

THE COTTAGES AT WILLOW CROSSINGS

July 2025 CCRC DISCLOSURE STATEMENT

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A Benchmark Senior Living Experience

The Cottages at Willow Crossings

CCRC Disclosure Statement

July 1, 2025

Operated By KRE Husky Willow Crossings Licensee LLC

25 Cobb Street
Mansfield, MA 02048
Telephone: (508) 261-1333
Facsimile: (508) 337-4663
Subject to Change Without Notice

Applicant(s),		, hereby acknowledges receipt of
this disclosure statement on	, 20	_ with respect to KRE Husky Willow
Crossings LLC in accordance with Section 76 of Chap	oter 93 of Th	e Massachusetts General Laws.
Signature:		
Signature (if two Residents):		

WILLOW COTTAGES - CCRC DISCLOSURE STATEMENT

In accordance with the M.G.L. Chapter 93, Section 76(b), we are providing you with the following information:

1. General Information:

Name of Community: The Cottages at Willow Crossings

(the "Community")

Business Address: 25 Cobb Street

Mansfield, MA 02048

Phone: (508) 261-1333 Fax: (508) 337-4663

The Operator of the CCRC is KRE Husky Willow Crossings Licensee LLC, (the "Operator"), a Delaware limited liability company.

2. Officers and Directors::

The Officers of KRE Husky Willow Crossings Licensee LLC are:

Thomas H. Grape, President
Jerry Liang, Vice President and Treasurer
John Hartmayer, Vice President and Secretary
Lynda Maryanski, Vice President and Assistant Secretary
Brian Danaher, Vice President and Assistant Secretary
Kathleen Sullivan, Vice President and Assistant Secretary

Anne DeMinico is Executive Director of the Community.

3. **Business Experience**:

The Operator has contracted with Benchmark Senior Living LLC ("Benchmark") to manage The Village at Willow Crossings as well as the Cottages.

Benchmark manages 67 senior living communities located throughout New England (32 in Massachusetts) and the mid-Atlantic region, including two other CCRCs in Massachusetts: New Pond Village and The Commons in Lincoln. These communities provide a variety of services including independent retirement housing, assisted living, memory care and skilled nursing. Benchmark has been operating senior living communities for over 25 years.

4. Affiliation:

The Operator is not affiliated with any religious, charitable or other non-profit organization.

5. Location and Description of Property:

The property is located at 25 Cobb Street, Mansfield, Massachusetts. The Legal Description of the property is attached hereto as <u>Schedule A</u>.

6. Financial Information:

Financial statements are attached as Schedule B-1.

In Schedule B-2, we have included tables showing the average monthly increase in periodic rates at the Cottages, as well as the periodic rates at the other two CCRCs which Benchmark operates in Massachusetts.¹

7. License Agreement:

The Resale License Agreement is attached as <u>Schedule C</u>.

¹ We are including information for the past five years of the Community's operation, as required by Mass. Gen. Laws Ch. 93, s. 76.

SCHEDULE A

Legal Description

The following is a description of land in Mansfield, Massachusetts known as part of lot 98 on Assessors Map 34 and recorded in a deed at the Bristol County Registry of Deeds in Book 7585 on Page 338.

A certain parcel of land located on the southerly side of Cobb Street, bounded and described as follows.

Beginning at a point on the southerly side of Cobb Street at the Northeast corner of locus at land now or formerly of Clemmey and running; thence

S 68° 32' 03" E, along land now or formerly of Clemmey, 40.20 feet to a corner; thence

S 09° 04' 13" W, along land now or formerly of Clemmey, 231.13 feet to a corner; thence

S 80° 55' 47" E, along land now or formerly of Clemmey, 469.32 feet, to a corner; thence

S 26° 02' 31" E, along land now or formerly of the Town of Mansfield, 541.71 feet to a corner; thence

N 76° 32' 47" W, near the northerly edge of a parking area, 176.71 feet, to an angle; thence Northwesterly, along a curve to the left with a radius of 62.69 feet, near the northerly side of Road 2, an arc distance of 62.40 feet to an angle; thence

N 54° 27' 25" W, near the northerly side of Road 2, 68.89 feet to a corner; thence

S 42° 50' 40" W, near the southerly side of Road 1, 57.10 feet to an angle; thence

S 85° 54' 38" W, near the southerly side of Road 1, 296.72 feet to an angle; thence

N 64° 49' 40" W, near the southerly edge of a Road 1, 125.53 feet to a corner at the approximate center of Back Bay Brook; thence

S 03° 34' 41" E, along the approximate center of Back Bay Brook, 142.35 feet to an angle; thence

S 00° 35' 35" W, along the approximate center of Back Bay Brook, 164.54 feet to an angle; thence

S 03° 41' 39" E, along the approximate center of Back Bay Brook, 95.28 feet to an angle; thence

N 72° 21' 12" W, along land now or formerly of Conner, 470.25 feet to a corner; thence

N 09° 08' 55" E, along land now or formerly of Annese, Gilbert Stuart Trust, Macdonald, Meszoely, and Sanchez, 935.46 feet to an angle; thence

N 09° 04' 13" E, along land now or formerly of Clemmey, 29.64 feet to a point of curvature; thence

Northeasterly, along a curve to the right with a radius of 30.00 feet, along land now or formerly of Clemmey, an arc distance of 47.12 feet to a point of tangency on the southerly sideline of Cobb Street; thence

S 80° 55' 47" E, along the southerly sideline of Cobb Street, 251.67 feet to a corner at the land now or formerly of Clemmey and the point of beginning.

The above-described parcel contains an area of 14.49 acres, more or less and is shown as Parcel A on a plan entitled, "Plan of Land in Mansfield, Massachusetts," prepared for Village at Willow Crossings Limited Partnership Condominiums, dated July 5, 2000 by Dunn McKenzie, Inc., Norfolk, Massachusetts.

SCHEDULE B-1

FINANCIAL STATEMENTS



Memo to financial statements:

Re: KRE Husky Willow Crossings Licensee LLC d/b/a The Village at Willows Crossings

Under generally accepted accounting principles ("GAAP"), the CCRC Provider, KRE Husky Willow Crossings Licensee LLC, is considered a variable interest entity ("VIE") of a portfolio consisting of 50 senior living communities across New England ("the Portfolio"). This Portfolio is a joint venture of KRE-BSL Husky LLC and KRE-BSL Husky Operations LLC, which is audited as combined financial statements. The financial statements for the CCRC which are included in this disclosure statement have been extracted from the combined Portfolio Audited Financial Statements.

If you have any questions, please reach out to ksullivan1@benchmarkquality.com.

Kathleen Sullivan

Senior Vice President, Finance & Accounting

Benchmark Senior Living LLC

Combined and Consolidated Financial Statements (Unaudited*) For the Period from January 1, 2024 through December 31, 2024

*unaudited at the entity level, but extracted from the audited combined and consolidated financial statements of KRE-BSL Husky LLC and KRE-BSL Husky Operations LLC

Combined Balance Sheet (Unaudited) December 31, 2024

<u>Assets</u>	
Cash and cash equivalents Restricted cash Accounts receivable, less allowance for uncollectible accounts Prepaid expenses and other Property, plant and equipment, net Interest rate cap	\$ 1,978,625 1,072,848 341,198 83,951 8,004,420 80,253 11,561,296
<u>Liabilities and Members' Equity</u>	
Liabilities: Accounts payable and accrued expenses Deferred revenue, prepaid rents Deferred revenue, nonrefundable entrance fees Mortgage note payable, net of unamortized deferred financing costs Reservation and waitlist deposits Refundable entrance fee contracts	\$ 79,809 34,314 1,097,943 11,118,277 51,800 16,242,369 28,624,513
Members' equity (deficit)	(17,063,217)
	\$ 11,561,296

Combined Statement of Operations (Unaudited) For the Period from January 1, 2024 through December 31, 2024

Revenue: Resident services Entrance fee amortization, nonrefundable portion Other	\$ 946,224 - 202,146 1,148,370
Resident operating expenses: Salaries, wages and benefits Resident service costs Utilities General and administrative Property and other taxes	 97,736 118,166 25,250 34,985 357,035 633,172
Operating income before certain expenses	515,197
Other operating expenses: Depreciation	234,194 234,194
Operating income (loss)	 281,004
Financial (income) expenses: Accretion of interest on acquired resident contracts Interest on permanent financing Change in value of interest rate cap Amortization of deferred financing fees	 1,260,306 681,516 - 56,125 1,997,947
Net income (loss)	\$ (1,716,944)

Combined Statement of Cash Flows (Unaudited) For the Period from January 1, 2024 through December 31, 2024

Cash flows from operating activities: Net loss Adj to reconcile net loss to net cash used in operating activities: Nonrefundable entrance fee amortization	\$ (1,716,944)
Depreciation	234,194
Amortization of deferred financing costs	56,125
Accretion of interest on acquired resident contracts	1,260,306
Change in value of interest rate cap	-
Change in working capital components:	
Accounts receivable	(339,827)
Prepaid expenses and other	(34,365)
Accounts payable and accrued expenses	(37,454)
Reservation and waitlist deposits	(81,100)
Deferred revenue, prepaid rents	4,721
Deferred revenue, nonrefundable entrance fees	266,328
Net cash provided by (used in) operating activities	 (388,016)
Cash flows from investing activities: Purchases of property, plant and equipment Net cash provided by (used in) investing activities	 (132,134) (132,134)
Cash flows from financing activities:	
Payment of financing fees	(87,365)
Contributions from members	63,624
Distributions to members	(146,960)
Proceeds from refundable deposits	3,683,672
Repayments of refundable deposits	(2,330,137)
Net cash provided by (used in) financing activities	 1,182,834
The country from the by (used in) infamoling doublines	1,102,004
Net change in cash, cash equivalents and restricted cash	 662,684
Cash, cash equivalents and restricted cash:	
Beginning of period	2,388,789
End of period	\$ 3,051,473

Combined and Consolidated Unaudited Financial Statements For the Period from January 1, 2025 through March 31, 2025

Combined Balance Sheet (Unaudited) March 31, 2025

<u>Assets</u>		
Cash and cash equivalents Restricted cash Accounts receivable, less allowance for uncollectible accounts Prepaid expenses and other Property, plant and equipment, net Interest rate cap	\$	3,473,129 1,143,678 8,967 49,000 8,022,232 20,061
	<u>\$</u>	12,717,067
<u>Liabilities and Members' Equity</u>		
Liabilities: Accounts payable and accrued expenses Deferred revenue, prepaid rents Deferred revenue, nonrefundable entrance fees Mortgage note payable, net of unamortized deferred financing costs Reservation and waitlist deposits Refundable entrance fee contracts	\$	76,714 49,921 1,380,564 11,076,904 44,600 18,574,522 31,203,225
Members' equity (deficit)		(18,486,158)

\$

12,717,067

Combined Statement of Operations (Unaudited) For the Period from January 1, 2025 through March 31, 2025

Revenue: Resident services Entrance fee amortization, nonrefundable portion Other	\$ 260,745 - 60,241 320,985
Resident operating expenses: Salaries, wages and benefits Resident service costs Utilities General and administrative Property and other taxes	33,748 25,054 3,058 19,419 83,796 165,076
Operating income before certain expenses	155,909
Other operating expenses: Depreciation	53,749 53,749
Operating income (loss)	 102,160
Financial (income) expenses: Accretion of interest on acquired resident contracts Interest on permanent financing Change in value of interest rate cap Amortization of deferred financing fees	82,248 167,242 - 23,025 272,515
Net income (loss)	\$ (170,355)

Combined Statement of Cash Flows (Unaudited) For the Period from January 1, 2025 through March 31, 2025

Cash flows from operating activities: Net loss Adj to reconcile net loss to net cash used in operating activities: Nonrefundable entrance fee amortization	\$ (170,355)
Depreciation	- 53,749
Amortization of deferred financing costs	23,025
Accretion of interest on acquired resident contracts	82,248
Change in value of interest rate cap	-
Change in working capital components:	
Accounts receivable	8,180
Prepaid expenses and other	7,437
Accounts payable and accrued expenses	(44,064)
Reservation and waitlist deposits	(1,000)
Deferred revenue, prepaid rents	`3,139 [′]
Deferred revenue, nonrefundable entrance fees	87,987
Net cash provided by (used in) operating activities	50,346
Cash flows from investing activities:	
Purchases of property, plant and equipment	 (24,738)
Net cash provided by (used in) investing activities	(24,738)
Cash flows from financing activities:	
Payment of financing fees	-
Contributions from members	-
Distributions to members	-
Proceeds from refundable deposits	1,162,013
Repayments of refundable deposits	(504,023)
Net cash provided by (used in) financing activities	657,990
Net change in cash, cash equivalents and restricted cash	683,597
Cash, cash equivalents and restricted cash:	
Beginning of period	3,933,210
End of period	\$ 4,616,808

SCHEDULE B-2

Average Periodic Rate Change for Previous Five Years

The Cottages at Willow Crossings

January 2025 - present	Average Increase of \$64/mo. (3.8%)
January 2024 - December 2024	Average Increase of \$62/mo. (4.8%)
January 2023 - December 2023	Average Increase of \$58/mo. (4.9%)
January 2022 – December 2022	Average Increase of \$62/mo. (5.5%)
January 2021 – December 2021	Average Increase of \$32/mo. (2.9%)

Benchmark Senior Living operates two other CCRCs in Massachusetts: The Commons in Lincoln and New Pond Village. We are including the average periodic rate changes for those two communities, as required by law, for your information:

The Commons in Lincoln

January 2025 - present	Average Increase of \$301/mo. (4.5%)
January 2024 - December 2024	Average Increase of \$241/mo. (3.7%)
January 2023 - December 2023	Average Increase of \$309/mo. (4.5%)
January 2022 – December 2022	Average Increase of \$290/mo. (5.9%)
January 2021 – December 2021	Average Increase of \$161/mo. (3.4%)

New Pond Village

January 2025 - present	Average Increase of \$164/mo. (3.7%)
January 2024 - December 2024	Average Increase of \$207/mo. (5.0%)
January 2023 - December 2023	Average Increase of \$261/mo. (5.9%)
January 2022 – December 2022	Average Increase of \$144/mo. (3.9%)
January 2021 – December 2021	Average Increase of \$132/mo. (3.5%)

SCHEDULE C

RESALE LICENSE AGREEMENT THE COTTAGES AT WILLOW CROSSINGS

RESALE LICENSE AGREEMENT

THE COTTAGES AT WILLOW CROSSINGS

at 25 Cobb Street in Mansfield, Massachusetts

RECITALS

WHEREAS, KRE Husky Willow Crossings Licensee LLC (hereinafter the "Cottages"), a limited liability corporation organized under the laws of the State of Delaware, is the operator of THE COTTAGES AT WILLOW CROSSINGS, a retirement housing facility for seniors consisting of 62 cottages located in the Town of Mansfield, Massachusetts, and has filed Disclosure and other information as a Continuing Care Retirement Community with the Commonwealth of Massachusetts Executive Office of Aging & Independence; and

WHEREAS, THE COTTAGES AT WILLOW CROSSINGS shares a campus ("Campus") with THE VILLAGE AT WILLOW CROSSINGS, an assisted living community commonly referred to as THE LODGE, which includes an Alzheimer/dementia care assisted living community commonly referred to as THE HARBOR; and

(hereinafter the "Resident") desires to

WHERE IS,		J11 C D tO
reside at THE COTTAGES AT WILLOW	CROSSINGS and to enjoy, cor	ısistent
with the rights, welfare, and contentment of t	the other Residents thereof, the fa	cilities
and services provided by the Cottages; and		
WHEREAS,	_ (hereinafter the " <u>Licensee</u> ") is	willing
to pay the license fee and other compensation	on payable hereunder in order to	permit
Resident to reside at THE COTTAGES AT	WILLOW CROSSINGS as des	scribed
above:		

AGREEMENT

NOW, THEREFORE, the parties agree as follows:

WHEREAS

- 1. <u>LICENSE FOR OCCUPANCY; DISCLOSURE STATEMENT</u>.
 - a) <u>License:</u> The Cottages hereby grants a proprietary license (the "<u>License</u>") to the Licensee to permit the Resident to occupy Residential Unit #

 (hereinafter the "<u>Living Unit</u>") located on the real property

known as 25 Cobb Street in Mansfield, Massachusetts and described in Exhibit A attached hereto. The License is expressly limited to the occupancy of the Living Unit by the Resident, and no other person including, without limitation, the Licensee, may occupy the Living Unit under the License. The Resident and the Licensee agree that the Resident shall occupy such Living Unit upon the terms provided herein. The rights granted to the Resident and the Licensee under the License are personal and are detailed in this License Agreement. They are assignable by the Licensee only to or for the benefit of the Resident and the heirs, legatees, assignees, or representatives of the Resident, as expressly provided in this License Agreement.

b) <u>Disclosure Statement:</u> Resident acknowledges receipt of The Cottages at Willow Crossings Disclosure Statement.

2. LICENSE FEE.

- a) <u>License Fee</u>: The Licensee will pay to the Cottages a license fee for the License in the amount of _____ (the "<u>License Fee</u>"), to be paid in full upon the execution hereof.
- b) Rescission prior to Occupancy: Resident shall be provided 90 days from the execution hereof to occupy the Living Unit ("Occupancy Deadline"). Prior to the Occupancy Deadline, Licensee may rescind the License Agreement as set forth in Section 6(a) by notifying the Cottages in writing. This License Agreement may also be cancelled as set forth in Section 6(b). However, if Resident has commenced occupancy of the Living Unit, the License Agreement may only be terminated in accordance with Section 6(c) of this License Agreement and Licensee shall also be responsible to pay to Cottages the Monthly Service Fee as set forth in Section 5 of this License Agreement for the period of time commencing the date of the execution of this License Agreement through the date of occupancy. Thereafter, Licensee shall be responsible for paying Monthly Service Fees in accordance with Section 5 of this License Agreement.

3. USE OF THE LICENSE FEES.

a) Reserve Account: The Cottages shall hold an amount equal to five percent (5%) of the License Fee in a segregated account (the "Reserve Account") together with a portion of the license fees paid by other residents of THE COTTAGES AT WILLOW CROSSINGS. Funds in the Reserve Account

shall be used solely to pay refunds of license fees pursuant to Section 6(d) of this License Agreement or the corresponding provisions of the license agreements entered into by other residents of THE COTTAGES AT WILLOW CROSSINGS and the Cottages, provided, however, that (i) the Cottages shall have the right to withdraw any interest accrued on amounts held in the Reserve Account and to use such interest for any purpose; and (ii) except as set forth in this Section 3, the Cottages shall have the right to use the License Fee in any manner it deems appropriate. This Reserve Account shall be held by Bank of America N.A., provided that the Cottages shall have the right to hold some or all of the Reserve Account in one or more other banks licensed to do business in the Commonwealth of Massachusetts selected by the Cottages. Investment decisions are made by the Chief Financial Officer of Benchmark Senior Living LLC. The Chief Financial Officer oversees all aspects of financial reporting and systems management and investor relations for Benchmark Senior Living LLC and the communities it operates and has substantial prior experience in similar positions.

4. TERMS OF RESIDENCY.

- Health Condition Required for Acceptance and Continuation as a Resident: To be accepted as and to continue as a Resident at THE COTTAGES AT WILLOW CROSSINGS, the Resident must: (i) be capable of providing for Resident's health and personal care needs and continue to do so while a Resident; (ii) not require assisted living or health care in a licensed environment; (iii) not be in a condition or exhibit behavior which interferes with other occupants' quiet enjoyment of THE COTTAGES AT WILLOW CROSSINGS; or (iv) present a danger to the Resident or others. Resident represents that Resident's health condition meets these requirements. The Cottages, at its option, may require a physician's statement or nursing assessment at or prior to the signing of this Agreement or at any time while the Resident occupies the Unit. If Resident's condition should change, such that these requirements are not met either before the date of initial occupancy or thereafter, the Cottages may terminate this Agreement as set forth in Section 6 of this Agreement.
- b) <u>Financial Condition Required for Acceptance and Continuation as a Resident</u>: The Resident must have paid the License Fee prior to occupancy and must be capable of paying the Monthly Service Fee described in Section 5 of this Agreement throughout the term of this License

- Agreement. Resident represents that Resident's financial condition meets the foregoing requirements.
- c) <u>Accommodations Furnished</u>: The Cottages will furnish to the Licensee the Living Unit specified above for the use of the Resident, together with the right to use, in conjunction with others, the common facilities and services offered by THE COTTAGES AT WILLOW CROSSINGS, including, but not limited to hallways and common walls.
- d) <u>Furnishings Provided</u>: The Cottages will furnish floor coverings, stove, garbage disposal, no-frost refrigerator, washer and dryer, dishwasher, tankless hot water heater, and all electrical and lighting fixtures. The furnishings shall remain the property of the Cottages and may not be removed by the Licensee or the Resident from the Living Unit. Any modification or substitution of these furnishings by the Licensee or the Resident shall be made only with the written approval of the Cottages, shall be made at no cost to the Cottages, and shall be deemed to be the permanent property of the Cottages.

e) Services Provided:

(i) Utilities: The Licensee shall pay, as they become due, all bills for electricity, including heating and air conditioning, telephone, cable television and other utilities, which will be separately metered. Upon termination of this License Agreement for any reason, Licensee shall continue to be responsible for all such utilities until the later of: (a) the effective date of termination of the License Agreement under Section 6(c) hereof (or such earlier date on which a new licensee has closed on the Living Unit and paid the full License Fee therefor) or (b) the date on which the Licensee vacates the Living Unit and removes all of Resident's possessions from the Unit; provided that the obligations hereunder of a Licensee moving to the LODGE or the HARBOR at The Village at Willows Crossings on a non-respite basis shall terminate from and after the date on which the Licensee vacates the Living Unit, removes all of Resident's possessions therefrom and occupies The LODGE or THE HARBOR. The Cottages agrees that it will furnish cold water to the Living Unit, but the failure of the Cottages to provide said water to any specific degree, quantity, quality, or character due to any causes beyond the reasonable control of the Cottages, such as accident, restriction by town, state or federal regulations, or during necessary repairs shall not form a basis of any

- claim for damages against the Cottages. The Cottages will furnish and maintain all of the equipment necessary to provide for utilities, including heating, hot water and air conditioning, where applicable.
- (ii) Maintenance and Repairs: The Cottages shall be responsible for all repairs, maintenance, and replacement of property and equipment owned by the Cottages not caused by gross negligence or willful misconduct of the Licensee, the Resident or any other resident of THE COTTAGES AT WILLOW CROSSINGS. All repairs, maintenance, and replacement of property and equipment owned by the Cottages which is required due to the Licensee's, the Resident's, or any other resident's gross negligence or willful misconduct shall be the responsibility of the Licensee and the Resident.
- (iii) Painting and Renovations: The Cottages shall have the right to paint or otherwise renovate the Living Unit upon such time, and from time to time, as the Cottages shall determine to be reasonably necessary or appropriate. Neither the Licensee nor the Resident shall paint or otherwise embellish or change the Living Unit, and neither the Licensee nor the Resident shall make nor suffer any additions or alterations to be made in or to the Living Unit without the prior written consent of the Cottages, nor make nor suffer any strip or waste, nor suffer any water to be wasted, and at the termination of this License Agreement, the Licensee and the Resident shall deliver up the Living Unit and all property belonging to the Cottages in good, clean, and livable order and condition, reasonable wear and tear excepted. No television or other aerials, or other like equipment shall be installed without the prior written consent of the Cottages. The foregoing notwithstanding, the Cottages shall provide cable television hookups to all units but will not be liable for monthly service fees of any provider for cable television service, which shall be the sole responsibility of the Licensee and Resident.
- (iv) <u>Grounds</u>: The Cottages will furnish basic grounds-keeping services, including lawn service and snow removal as well as washing of exterior window surfaces upon such time, and from time to time, as the Cottages shall determine to be reasonably necessary.
- (v) <u>Parking</u>: The Licensee and the Resident collectively shall have the right to park up to three (3) motor vehicles in the access driveway adjacent to and assigned to the Living Unit, but in no event, shall the

Licensee and the Resident collectively park more motor vehicles in such driveway than can fit without encroaching onto lawns, landscaped areas or streets. Visitors of the Licensee or the Resident may park their motor vehicles in such driveway as provided in the immediately preceding sentence or may park in any areas designated for such vehicle parking. Neither the Licensee, the Resident nor any visitor of the Licensee or the Resident (i) shall park in any street located in THE COTTAGES AT WILLOW CROSSINGS or on the shoulder of any such street, or (ii) shall park any recreational vehicles, campers, boats, trailers or other similar vehicles in any area at THE COTTAGES AT WILLOW CROSSINGS including, without limitation, the access driveway adjacent to and assigned to the Living Unit.

f) Fire and other Casualty: If the Living Unit, or any part thereof, or the whole or a substantial part of the Building of which it is a part, shall be destroyed or damaged by fire or other casualty, then the Cottages shall have the option to terminate this License Agreement by notice to the Licensee. If this License Agreement is not so terminated, then the Cottages shall commence restoration of any premises destroyed or damaged by any such casualty and shall thereafter diligently pursue restoration of such premises to its former condition, to the extent reasonably practicable. If the Living Unit is not habitable during such restoration, in the reasonable determination of the Cottages, Resident will be offered an alternative apartment until such time as the Living Unit is again habitable, which shall be either another living unit at the Cottages, an apartment at the Lodge at The Villages at Willows Crossings or a comparable furnished unit, in the discretion of the Cottages. If the Living Unit has not been so restored within one hundred eighty (180) days after the date of the occurrence of such casualty, then the Licensee may give notice to the Cottages of its intention to terminate this License Agreement, and such notice shall be effective to terminate this License Agreement as of the date thereof unless the Cottages substantially completes such restoration within sixty (60) days after receipt of such notice. In the event of termination pursuant to this Section 4(f), the Licensee shall be entitled to a refund of the License Fee to the extent provided in Section 6(d) of this License Agreement. The Cottages shall carry insurance, at all times, for the "full replacement value" of the Living Unit, as such amount is determined in good faith by the Cottages.

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- g) Risk of Loss to Personal Property and Insurance: The Cottages shall not be responsible for the loss of any personal property belonging to the Licensee or the Resident due to theft, fire, water damage, or any other cause. The Licensee shall obtain insurance protection adequate to cover the loss of any personal property placed in the Living Unit by the Licensee or the Resident and shall obtain personal liability insurance coverage providing a minimum limit of Five Hundred Thousand Dollar (\$500,000), naming the Cottages as an additional insured.
- h) Right to Entry: Upon reasonable notice, and at reasonable times, the Cottages reserves the right of entry into the Living Unit for purposes of repairs and emergencies. If such entry is in connection with an emergency, as determined in the reasonable judgment of the Cottages, such entry may be immediate and without notice to the Licensee or the Resident. Upon one week's notice, the Cottages may, during reasonable business hours, enter the Living Unit for purposes of examination and inspection.
- i) Eminent Domain: If the Living Unit shall be taken for any purpose by exercise of the power of eminent domain or condemnation, this License Agreement shall be terminated, and the Licensee shall be entitled to a refund of the License Fee to the extent provided in Section 6(d) of this License Agreement. Except for the provisions of Section 6(d), any compensation arising from such taking will be the sole property of the Cottages. Except as hereinbefore provided, the Licensee and the Resident each hereby assigns to the Cottages any and all claims and demands for damages on account of any such taking or for compensation for anything lawfully done in pursuance of any public authority.
- j) Government Regulations: The Cottages shall exercise good faith, diligent efforts to fulfill its obligations, covenants and agreements hereunder, but performance of the Cottage's obligations, covenants and agreements hereunder shall be excused to the extent that the Cottages is unable to supply or is delayed in supplying any service, equipment or fixtures, or is unable to make or is delayed in making any repairs, additions, alterations, due to any governmental action or the requirements of any law, code, order, rule, or regulation of any governmental agency.
- k) <u>Keys and Locks</u>: Locks shall not be changed, altered, or replaced, and no new locks shall be added by the Licensee or the Resident without prior written permission of the Cottages. Any locks so permitted to be installed shall become the property of the Cottages and shall not be removed by the

- Licensee or the Resident. The Licensee shall promptly give a duplicate key to any such changed, altered, replaced, or new lock to the Cottages.
- Indemnification: The Resident and the Licensee jointly and severally agree to indemnify and save the Cottages harmless from all liability, loss, or damage (including, without limitation, attorney's fees) arising from any nuisance made or injury suffered on or about THE COTTAGES AT WILLOW CROSSINGS by the Resident or the Licensee or any of their respective family, friends, relatives, invitees, visitors, agents, or servants, or from any carelessness, neglect, or improper conduct of the Resident, the Licensee or any of their respective family, friends, relatives, invitees, visitors, agents, or servants.
- m) Plumbing: The water closets, disposals, and waste pipes shall not be used for any purposes other than those for which they were constructed, nor shall any sweepings, rubbish, rags, or other improper articles be disposed of therein; and any damage to the building caused by the misuse of such equipment shall be borne by the Resident by whom or upon whose Living Unit such damage shall have been caused, unless caused by the negligence of the Cottages, or by the negligence of an independent contractor employed by the Cottages.

5. MONTHLY SERVICE FEE.

- a) Payment of Monthly Service Fee: The Resident shall pay monthly service fees (the "Monthly Service Fee") to the Cottages as provided herein. The Monthly Service Fee shall be prorated for any partial month in which the obligation of the Resident to pay the Monthly Service Fee commences or expires. The first installment of the Monthly Service Fee shall be due on the Occupancy Date, and subsequent installments of the Monthly Service Fee shall be due the first day of each month thereafter until the obligation to pay Monthly Service Fees expires pursuant to the terms of this License Agreement. The Monthly Services Fee shall be \$1,600.00 per month (excluding utilities for which the Resident is responsible under Section 4(e) above). The Monthly Service Fee shall be subject to increase, as provided below.
- b) <u>Services Provided</u>: The Monthly Service Fee covers the following services:

- (1) Facility management services provided by the Cottages or its property manager (such as landscaping, snow removal, maintenance of insurance and building and grounds maintenance and repairs).
- (2) Services of an attendant at the main desk during regular daytime hours.
- (3) Access to and use of common areas and the shared common areas.
- (4) Scheduled transportation.
- (5) Social/activity programs (as determined by the Cottages).
- (6) Priority listing on the waiting list for THE LODGE or THE HARBOR at THE VILLAGE AT WILLOW CROSSINGS.
- (7) A ten percent (10%) discount on the regular monthly rent rate (excluding personal care services) if the Resident elects to terminate this Agreement and occupy a unit in THE LODGE or THE HARBOR AT WILLOW CROSSINGS.
- (8) A five percent (5%) discount on the regular monthly rent rate (excluding personal care services) if the Resident elects to terminate this Agreement and occupy a unit in any senior living community then owned by the parent company of the Cottages (provided, however, that no assurance can be given as to the number and location of senior living communities that will be owned by the parent company of the Cottages at the time of Resident's proposed move-out of the Cottages).
- (9) Wellness programs (as determined by the Cottages).
- (10) Any other services which may be made available by the Cottages, at its discretion.

Services which shall not be included in the Monthly Service Fee, but which shall be made available on a fee-for-services basis include:

- (1) Meal program in THE LODGE Dining Room.
- (2) Special diet to be provided upon the order of the Resident's physician.
- (3) Housekeeping services.
- (4) Weekly flat and personal laundry service.
- (5) Unscheduled transportation services.
- (6) Access to THE LODGE beauty salon.
- (7) Certain social/activities programs as determined by the Cottages.

- (8) Maintenance work with respect to the Living Units that is not the responsibility of the Cottages pursuant to Section 4(e)(ii) above.
- (9) Case management services to assist the Resident in remaining independent or to access needed services.
- (10) Emergency call system monthly service in the Living Unit.
- c) The Cottages may, from time to time, upon sixty (60) days' written notice to the Licensee, increase the Monthly Service Fee to an amount determined by the Cottages, which shall not exceed market rates for the services provided by the Cottages hereunder, as determined by the Cottages in its sole, but good faith, judgment. A listing of recent increases in the Monthly Service Fee can be found in Exhibit C attached hereto.
- d) If the Resident does not pay the Monthly Service Fee by the fifteenth (15th) day of any month, then a one (1%) percent surcharge shall be added to the payment due for that month.
- e) The Resident's obligation to pay Monthly Service Fees shall continue until the first to occur of the following:
 - (i) the date that (A) a new licensee (a "New Licensee") has closed on the acquisition of a license for the Living Unit and paid a new license fee (a "New License Fee") to the Cottages;
 - (ii) the date that the Resident has vacated the Living Unit, removed all of Resident's possessions therefrom and relocated on a non-respite basis to THE LODGE or THE HARBOR AT THE VILLAGE AT WILLOWS CROSSINGS;
 - (iii) the date that is one hundred eighty (180) days after the later of the effective date of termination of this License Agreement pursuant to the terms hereof or the date on which the Resident vacates the Living Unit and removes all Resident's possessions from it.
- f) Short Term Rental by the Cottages. Subject to obtaining the prior written consent of the Resident, the Cottages shall have the right, but not the obligation, to rent the Living Unit at any time after the Living Unit has been vacated by the Resident for one or more rental periods. The Resident shall have no obligation to pay the Monthly Service Fee for any period during which the Living Unit is rented by the Cottages as aforesaid

(prorated for any partial month during such rental period), and the Cottages shall retain all rental income received during any such rental period. The Resident acknowledges that the Cottages shall have the sole discretion to set the terms for any rental and shall have no obligation to rent the Living Unit at any time. Without limiting the generality of the foregoing, the Resident acknowledges that one or more living units may be vacant at any time, and that the Cottages shall have no obligation to show preference for rental of the Living Unit as compared to any other living unit. The Resident further acknowledges that the market for short-term rentals is unpredictable and the Resident should have no expectation that its Living Unit will be rented for any period of time, and that the Cottages may discontinue its rental program at any time in its sole discretion.

g) Refreshing of Living Unit. If the Resident remains in occupancy of the Living Unit for at least ten (10) years, then, at no cost to the Resident, the Cottages shall repaint the interior of the Living Unit and repair, replace or refinish flooring in the Living Unit, as the Cottages determines to be appropriate, to refresh the appearance of the Living Unit.

6. <u>RESCISSION, CANCELLATION AND TERMINATION OF CONTRACT AND REFUND OF LICENSE FEE.</u>

a) Rescission:

- (i) The Licensee and Resident may rescind this License Agreement at any time prior to Resident occupying the Living Unit. If the Licensee/Resident shall so rescind this License Agreement, the Licensee/Resident shall receive within 30 days after written notification of rescission is received by the Cottages, a refund of all money or property transferred to the Cottages, less:
 - (A) The costs specifically incurred by the Cottages at the request of the Licensee/Resident described in Exhibit B to the Deposit Agreement executed by the Licensee and Resident; and
 - (B) A service charge of one percent (1%) of the License Fee.
- (ii) If the Resident has failed to occupy the Living Unit by the Occupancy Deadline, the Licensee/Resident shall be deemed to have rescinded this License Agreement, unless the Parties have agreed in writing to extend the Occupancy Deadline.

- (iii) If the Living Unit is not available for occupancy during the period set forth in Section 2 for occupancy, and if this License Agreement has not already been rescinded, this License Agreement shall be automatically cancelled, unless the Licensee/Resident and the Cottages have agreed to extend the occupancy date. If this License Agreement is automatically cancelled pursuant to this provision, the Licensee/Resident shall, within 30 days, receive a refund of all money or property transferred to the Cottages.
- b) If Resident dies before occupying the Living Unit (and there is no Co-Resident), this License Agreement shall be automatically cancelled and the legal representative of the Resident shall receive a refund of all money or property transferred to the Cottages, less:
 - (i) The costs specifically incurred by the Cottages at the request of the Licensee/Resident described in <u>Exhibit B</u> to the Deposit Agreement executed by the Licensee and the Resident; and
 - (ii) A service charge of one percent (1%) of the License Fee.

Notwithstanding the foregoing, if there is a surviving co-Resident, the co-Resident shall remain responsible for performance of the obligations of the Resident this Agreement.

c) Termination:

- (i) In the event of the Resident's death after occupying the Living Unit, this License Agreement shall terminate twenty (20) days after the date of death, subject nonetheless to the provisions of Section 6(d) hereof. However, in the event of Co-Residents, the death of any one Resident shall not terminate this License Agreement or the License as to the survivor, and the survivor shall be liable for all responsibilities and shall enjoy all rights previously held by the Co-Residents.
- (ii) Subject to the provisions of Section 6(d) hereof, the Licensee shall have the right to terminate this License Agreement by delivering written notification to the Cottages of the termination date, which termination date shall be not less than sixty (60) days from the giving of such notice. On or before the termination date of the License Agreement, Licensee agrees to complete a form of termination of

- License Agreement in a form acceptable for recording in the Bristol County (North) Massachusetts Registry of Deeds.
- (iii) Subject to the provisions of Section 6(d) hereof, the Cottages reserves the right to terminate this License Agreement for cause. The License may be terminated if the Cottages determines (a) after consultation with the Resident and the Resident's physician, that the Resident is incapable of providing or fails to provide for his or her health care or personal care needs; or that the Resident requires assisted living or health care in a licensed environment; or (b) that the Resident's condition or behavior interferes with other occupants' quiet enjoyment of THE COTTAGES AT WILLOW CROSSINGS; or (c) that the Resident's presence creates a danger to self or others; or (d) that the Resident or the Licensee has failed to pay any Monthly Service Fee or other amount due from the Resident or the Licensee and such failure has not been cured within fifteen (15) days after written notice from the Cottages to the Resident; or (e) the Resident has failed to comply with any policy or rule set forth in the Cottages Resident Handbook (as the same may be modified from time to time by the Cottages). The Resident hereby acknowledges receipt of a copy of the Cottages Resident Handbook in effect as of the date hereof, and the Cottages shall provide a copy to the Resident of any modification to the Cottages Resident Handbook hereafter made by the Cottages. If the Cottages determines that it is inappropriate for the Resident to remain in the Unit, the Cottages will assist the Resident in identifying and relocating to an alternative setting, including if appropriate and space is available, THE LODGE or THE HARBOR. This License shall terminate on any date set forth in a notice of termination given by the Cottages to the Resident and Licensee pursuant to this Section 6(c)(iii).
- (iv) Subject to the provisions of Section 6(d) hereof, the Cottages reserves the right to terminate this License Agreement in the event that the Resident (including any co-Resident) ceases to occupy the Living Unit for any other reason whatsoever.
- (v) A termination of this License Agreement shall in no event relieve any of Resident, Licensee or Cottages of their respective obligations under this Agreement that survive the termination hereof, including, without limitation, the Licensee's obligation to continue paying utilities and

Monthly Service Fees subject to Sections 4(e)(i), 5(e) and (f) hereof and the Cottages' License repurchase obligations set forth in clause (d) below.

d) Repurchase of License:

- (i) Upon termination of this License Agreement, the Cottages will use reasonable efforts to execute a similar agreement with a New Resident for the Living Unit. The Resident acknowledges that one or more living units may be available at any time, and that the Cottages shall have no obligation to show preference for marketing the Living Unit as compared to any other living unit. The License Fee received for the Living Unit shall be defined herein as the "New License Fee." Except as otherwise expressly provided herein, the Cottages will refund the License Fee to the Licensee, or to a party designated to receive such refund by the Licensee by a separate instrument executed (Exhibit D) by the Licensee and the Cottages¹, minus one percent (1%) of the License Fee for each month that the Resident occupied the Living Unit, but in any event no less than ninety percent (90%) of the License Fee. The Cottages shall pay the refund amount due to the Licensee on or before the first to occur of:
 - (A) the date that is thirty (30) days after the payment in full of the New License Fee by the New Licensee;
 - (B) the date that is ninety (90) days after the Resident vacates the Living Unit, removes all of Resident's possessions therefrom and occupies THE LODGE OR THE HARBOR located at THE VILLAGE AT WILLOW CROSSINGS pursuant to a written residency agreement (other than a respite agreement) with THE VILLAGE AT WILLOW CROSSINGS at the then current schedule of charges (subject to any discount as provided in Section 5(b)(7) above); or
 - (C) the date that is ninety (90) days after the Resident vacates the Living Unit, removes all of Resident's possessions therefrom and occupies a unit in any senior living community owned by the parent company of the Cottages pursuant to a written residency agreement (other than a respite agreement) with such entity

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¹ Please also have guarantor acknowledge Exhibit D, if applicable. Rev. June 2025

(subject to the limitations and to any discount, each as provided in Section 5(b)(8) above);

(D) the date that is two hundred seventy (270) days after the Resident has vacated the Living Unit.

Notwithstanding any provision hereof or to the contrary, the Cottages may retain from any refund a sum equal to the amount of unpaid Monthly Service Fees or other sums owed by the Licensee or the Resident to the Cottages under this License Agreement.

- (ii) In the event of taking by eminent domain, or other governmental taking, or the termination of this License Agreement because of the Cottage's failure to restore the Licensed Unit after fire or other casualty in accordance with the provisions of Section 4(f) above, the Licensee will receive the proceeds of such taking or from any insurance proceeds arising from the casualty up to the amount of the portion of the License Fee which the Cottages would be required to refund to the Licensee pursuant to Section 6(d)(i) above, and the balance of such proceeds shall be paid to the Cottages.
- 7. RESIDENTS' COUNCIL. The Cottages, the Licensee and the Resident agree that the Residents shall form a Residents' Council (the "Residents' Council"). Said Residents' Council shall be comprised of all Residents of THE COTTAGES AT WILLOW CROSSINGS. Said Residents' Council shall meet at such times as it, in its sole discretion, shall elect. The Executive Director/Administrator of THE COTTAGES AT WILLOW CROSSINGS shall meet periodically with the Residents' Council. At such periodic meetings, the Residents' Council may present matters of concern to the Executive Director/Administrator.

8. MISCELLANEOUS.

- a) <u>Amendments</u>: No amendments, change, or modification of this License Agreement shall be valid unless in writing as executed by the Cottages, the Licensee and the Resident.
- b) <u>Waiver</u>: The waiver of one breach of any term, condition, covenant, obligation, or agreement of this License Agreement shall not be considered to be a waiver of that or any other term, condition, covenant, obligation, or agreement or of any subsequent breach thereof.

- c) Severability: If any of the provisions of this License Agreement, or portion of such provisions, or the application thereof to any person or circumstances is held invalid, the remainder of such provision and the application thereof to persons or circumstances shall not be affected thereby. Without limiting the foregoing, it is the intention of the parties that this License Agreement comply with all applicable legal requirements. In the event that any provision hereof violates the provisions of any applicable law, code, rule or regulation, then such provision shall be deemed to be null and void and of no force or effect, and this License shall be interpreted and enforced in a manner that complies with the applicable legal requirement.
- d) <u>Choice of Law</u>: This License Agreement shall be interpreted according to the laws of the Commonwealth of Massachusetts, without regard to its conflict of laws provisions, and shall take effect as a document under seal under such laws.
- e) <u>Subordination</u>: This License Agreement shall be subject to and subordinate to any mortgage of THE COTTAGES AT WILLOW CROSSINGS now of record or recorded after the date hereof. Such subordination is effective without any further act of the Licensee or the Resident and the Licensee and the Resident will from time to time on request from the Cottages execute and deliver any instruments that may be required by any lender to confirm such subordination. If the Licensee or the Resident fails to execute and deliver any such instrument, the Licensee and the Resident each irrevocably appoint the Cottages with full power of substitution, as such person's attorney-in-fact to execute, deliver and record any such instrument.
- f) <u>Co-Residents</u>: If two people enter into this License Agreement as Resident, each of them shall be termed a Resident, and this License Agreement shall apply to both of them as if they constituted one "Resident" and to the survivor. The death of one co-Resident shall not affect the rights and responsibilities of the surviving co-Resident. Each of the co-Residents will be jointly and severally liable for the obligations of the "Resident" hereunder.
- g) <u>Joint and Several Liability</u>: The Licensee, the Resident and any co-Resident shall be jointly and severally liable for all obligations and liabilities of the Licensee and the Resident under this License Agreement.

- h) Entire Agreement: This License Agreement, together with the application forms, including financial statements and medical records, constitute the entire contract among the Cottages, the Licensee and the Resident. Each of the Licensee and the Resident warrants that all statements made by such party are true and correct. The Cottages is not liable for, nor bound in any manner, by any statements, representations, or promises made by any person representing or purporting to represent the Cottages unless such statements, representations or promises are set forth in this License Agreement.
- i) <u>Non-Discrimination</u>: THE COTTAGES AT WILLOW CROSSINGS shall comply with all applicable federal and state laws prohibiting discrimination.
- j) <u>Limitation on Liability</u>: Notwithstanding anything to the contrary contained herein, any claim based on or in respect of any liability of the Cottages under this License Agreement shall be enforced only against the assets of the Cottages, and, subject to the provisions of Section 3 hereof, the Reserve Account, and may not be enforced against and shall be deemed to be non-recourse to, any partner, member, trustee, shareholder, employee, officer, manager or director of the Cottages.
- k) Notices: Any notice to be given to any Resident or Licensee pursuant to this Agreement shall be deemed to have been properly given if and when delivered personally or sent by mail to the Resident or Licensee addressed at the address set forth in the recitals to this License Agreement.
- 9. MARRIAGE OF A RESIDENT. The marriage of a Resident shall not affect the terms of this Agreement; provided, however, that the new spouse shall be required to sign this Agreement and meet the terms of residency specified in Section 4(a) hereof, and the refund provisions described in Section 6(d) shall be governed by the number of months that the initial Resident has occupied the Living Unit.
- 10. <u>RECORDING OF INTERESTS/DISCHARGES</u>. Upon the request of the Resident subsequent to the Occupancy Date, the Cottages shall cause to be recorded with the Bristol County (North), Massachusetts Registry of Deeds, at the Resident's expense, a memorandum indicating the granting of the License hereunder, which memorandum shall be substantially in the form of <u>Exhibit B</u> attached hereto and made a part hereof. In the event that, upon the termination of this License Agreement pursuant to the terms hereof, the Licensee is unable

or unwilling to provide the Cottages, with a certificate of termination in form suitable for recording, the Licensee irrevocably appoints the Cottages with full power of substitution, the Licensee's attorney-in-fact to execute, deliver and record any such instrument, at the Resident's expense.

- 11. <u>EFFECT OF TERMINATION OF LICENSE AGREEMENT</u>. Any termination of this License Agreement shall also constitute a termination of the License granted hereby.
- 12. <u>RESTRICTIONS ON TRANSFERS</u>. The License may not be transferred by the Licensee to any person other than the Resident (subject to the rights of co-Residents). Each of the Licensee and the Resident acknowledges and agrees that the Cottages shall only grant licenses for the occupancy of units at THE COTTAGES AT WILLOW CROSSINGS by persons who have reached the age of fifty-five (55), <u>provided</u>, that if there are to be co-residents and the co-residents are married, then only one of such persons shall be required to reach the age of fifty-five (55). If the co-residents are not married, then both of the co-residents must be age fifty-five (55) or older. The Cottages shall incur no liability for refund of the License Fee to the Licensee or otherwise as a consequence of the refusal of the Cottages to grant a license for occupancy of the Living Unit by persons below the age of fifty-five (55).
- 13. <u>RESIDENTS RESTRICTION ON NUMBER OF RESIDENTS IN LIVING UNIT</u>. In no event shall more than two Residents occupy the Living Unit as co-Residents.
- 14. <u>MANAGEMENT</u>. THE COTTAGES AT WILLOW CROSSINGS is managed by Benchmark Senior Living LLC. Benchmark Senior Living LLC has full authority to act for the Cottages in all matters pertaining to THE COTTAGES AT WILLOW CROSSINGS and this Agreement.

[This Space Intentionally Left Blank]

the Licensee and the Cottages have caused his day of, 20
KRE Husky Willow Crossings Licensee LLC
By:its authorized representative
X Resident
X Resident
X Licensee
X Licensee

ACKNOWLEDGMENT

COMMONWEALTH OF MASSACHUSETTS COUNTY OF BRISTOL, SS , 20 Then came ______, an authorized representative of KRE Husky Willow Crossings Licensee LLC, to me personally known to be the person executing the foregoing instrument on _______, and acknowledged the foregoing instrument to be his free act and deed and the free act and deed of KRE Husky Willow Crossings Licensee LLC. Before me, Notary Public My commission expires: **ACKNOWLEDGMENT** COMMONWEALTH OF MASSACHUSETTS , 20____ COUNTY OF BRISTOL, SS Then came , to me personally known to be the person executing the foregoing instrument and said _____ acknowledged the foregoing instrument to be his/her free act and deed and the free act and deed. Before me, Notary Public My commission expires:

ACKNOWLEDGMENT

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EXHIBIT A

Legal Description

The following is a description of land in Mansfield, Massachusetts known as part of lot 98 on Assessors Map 34 and recorded in a deed at the Bristol County Registry of Deeds in Book 7585 on Page 338.

A certain parcel of land located on the southerly side of Cobb Street, bounded and described as follows.

Beginning at a point on the southerly side of Cobb Street at the Northeast corner of locus at land now or formerly of Clemmey and running; thence

S 68° 32' 03" E, along land now or formerly of Clemmey, 40.20 feet to a corner; thence

S 09° 04' 13" W, along land now or formerly of Clemmey, 231.13 feet to a corner; thence

S 80° 55' 47" E, along land now or formerly of Clemmey, 469.32 feet, to a corner; thence

S 26° 02' 31" E, along land now or formerly of the Town of Mansfield, 541.71 feet to a corner; thence

N 76° 32' 47" W, near the northerly edge of a parking area, 176.71 feet, to an angle; thence

Northwesterly, along a curve to the left with a radius of 62.69 feet, near the northerly side of Road 2, an arc distance of 62.40 feet to an angle; thence

N 54° 27' 25" W, near the northerly side of Road 2, 68.89 feet to a corner; thence

S 42° 50' 40" W, near the southerly side of Road 1, 57.10 feet to an angle; thence

S 85° 54' 38" W, near the southerly side of Road 1, 296.72 feet to an angle; thence

N 64° 49' 40" W, near the southerly edge of a Road 1, 125.53 feet to a corner at the approximate center of Back Bay Brook; thence

S 03° 34' 41" E, along the approximate center of Back Bay Brook, 142.35 feet to an angle; thence

S 00° 35' 35" W, along the approximate center of Back Bay Brook, 164.54 feet to an angle; thence

S 03° 41' 39" E, along the approximate center of Back Bay Brook, 95.28 feet to an angle; thence

N 72° 21' 12" W, along land now or formerly of Conner, 470.25 feet to a corner; thence

N 09° 08' 55" E, along land now or formerly of Annese, Gilbert Stuart Trust, Macdonald, Meszoely, and Sanchez, 935.46 feet to an angle; thence

N 09° 04' 13" E, along land now or formerly of Clemmey, 29.64 feet to a point of curvature; thence

Northeasterly, along a curve to the right with a radius of 30.00 feet, along land now or formerly of Clemmey, an arc distance of 47.12 feet to a point of tangency on the southerly sideline of Cobb Street; thence

S 80° 55' 47" E, along the southerly sideline of Cobb Street, 251.67 feet to a corner at the land now or formerly of Clemmey and the point of beginning.

The above-described parcel contains an area of 14.49 acres, more or less and is shown as Parcel A on a plan entitled, "Plan of Land in Mansfield, Massachusetts," prepared for Village at Willow Crossings Limited Partnership Condominiums, dated July 5, 2000 by Dunn McKenzie, Inc., Norfolk, Massachusetts.

EXHIBIT B

Memorandum of License

	"Memorandum") is executed as of the day of
	etween KRE Husky Willow Crossings Licensee LLC, a on with an address at 201 Jones Road, Suite 300 West,
address at	or"), anda resident with ana (the " <u>Licensee</u> ").
all persons that the Licensor has groccupancy by No, located on that certain Massachusetts, and more particular part hereof, pursuant to the terms of	the Bristol County (North) Registry of Deeds to notify ranted a license (the "License") to the Licensee for the, (the "Resident") of Residential Unit a real property located at 25 Cobb Street, Mansfield, rly described on Exhibit A attached hereto and made a of that certain License Agreement among the Licensor, d as of (the "License Agreement").
Agreement. In the event that sucunwilling to provide the Licensor	under the circumstances set forth in the License ch termination occurs, and the Licensee is unable or with a certificate of termination, the Licensee hereby with full power of substitution, the Licensee's attorneyed any such instrument.
IN WITNESS WHEREOF, the und Memorandum as of the date first ab	dersigned have executed, or caused to be executed, this pove written.
	KRE Husky Willow Crossings Licensee LLC
	Bv:
	By: its authorized representative
	<u>X</u>
	Licensee
	X Licensee

SCHEDULE C

Average Periodic Rate Change for Previous Five Years

The Cottages at Willow Crossings

January 2025 - present	Average Increase of \$64/mo. (3.8%)
January 2024 - December 2024	Average Increase of \$62/mo. (4.8%)
January 2023 - December 2023	Average Increase of \$58/mo. (4.9%)
January 2022 – December 2022	Average Increase of \$62/mo. (5.5%)
January 2021 – December 2021	Average Increase of \$32/mo. (2.9%)

Benchmark Senior Living operates two other CCRCs in Massachusetts: The Commons in Lincoln and New Pond Village. We are including the average periodic rate changes for those two communities, as required by law, for your information:

The Commons in Lincoln

January 2025 - present	Average Increase of \$301/mo. (4.5%)
January 2024 - December 2024	Average Increase of \$241/mo. (3.7%)
January 2023 - December 2023	Average Increase of \$309/mo. (4.5%)
January 2022 – December 2022	Average Increase of \$290/mo. (5.9%)
January 2021 – December 2021	Average Increase of \$161/mo. (3.4%)

New Pond Village

G
Average Increase of \$164/mo. (3.7%)
Average Increase of \$207/mo. (5.0%)
Average Increase of \$261/mo. (5.9%)
Average Increase of \$144/mo. (3.9%)
Average Increase of \$132/mo. (3.5%)

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EXHIBIT D

AGREEMENT CONCERNING REFUND THE COTTAGES AT WILLOW CROSSINGS

Reference is made to that certain Resale License Agreement dated as of day of, 20 ("the Agreement"), by and between, as a Resident and Licensee, and KRE Husky				
Willow Crossings Licensee LLC ("the Cottages"). Unless otherwise defined herein, capitalized terms used herein shall have the meanings set forth in the Agreement.				
Pursuant to Section 6(d) of the Agreement, the Licensee hereby authorizes and directs the Cottages to refund the portion of the License Fee, in such amount and at such time as the Licensee would be entitled under said Section 6(d), to the following designee in lieu of the Licensee:				
Executed under seal as of the o	date set forth below.			
Licensee Signature	Witness Signature			
Guarantor	Witness Signature			
Acknowledged:				
KRE Husky Willow Crossings Licen By: Its: Hereunto Duly Authorized	<u></u>			
Hereunto Duly Authorized	Date: Select Date			

The Community reserves the right to request additional information/documents prior to refunding the portion of the License Fee to a second or alternate designee named by the Licensee.
 Rev. June 2025