opportunities designed to meet the physical, social, and psychological needs of residents. Most of these activities are free to those who wish to participate. However, special trips or cultural events may require a charge to the resident.
- 15. Pets: Residents are allowed to keep pets that are appropriate in size, subject to prior approval by Windsor Point. Residents must abide by administrative rules regarding pets and must have a signed, written plan for disposition of the pet if the resident becomes unable to care for the animal. At a minimum, residents are required to maintain necessary vaccinations as required by law; to keep pets on a leash at all times when on public grounds; to clean up after pets; and, to pay for any damage caused by pets to property of the community. Windsor Point reserves the right to deny any pets, if it is determined that the resident can no longer care for the pet or if the pet presents a problem to the community. An extensive pet policy is executed upon entrance to Windsor Point.
- 16. **Deliveries**: Residents may arrange for newspaper and magazine deliveries or may utilize services such as UPS or Federal Express at their own expense.

- 17. Information Resources: Many of our residents are informed of events in the community via email however, bulletin boards, bulletins, activity calendars, and newspapers are placed throughout the complex. The Resident's Association will also be kept informed of current and future events.
- 18. Insurance: Windsor Point maintains insurance coverage for the community's facilities and equipment. Residents need to maintain insurance coverage for personal property. Policies are readily available and are similar to policies issued to renters.
- 19. Mail: Each resident in independent apartments is assigned an individual, locked postal box. Cottages have mailboxes outside the cottage. Items too large to be placed in the mailbox may be picked up at the receptionist's desk. Mail for residents of Regency Court and the Kelly Health Facility is handled through a central mail receptacle; such mail is picked up and distributed on a daily basis to each room.
- 20. Alcoholic Beverages: Independent Residents are allowed to consume alcoholic beverages in their units and in designated areas at designated times. It is resident's responsibility to limit their usage of alcohol so they will not be impaired. It is also the resident's responsibility to confer with their doctor to ensure that their prescribed medicines do not have an adverse reaction to the consumption of alcohol. It is the resident's responsibility to ask for help if he/she inadvertently drinks too much. Residents are responsible for any destruction to property or injury to themselves or others due to alcohol use. Windsor Point reserves the right to limit alcohol use if it determines there is a problem with a resident's alcohol consumption.

Residents may be asked to sign a waiver if they choose to consume alcohol.

- 21. Drugs: Prescription and non-prescription drug costs are the responsibility of each resident. All residents may purchase prescription drugs from whatever source they choose. However, in Regency Court and the Kelly Health Facility, medication is usually purchased from the Windsor Point Pharmacy, a private pharmacy on the facility premises. If residents choose to use another Pharmacy, while in Regency Court or the Health Care Facility, the resident's family will be responsible for obtaining refills. Refills should be provided in time to ensure the resident has the needed medication. If it becomes necessary for Windsor Point to provide medication for residents, the resident will be responsible for these charges.
- 22. Keys: Upon taking occupancy at Windsor Point all residents are given keys to their apartment or cottage as well as their storage unit. Upon vacating this unit, all keys must be returned to a member of Windsor Point management staff. If the resident is changing units on Windsor Point property, keys will be given for the resident's new unit. Monthly fees will be adjusted to that of the new unit only when keys to the resident's old unit have been returned to Windsor Point management. If keys are not returned to Windsor Point Management, the cottage or apartment in question will be rekeyed.

There will be a \$5.00 charge for replacement keys and a \$150 charge for rekeying locks to apartments or cottages.

- 23. Royal Treatment Royal Treatment is available on certain floors of the Thompson Building for a specified monthly rate published in this Disclosure Statement. Residents partaking of this service will be entitled to a continental breakfast and a choice of lunch or dinner daily, escort service to meals and activities, medication reminders, help with laundry and a staff member available by cell phone 24 hours a day as well as all other services offered in independent living.
- 24. **Health Care Services:** Services provided by Windsor Point which are included in the base fee for Health Care Residents are: living accommodations, three meals daily plus snacks, basic nursing care, activities, housekeeping, scheduled transportation and all utilities except for telephone service.
- 25. Health Care Services Available at Extra Charge: Services that are not covered by Windsor Point for Health Care Residents are: physicians, therapy, ambulance transportation, medical/surgical specialists and practitioners, hospital costs, all drugs and special treatments, wheelchairs, hair salon services and basic supplies.

#### **IV.** Financial Provisions

#### A. Conditions for Refund:

Upon the termination of this Agreement as a result of the death of resident, or upon the departure of resident from Windsor Point, the resident may be entitled to a refund of the Entry Fee according to the provisions outlined below for the resident Payment Plan previously chosen by the resident. Refunds will be payable to the resident only upon the receipt of an Entry Fee from a replacement resident acceptable to Windsor Point. This refund is based on resale of the original unit the resident occupied at Windsor Point.

\_\_\_\_\_All refunds will be paid to the resident, the resident's estate, or to the Clerk of Court, unless a court order indicates otherwise.

The termination date for computing any refund or any outstanding payments due or accrued is the date the resident's Living Unit is actually vacated and accepted by WINDSOR POINT. Any legal costs incurred by Windsor Point in order for a resident to receive a refund will be deducted from that refund or billed to the resident or the resident's responsible party. Residents must give a 30 day notice when leaving Windsor Point.

\_\_\_\_\_ All unit keys must be returned to Windsor Point in order to avoid a key surcharge of \$150.00.

1. Non-refundable Entry Fee: A non-refundable Entry Fee may be charged which accrues to Windsor Point as income at a rate of 2% per month of occupancy. If the resident decides to leave Windsor Point before 100% of the Entry Fee has been realized as income by Windsor Point, they will be due a refund of the Entry Fee less 2% for each month of occupancy and less any amount owed Windsor Point by resident and less the amount necessary to restore the Living Unit to a condition acceptable for re-occupation of the unit. If the Living Unit is occupied any portion of a month then no refund will be due for that month. Refunds will be payable only upon the receipt of an Entry Fee from a replacement resident acceptable to Windsor Point. This refund is based on resale of the original unit the resident occupied at Windsor Point. Monthly Service Fees are not refundable except for residents of the Kelly Health Care Center.

lr	ndependent or Independent Plus Entrance Fees with incentives will be
amortized -	over the first 25 months of residency at Windsor Point instead of 50
months.	

Health Care Entrance Fees will be amortized over 6 months.

- 2. 50% Refundable Entry Fee: A 50% Refundable Entry Fee will accrue to Windsor Point as income at a rate of 2% per month of occupancy until 50% of the Entry Fee has been realized by Windsor Point as income. Thereafter, any refund to the resident will be limited to 50% of the Entry Fee originally paid, less any outstanding charges due Windsor Point and the amount necessary to restore the Living Unit to a condition acceptable for re-occupation. If resident leaves Windsor Point before 50% of the Entry Fee has been taken as income by Windsor Point, they will be due a refund of the Entry Fee, less 2% thereof for each month of occupancy, and less any outstanding charges due Windsor Point and the amount necessary to restore the Living Unit to a condition acceptable for re-occupation of the unit. If the Living Unit is occupied any portion of a month, then no refund will be due for that month. Refunds will be payable only upon the receipt of an Entry Fee from a replacement resident acceptable to Windsor Point. Monthly Service Fees are not refundable. This refund is based on resale of the original unit the resident occupied at Windsor Point. If a resident moves to another level of care the Entrance Fee is still amortized as stated in the Disclosure Statement and resident Agreement.
- 3. Monthly Fees. Monthly Service Fees paid to WINDSOR POINT are not refundable to the resident in part or in full. The only exception to this policy will be for residents who pass away while living in the Kelly Health Care Center. Any insurance premiums paid above the amount of the monthly fee or any credits above the amount of the monthly fee will be reimbursed to the resident within 45 days of the resident leaving Windsor Point. Until all personal effects are removed from any unit, residents will continue to be charged a monthly service fee.

#### **B. Trial Period**

The first sixty (60) days of occupancy will be considered a Trial Period for residents who pay an Entrance Fee, regardless of the refund provision chosen. If a resident withdraws from Windsor Point within the Trial Period, they are guaranteed a full refund of the Entry Fee less any outstanding charges due Windsor Point and the amount necessary to restore the Living Unit to a condition acceptable for re-occupation of the unit. Refunds will be payable to the resident only upon the receipt of an Entry Fee from a replacement resident acceptable to Windsor Point. This refund is based on resale of the original unit the resident occupied at Windsor Point. Monthly Service Fees paid to Windsor Point during the Trial Period are not refundable to the resident.

For all refunds a service charge not to exceed the greater of one thousand dollars (1,000) or two percent (2%) of the entrance fee may be assessed. If a refund is due, any upgrades, customization, and any decorative items that must be replaced in order to sell the unit may be charged to the resident and taken out of the refund. All refund requests must be made in writing.

### C. Failure to Make Payments

If any resident fails to pay the Monthly Service Fee after notification to pay has been given and the guarantor has not made satisfactory payment, Windsor Point reserves the right to terminate the Resident Agreement. If Windsor Point does terminate the Resident Agreement and if any Entry Fee is due back to the resident, Windsor Point will apply the Entry Fee towards the resident's outstanding balance and refund the remainder within thirty (30) days after Windsor Point receives an Entry Fee from a replacement resident acceptable to Windsor Point.

Without in any way qualifying the right of Windsor Point to terminate this Agreement, if the resident presents facts which justify special financial consideration and if, upon reviewing resident's financial resources, Windsor Point determines that through no fault of the resident, they are unable to continue to pay a part or all of the Monthly Service Fee, Windsor Point may subsidize the resident's Monthly Service Fee in part or in whole. In return, the residents agree that they will not make any gift of real or personal property for the purpose of evading their obligations under this Agreement. If it is apparent to Windsor Point that the resident has intentionally divested assets and resources to evade obligations under this Agreement or has used resources in a manner other than to meet ordinary and customary living expenses, then Windsor Point will terminate this Agreement.

### D. Subsidy by Windsor Point:

Should Windsor Point subsidize partly or wholly resident's Monthly Service Fee, or any other cost for services or care which Windsor Point under this Agreement is not obliged to pay on behalf of the resident, then the aggregate amount of subsidy furnished by Windsor Point to the resident shall become a debt of the resident and shall be payable by the resident or the resident's estate. Windsor Point may from time to time request financial statements from any resident whose monthly service fee is subsidized by Windsor Point.

If the resident's sources of income fail to meet financial obligations, the resident will make every effort to obtain assistance from family or other available means, to the extent that the resident is eligible to receive such assistance. When no other financial assistance is available the residents Agreement may be terminated.

Should either the resident or Windsor Point be eligible for federal, state, or other funds on behalf of the resident, nothing in the Contract shall be construed so as to make either party ineligible for such funds, and the resident expressly waives any provisions of this Agreement which might now or hereafter be in conflict with any federal, state, or other law or regulations and agrees to apply for and cooperate in obtaining such benefits if so requested by Windsor Point.

#### E. Disclosure Statement:

In keeping with North Carolina requirements for disclosure of financial information to the public and to Windsor Point residents, Windsor Point will file a disclosure statement with the Department of Insurance on a yearly basis, or more often if material facts warrant.

Resident acknowledges that he or she received, prior to the execution of this agreement, a copy of Windsor Point's Disclosure Statement that meets the requirements of section 58-64-20, et. seq. of the North Carolina General Statues or other such applicable law, rule or regulation.

#### F. Resident's Disclosure Requirements:

The resident agrees to provide accurate and complete financial information to Windsor Point during the application procedure. Incomplete, false, or misleading financial disclosures are grounds for termination of this Agreement, regardless of whether the resident has failed to pay the Entry Fee or any Monthly Service Fees, which are due.

#### V. Health Care Services

#### A. Disclosure of Health Status:

During the process of applying for admission to Windsor Point, resident agrees to provide accurate and complete medical information to Windsor Point. Windsor Point will only accept applicants based on accurate and complete information provided during Windsor Point's application process. Windsor Point will not be responsible for the cost of care associated with any medical condition. If a resident happens to be admitted to a level of care that is inappropriate, then the resident will be required to move to an appropriate level of care to meet their health care needs.

It is the responsibility of the resident or resident's responsible party to disclose any change in health status or any occurrences that would directly affect the welfare and care of the resident. Windsor Point assumes no responsibility for undisclosed health issues. Failure to disclose health changes may require the resident to leave Windsor Point.

For residents who move directly into an Assisted Living Unit in the Kelly Health Care Facility, there is an entrance fee as published in the Disclosure Statement. These residents sign a continuing care contract and are considered Continuing Care residents. This disclosure statement and contract apply to them. In addition, residents moving into the Kelly Health Care Center will sign a separate contract outlining services and regulations pertaining to the Health Care Center. All rights and privileges of a Continuing Care are available to them. They have access to other levels of care and are given priority to independent units not pre-sold.

#### B. Insurance:

The Continuing Care resident must be enrolled in, or apply for and secure, the Hospital Insurance Benefits Program under Part A of Public Law 89-67 (Medicare). The resident must also secure and pay the premium for the Medicare Supplementary Medical Insurance Benefits Program under Part B of Public Law 89-67 and/or any other public hospital or medical insurance benefits program which may be enacted as a successor or supplement to Medicare. In addition, the resident will need to maintain supplemental, private health insurance, which is satisfactory to Windsor Point.

If the resident is not eligible for Medicare coverage, the resident will need to apply for and maintain similar private health insurance coverage that is acceptable to Windsor Point.

The resident must authorize, as necessary, any provider of health care services, including Windsor Point, to receive reimbursement under the insurance required by Windsor Point. Residents must assign any benefits accruing to them under this

insurance to the appropriate provider of health care services. If the resident is entitled to medical care by a government agency, he/she must make application for such care or payment. The resident must also make and deliver to Windsor Point a limited Power of Attorney for the purpose of permitting and instructing Windsor Point to act as the resident's agent or attorney-in-fact in all matters relating to the above insurance benefits.

Any insurance benefits paid from Federal, State, or other sources will, (as between Windsor Point and the resident), be paid or credited first against any payment made by Windsor Point for such services, for whatever reason; next against any charge due from the resident in respect to the covered health care services; next, against any payment made by the resident for the health care services involved. Residents will be required to authorize Windsor Point to release medical records for insurance purposes.

Windsor Point does accept insurance payments, however, payment is the responsibility of each resident and is due on the first of each month regardless of when insurance reimbursements are received. Any overpayment of insurance will be credited to the resident's account. Any lapse in insurance or failure to obtain insurance is not the responsibility of Windsor Point. The resident will be responsible for all charges incurred.

Windsor Point may, from time to time, request updated financial statements and verification of financial status. It is the resident's responsibility to check with Windsor Point to make sure that the insurance they carry is accepted by Windsor Point. At this time Windsor Point does not accept any HMOs or TriCare for primary payment.

# C. Health Care Center

Windsor Point maintains the Kelly Health Care Center which includes a licensed 45 bed Nursing Facility, a 55 bed Assisted Living Unit, a Clinic, and support spaces. The center meets all Federal and State requirements for Medicare certification and licensing, as applicable. In addition to the continuing care contract, the Kelly Health Care Facility is governed by the guidelines of the Division of Facility Services.

#### D. Health Care Services in the Health Care Center

When ordered by Windsor Point's Medical Director, Windsor Point will provide temporary or permanent care to all residents who have entered into a Continuing Care Contract, in its Nursing Facility, subject to the provisions of Section VII.

Upon admission to the Health Care Center, residents agree to abide by Windsor Point's health care contract which must be signed prior to admission to this unit. The health care contract outlines Windsor Point's health care policies. Residents also agree to abide by any health care regulations as dictated by the state of North Carolina.

If a bed in the Health Care Center is not available at the appropriate level of care, Windsor Point will be responsible for finding an alternative health care facility for the resident, until such time as an appropriate bed is available in Windsor Point. If Windsor Point's Medical Director determines that the Health Care Center cannot meet the resident's needs, resident agrees to be transferred to an appropriate health care facility selected by Windsor Point. During their stay at the alternate facility, they will continue to pay Windsor Point's Monthly Service Fee. The resident will also continue to have the other rights and obligations set forth in this Agreement.

Windsor Point is neither designed nor licensed to care for persons who have a psychotic condition or suffer from certain contagious or dangerous diseases. If it is determined by standard legal and acceptable evaluation procedures that any resident is psychotic or suffers from mental illness or a contagious or dangerous disease, the resident may be transferred to an institution capable of administering the necessary care. All costs associated with the institutional care, including non-medical incidental charges, are the responsibility of the resident, but may be covered by insurance.

#### E. Cost of Health Care Services:

Beginning with the Date of Occupancy, only Independent or Independent Plus, residents will accrue 15 days per calendar year of eligible days of inpatient health care with a maximum of 30 days that may be accumulated at any one time. When the resident enters the Health Care Center on a temporary basis as an inpatient, they will pay only their regular Monthly Service Fee until their accumulated eligible days are exhausted, plus the cost of extra meals and any charges for the following which are not covered by insurance: pharmacy expenses, physician's fees, occupational therapy, physical therapy, hydrotherapy, lab work, and ambulance services. When resident's accumulated eligible days are exhausted, they will pay the Monthly Service Fee plus 50% of the published per diem rate for inpatient services.

If a resident enters the Kelly Health Care Center on Medicare, free health care days may be used after the Medicare days are exhausted. While on Medicare A, residents are still responsible for co-insurance after the 1st 20 days.

If Windsor Point determines that the resident has become a permanent inpatient, they will continue to pay their regular Monthly Service Fee until their accumulated eligible days are exhausted. At that point, their Monthly Service Fee will then become the published rate for Continuing Care residents as published by Windsor Point. Fees charged by Windsor Point for nursing care cover the facilities, nursing staff, and routine supplies. Pharmacy expenses and physician fees are charged separately, but may be covered by insurance. Occupational therapy, physical therapy, hydrotherapy, lab work, and ambulance service are provided at an additional cost, but may be covered by insurance.

The procedure for becoming a permanent resident of the Kelly Health Care Center is as follows: the Director of Nursing will recommend that the Windsor Point Resident Assessment Team review the resident for possible permanent placement in the Kelly Health Care facility. If the Windsor Point Resident Assessment Team decides that the resident will no longer be able to live in their original level of care for an indeterminate amount of time, the resident will either need to give up their unit or assume the monthly service fees for both units.

# F. Emergency Services:

The resident will be supplied with an emergency call system. Upon receipt of an emergency call in the Nursing Facility, personnel will respond to the call and determine the level of assistance needed. However, in addition to activating the call system, we advise the residents to call 911 immediately if the situation warrants. Residents are required to authorize Windsor Point to release medical records for emergency or non-emergency treatment.

#### G. Other Health Care Services:

Windsor Point will either provide or assist with arrangements for the following additional services.

- 1. Physician Care: All residents at Windsor Point must have a personal physician. If the resident or potential resident does not have a personal physician, Windsor Point will assist in arranging for a physician or physicians for residents. The community's Medical Director is the primary physician for residents in the Health Care Center. If for some reason Windsor Point's medical director is not the Resident's choice for a physician, it is the responsibility of the resident or the resident's responsible party to select a physician that adheres to state and federal guidelines, as well as those of Windsor Point. All costs associated with physician care, i.e. lab work, etc., will be the direct responsibility of the resident. All physicians must follow all state and federal guidelines, as well as Windsor Point's policies and procedures.
- 2. Medical Examination: The resident agrees to submit to a medical examination when requested by Windsor Point's Medical Director, if Medical Director has reasonable cause for concern for resident's health and well-being. All costs for medical examinations will be the responsibility of the resident.
- 3. Hospitalization: Windsor Point will assist the resident with arrangements for inpatient hospital care. Windsor Point shall maintain transfer agreements with several area hospitals to facilitate placement of Windsor Point occupants. All costs associated with inpatient hospital care, including non-medical incidental charges, are the responsibility of the resident, but may be covered by insurance.

- 4. Procedures and Diagnostic Tests: Windsor Point will assist the resident with arrangements for surgery, treatment by specialists, and diagnostic tests provided off- site. All costs associated with such surgery, treatment, or tests, including non-medical incidental charges, are the responsibility of the resident, but may be covered by insurance.
- 5. Care Administered While Traveling: Health care services received by the resident while traveling are the responsibility of the resident, but may be covered by insurance.
- 6. Health Care Services Not Covered By Insurance: Windsor Point is not responsible for the payment of health care services not covered by Medicare Part A or Part B, except to the extent such services are covered by a resident's private health insurance plan. These non-covered services include, but are not limited to, prescription drugs, dental work, hearing aids, eyeglasses, orthopedic devices, and podiatrist care, wheelchairs, walkers, etc. Windsor Point will not be responsible for psychiatric or psychological services other than those covered by a resident's private health insurance.
- 7. Private Duty Personnel: Windsor Point requires approval for the use of all Private Duty Personnel, including but not limited to nurses, nurse aides, sitters, and in-home companions. If a resident is interested in hiring Private Duty Personnel, residents must adhere to the Windsor Point Private Duty Personnel Policy which may be obtained at the front desk. All costs associated with the use of Private Duty Personnel are the responsibility of the resident.

Upon approval, Private Duty Personnel may be used by a resident in the following circumstances: (I) if the resident is independent and it is determined by the Windsor Point Resident Assessment Team that the resident can maintain their independent unit with assistance and without causing harm to that resident and others. (However, Windsor Point reserves the right to deny the request for private duty personnel and require the resident to move to another level of care if the Windsor Point Assessment Team feels that this would be more beneficial to the resident.) (II) during short term emergency situations if the resident needs temporary care prior to being transferred to a more appropriate level of care; or (III) if the resident occupies a bed in the Kelly Health Facility and desires the additional services of Private Duty Personnel.

Windsor Point assumes no responsibility for the actions of private duty sitters if employed by residents or their families. All private duty personnel must adhere to guidelines set up for private duty sitters. These guidelines include, but are not limited to: background checks, parking, smoking, and dress. In addition, sitters must sign in and out and wear nametags distributed by Windsor Point at all times they are on the property.

# VI. Dual Occupancy

#### A. General Provision

If two persons sign this Agreement as residents, the accommodations and services will be for them both, and the payment of sums required under this Agreement apply to them both. If the two persons are husband and wife, each of them will be individually responsible for payments due under this Agreement. If the two persons are not husband and wife, each of them will be liable for one-half of the payments due under this Agreement.

#### **B.** Survivorship

In the event of dual occupancy of the Living Unit, the refund provisions of this Agreement shall be applicable only to the resident who last occupies the Living Unit. There shall be no refund due or payable at the death or withdrawal from Windsor Point of the first resident and any entrance fee paid by the first resident will continue to be amortized until the death or withdrawal of the second resident.

If the dual occupants are not spouses, one half of any refund due under the refund provisions shall be paid to the first resident or that resident's estate upon the eventual termination of occupancy by the remaining resident. The Monthly Service Fee shall be reduced to the single occupancy rate upon the death or withdrawal from Windsor Point of the first resident.

The remaining resident shall have the option of retaining the Living Unit with no adjustment to the Entrance Fee paid by the resident. Alternatively, the remaining resident may choose to move to another Living unit within Windsor Point. If the Entrance Fee for the new Living Unit is higher than the Entrance Fee for the Living Unit being vacated, the resident must pay the difference between the two Entrance Fees and a new contract must be signed. However, if the Entrance Fee for the new Living Unit is the same or less than the Entrance Fee for the Living Unit being vacated, then no refund of the difference will be made to the resident. In any case, the Monthly Service Fee for the Living Unit will convert to the single occupancy rate.

#### C. New Second Occupants

If the resident is the sole occupant of the Living Unit and wishes to invite another resident of Windsor Point to share their Living Unit, the combined occupancy must be approved by Windsor Point. If approval is given, there will be no adjustment of the Entrance Fees paid by either party. However, the Monthly Service Fee will convert to the dual occupancy rate for the shared Living Unit.

If the resident is the sole occupant of the Living Unit and wishes to invite a non-resident to share their Living Unit through marriage, the new occupant will be required to go through the standard application process. If approved by Windsor Point, the new occupant must pay an Entrance Fee equal to the difference between the published single and double occupancy Entrance Fee rates for the Living Unit. If the resident is the sole occupant of the Living Unit and wishes to invite a non-resident to share their Living Unit other than through marriage, the new occupant will be required to go through the standard application process. If approved by Windsor Point, the new occupant must pay one-half of the published dual occupancy Entrance Fee for the Living Unit. The Monthly Service Fee for the shared Living Unit will convert to the dual occupancy rate.

# D. Relocation of Second Resident within Windsor Point

If either resident of a dual occupancy wishes to vacate the Living Unit and relocate to another Living Unit within Windsor Point, the vacating resident must pay the difference between the Entrance Fee for the new Living Unit and one-half of the original Entrance Fee for the Living Unit being vacated. However, if the Entrance Fee for the new Living Unit is the same or less than one-half the Entrance Fee for the Living Unit being vacated, then no refund of the difference will be made.

The remaining resident shall have the option of retaining the Living Unit, but must pay the difference between the then current single occupancy Entrance Fee for the Living Unit and one-half of the original Entrance Fee for the Living Unit. The Monthly Service Fee for the Living Unit will convert to the single occupancy rate.

Alternatively, the remaining resident may choose to add a new second occupant. The new occupant will be required to go through the standard application process. If approved by Windsor Point, the new occupant (whether a spouse or non-spouse, current resident of Windsor Point or non-resident) must pay one-half of the published dual occupancy Entrance Fee for the Living Unit. The Monthly Service Fee for the Living Unit will convert to the dual occupancy rate.

Alternatively, the remaining resident may choose to move to another Living unit within Windsor Point. If the Entrance Fee for the new Living Unit is higher than one-half the Entrance Fee for the Living Unit being vacated, the remaining resident must pay the difference between the two amounts. However, if the Entrance Fee for the new Living Unit is the same or less than one-half the Entrance Fee for the Living Unit being vacated, then no refund of the difference will be made to the remaining resident. In any case, the Monthly Service Fee for the Living Unit will convert to the single occupancy rate.

#### VII. Transfer of Residents

If Windsor Point's Medical Director determines that that a resident may no longer safely live in the Living Unit specified in Section III.A., or that they are a disturbance to Windsor Point as a result of their mental or physical condition, their status will be reviewed with the resident, their family (if appropriate), and the Windsor Point Resident Assessment Team. If it is decided that the resident's needs could be better met in another living unit, they agree to be transferred to the more appropriate level of care. If Windsor Point determines that the resident should live permanently in the Health Care Center, their Living Unit will be assigned to a new occupant after being released by them to Windsor Point. If Windsor Point subsequently determines that they are capable of independent living after a permanent transfer to the Health Care Center, Windsor Point will assign an appropriate Living Unit to the resident as soon as one becomes available.

If the resident relocates to Windsor Point's Kelly Health Care Center, they will continue to be responsible for the Monthly Service Fee of the Living Unit being vacated until the Living Unit is released by them to Windsor Point and accepted by Windsor Point for reoccupation.

If the resident relocates to Windsor Point's Regency Court Unit, they will be responsible for the Monthly Service Fee of the Living Unit with the higher Monthly Service Fee. If the Living Unit being vacated is not released by the resident to Windsor Point within ten (10) days after the transfer, the resident will be responsible for the Monthly Service Fees of both Living Units until the vacated Living Unit is released by them to Windsor Point and accepted by Windsor Point for re-occupation.

If any resident relocates to another Windsor Point Living Unit in the same level of care, the resident is responsible for the Monthly Service Fee of the new Living Unit from the date the new Living Unit is ready for occupancy. The resident is also responsible for the Monthly Service Fee of the Living Unit being vacated until the Living Unit is released by the resident to Windsor Point and accepted by Windsor Point for re-occupation. In addition the resident is also responsible for the cost of the move and the cost to bring the unit up to resale condition. Any adjustments to their Monthly Service Fee will be made at the time the new Living Unit is accepted by them in writing.

In any move on Windsor Point property, monthly fees will be adjusted to that of the new unit only when keys to the resident's old unit have been returned to Windsor Point Management.

If the Entrance Fee for the new Living Unit is higher than the Entrance Fee for the Living Unit being vacated, the difference must be paid between the two Entrance Fees and a new contract must be completed. However, if the Entrance Fee for the new Living Unit

is the same or less than the Entrance Fee for the Living Unit being vacated, then no refund of the difference will be made.

The decision to transfer any resident is preceded, where possible and practical, by consultation with the resident, the resident's family, or a party responsible for the resident. However, WINDSOR POINT reserves the exclusive right to make the final decision for all residents. A transfer will not affect the resident's Agreement executed by the resident, except as it refers to the specific Living Unit assigned to the resident. If the resident has to move from one level to the next within I year then the resident will be responsible for the cost of bringing the unit up to a condition to resell. It is the resident's responsibility to return keys for all vacated units in order not to incur a \$150 unit rekeying charge.

#### VIII. Termination

This Agreement will be automatically terminated upon the death of any resident, except as follows:

All provisions, conditions and obligation under this Agreement that are to be kept, performed or honored following the death of a Resident or other event that leads to the termination of this Agreement to include, but not limited to, all provisions pertaining to the payment of fees to Windsor Point and refunds to the Resident shall survive the termination of this Agreement and be fully enforceable in accordance with the terms of this Agreement.

In the event of dual occupancy of the Living Unit, this Agreement shall continue in effect until the death or withdrawal from Windsor Point of the second resident.

The resident may terminate this Agreement upon giving Windsor Point thirty days advance notice in writing. The notice requirement shall be waived, however, during the sixty (60) day Trial Period described in Section IV.C. Upon termination, the resident may be due a refund under the provisions set forth in Sections IV.B. and IV.C.

Windsor Point may terminate this Agreement if the resident fails to pay the Monthly Service Fee; fail to follow the standard policies of Windsor Point; engage in activities or conduct which causes harm to them or other occupants of Windsor Point; or, provide incomplete, false, or misleading financial, medical, or other information during or subsequent to the application process. Windsor Point will give the resident at least (30) days to find alternative living arrangements and to withdraw from Windsor Point, unless Windsor Point determines that circumstances require a more immediate withdrawal. . An example of circumstances that would preclude a 30 day notice would be if the resident was deemed harmful to himself or others, was non-compliant with Windsor Point guidelines or regulations, or was unable to care for himself and refused care from Windsor Point or if Windsor Point was unable to provide care for him. No matter the

circumstance, no refund will be given to a resident until Windsor Point receives an Entrance Fee from a replacement resident that is acceptable to Windsor Point.

All residents must give a 30-day written notice before termination of this contract. If the resident chooses to leave before the end of this 30-day period, the resident will be charged for these days or this amount will be deducted from their refund.

#### IX. Miscellaneous

#### A. Rights, Privileges, and Limitations:

The rights and privileges of the resident under this Agreement to the Living Unit, facilities, and Windsor Point services are personal and nontransferable and do not include any proprietary interest in the properties or assets of Windsor Point.

The rights of the resident under this Agreement shall at all times be subordinate to any obligations of Windsor Point. Upon request by Windsor Point, resident agrees to execute and deliver a subordination agreement to establish the priority of such obligations as a lien or liens against the property.

# B. Inability to Manage Affairs:

The resident agrees to provide Windsor Point in writing with the names of persons who have been given power of attorney by the resident and to keep this information current in Windsor Point's business office.

If the resident becomes legally incompetent or unable to properly care for his/her self or his /her property, in the judgment of Windsor Point, Windsor Point shall contact the guardian or conservator nominated and appointed by the resident pursuant to the provisions of N.C.G.S 32A-10 in any Power of Attorney or other instruction, or by the court, if one has been appointed.

In the event the resident has made no designation of a person or legal entity to serve as his/her conservator or guardian, the resident hereby authorizes and requests Windsor Point to apply to a Court of competent jurisdiction for the appointment of a conservator or guardian, and if there is no proper person to serve in such a capacity, the resident hereby nominates and appoints Windsor Point and his/her guardian or conservator, to be confirmed in appointment by the Court. The resident or the resident's estate shall reimburse Windsor Point for all expenses it incurs pursuant to this part including but not limited to legal and other professional fee incurred by Windsor Point in carrying out its duty hereunder.

# C. Living Will and Health Care Power of Attorney:

It is understood that the resident has the right to make a Living Will and to designate a Health Care Attorney. Resident has the responsibility of informing Windsor Point of the wishes in writing.

# D. Personal Belongings:

Windsor Point is not responsible for the loss of any property belonging to the resident due to theft, mysterious disappearance, fire, or any other cause. This includes hearing aids, glasses, jewelry, dentures, etc. The resident is responsible for providing insurance protection covering any such loss.

Upon the termination of the resident's occupancy, Windsor Point shall have the right to remove promptly from the Living Unit all property belonging to the resident and have the same stored at their expense. The resident or their estate will reimburse Windsor Point for all expenses incurred during the removal and storage process.

# E. Accident or Illness Caused by Others, Power of Attorney:

The resident shall appoint in writing by a Power of Attorney a person of the resident's choosing to act in the resident's behalf as attorney-in-fact in case of accident or injury to the resident and shall promptly provide this information to Windsor Point in writing. If the resident shall fail to designate an attorney-in-fact, Windsor Point, in such event, may sue and enforce cause of action of the resident for injury or damages so resulting in the name of the resident, or in the name of Windsor Point.

If the resident fails to appoint an attorney-in-fact, the resident hereby nominates and appoints Windsor Point as the resident's attorney-in-fact, enabling Windsor Point to undertake such suit or seek reimbursement. The resident thereby grants to Windsor Point the power and authority to seek, sue for, institute any legal action, or preceding for, settle, compromise, and give releases for all such claims or cause of action, or to do any other act in connection therewith and to appoint an agent or agents to exercise the power herein conferred upon resident's attorney-in-fact; hereby ratifying and confirming all action taken by Windsor Point pursuant to Article 2 of the North Carolina General Statues, Chapter 32 A, and this Power of Attorney shall not be affected by the resident's subsequent incapacity or mental incompetence either physically or mentally. This Power of Attorney shall remain in full force and effect until the same shall be duly revoked by the resident, or otherwise revoked as provided in the General Statues of North Carolina.

All costs and expenses reasonably incurred by Windsor Point (including, but not limited to the fees and expenses of an attorney retained by Windsor Point to pursue such claim)

shall by paid and / or reimbursed to Windsor Point, either from settlement, judgment, or otherwise, and the balance of any collection made on behalf of the resident shall be paid to the resident's account or, in the event of the death of the resident will be paid to the resident's estate, or to the appropriate person or entity entitled thereto.

#### F. Wills:

The resident, will within three months of the date of occupancy agrees to make, if not previously made, a will providing for disposal of his/her assets and appointment of an executor of his or her estate, in addition the resident shall give Windsor Point written instructions with respect to the location of the will, the executor of the resident's estate, and the resident's funeral and burial arrangements, which arrangements resident shall pay for at his or her expense.

#### G Arbitration:

Residents of Windsor Point agree to settle any disputes that may arise through an arbitration process.

This Agreement shall be governed by and construed in accordance with the laws of the State of North Carolina, whether or not the parties remain in North Carolina. In the event either party wishes to seek the enforcement of any remedy or bring any claim arising from or otherwise related to this Agreement or to Windsor Point, the parties shall submit the matter to binding arbitration, and the arbitration proceeding shall be administered in accordance with the rules presently established by the American Arbitration Association (AAA) for Consumer claims (including the Consumer-Related Disputes Supplementary Procedures and the Consumer Due Process Protocol established by AAA), unless otherwise mutually agreed upon by the parties. The costs of the arbitration shall be borne equally by the parties; however, the party initiating arbitration shall be solely responsible for costs charged in accordance with AAA's rules as these costs pertain to initiating an arbitration claim. The results of the arbitration shall be binding upon the parties and may, at the request of either party, be reduced to a final judgment.

Should arbitration between the parties become necessary or ensue, the parties agree that Wake County, North Carolina is a convenient forum and is the only forum in which a claim arising from or related to Windsor Point or to this Agreement may be arbitrated. In any action to enforce or defend the forum selection, choice of law or arbitration provisions of this Agreement, the party receiving enforcement shall, at the conclusion of the action, be entitled to recover its cost and expenses associated with obtaining this enforcement including, but not limited to reasonable attorneys' fees and all other litigation

or arbitration expenses incurred in connection therewith. Further, all injunctive relief provided with regard to the enforcement of these provisions shall be without bond.

Without waiving the arbitration provisions of this Agreement, the parties agree that, should litigation between the parties for any reason becomes necessary or ensues, state courts located Wake County, North Carolina and the federal courts for the Eastern District of North Carolina are convenient forums and are the only forums in which a claim arising from or related to Windsor Point may be filed, maintained, or litigated, and both parties submit to the jurisdiction of these courts and waive their right to commence or maintain litigation in any other forum.

Any Windsor Point resident who occupies a bed in our Skilled Nursing Facility will review and sign a different Skilled Nursing Arbitration Agreement (copy provided as part of admission to the Skilled Nursing Unit or upon request if for review.)

Upon discharge from a skilled nursing bed and admission back into an assisted living bed or independent living unit, the resident will again be subject to the terms in Section G above.

## H. Compliance with Applicable Laws:

Windsor Point will operate in full compliance with all applicable laws and rules, regulations, and ordinances promulgated by lawful governmental authority. Notwithstanding any other provisions of this Agreement, Windsor Point shall have the right to change the Living Unit of the resident to meet the requirements of law or the regulations of a Fire Department, Department of Public Health, or other duly constituted governmental authority or agency.

#### I. Rights of Management:

The absolute right of management is reserved by Windsor Point and its administrators. Windsor Point reserves the right to accept or reject any applicant to Windsor Point. The resident does not have the right to accept or reject any applicant to Windsor Point, the right to management, or the right to determine admissions or terms of admission of any other occupant.

#### J. Right of Entry

The resident grants duly authorized employees of Windsor Point the right of entry into resident's Living Unit for managerial purposes at reasonable times or for emergency purposes at any time.

#### K. Waiver of Breach:

Neither Windsor Point's failure in any one or more instances to insist upon the strict performance, observance, and compliance by the resident with any of the terms or provisions of this Agreement, nor Windsor Point's waiver of a breach by the resident of any terms or provisions of this Agreement, shall be construed to be a waiver or relinquishment by Windsor Point of its right to insist upon strict compliance by the resident with all the terms or provisions of this Agreement.

# L. Entire Contract in This Agreement:

This Agreement constitutes the entire contract between Windsor Point and the resident. Windsor Point is not liable for or bound in any manner by any statements, representations, or promises made by any person representing or purporting to represent Windsor Point unless such statements, representations, or promises are set forth in this Agreement. This Agreement may not be amended or modified except by written agreement signed by the parties to this Agreement. Any special or additional understandings are attached to this Agreement and incorporated into this Agreement by reference.

### M. Binding Effect

This Agreement shall bind and inure to the benefit of the successors and assigns of Windsor Point and the heirs or personal representative of the resident. This Agreement shall be governed by and construed according to the laws of the State of North Carolina.

#### N. Use of Appliances and Vehicles

If the resident demonstrates an inability to safely use scooters, cars, golf carts, the range, refrigerator, disposal unit, or other appliances in the living unit, Windsor Point has the right to remove the vehicle or to turn off the power to the appliance or to remove the appliance. In the event that Windsor Point exercises this right, the resident agrees to pay the published charges for additional meals not otherwise covered by this Agreement.

# O. Recording Devices

Audio, video or photographic recordings within the building are prohibited unless prior approval has been given by Administration.

#### P. Guests:

The resident may receive such visitors as they wish for visits in the Living Unit, subject to the terms and conditions established by Windsor Point. Overnight guests shall be permitted to visit in the Living Unit, provided that Windsor Point is be notified of all overnight guests and reserves the right to limit or terminate the stay of any guest at any time, and for any reason. At all times, the resident is responsible for any injury to others or damage to property of others or Windsor Point by their guest(s). Guests may use Windsor Point guest accommodations, if available, by appointment and for a reasonable charge.

#### Q. Medicare Statutes:

At the time of this Agreement, all parties agree that the Medicare statutes are fully functioning. This Agreement assumes that the Medicare program will continue to function and provide reimbursement in essentially the same manner as it now does. Should the Medicare statutes be substantially modified or eliminated, this Agreement will be amended to reflect the effects of such modifications or eliminations.

# R. Religious or Charitable Affiliations:

Windsor Point is not affiliated with any religious or charitable institution financially or contractually.

IN WITNESS WHEREOF, the parties have hereto executed this resident's agreement in duplicate or triplicate originals, one of which is retained by each party.

By signing this agreement the resident or the resident's legal representative agrees that they have read and understood both Windsor Point's Disclosure Statement and Resident's Agreement and agree to the terms included within.

WINDSOR POINT	RESIDENT(S) OR LEGAL REPRESENTATIVE(S)
Ву:	
Title:	
Corporate Seal:	

#### **GUARANTY**

To induce Windsor Point to enter into the foregoing Agreement with you, the undersigned hereby guarantee(s) to Windsor Point, its successors and assigns, the payment by you of the Monthly Service Fees and the performance by you of all the other terms, covenants, obligations, and conditions of this Agreement. Notice of all defaults is waived and consent is hereby given to all extensions of time that Windsor Point may grant.

Guarantor	Guarantor
Relationship to Resident	Relationship to Resident
Address	Address