



**METHODIST VILLAGE**  
SENIOR LIVING

**FAMILY NOTIFICATIONS**

**Voice Friend-**

In the event of emergency situation, we have implemented a mass messaging system to keep in touch with all of our resident's families. This is a way to send out multiple text and phone messages all at the same time. Below are your options as to how you would like to receive your messages.

Please choose your preference.

- Phone Message  
 Text Message

**Text and Email Notifications for Billing Purposes-**

I authorize MVSL to send Billing Reminders through text and/ or email notifications.

- Text Message  
 Email \_\_\_\_\_

Residents name \_\_\_\_\_

Contact number \_\_\_\_\_

\_\_\_\_\_  
Resident/ Responsible Party

\_\_\_\_\_  
Date



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**Medicare Insurance Benefits**

I, \_\_\_\_\_ resident/responsible party for  
\_\_\_\_\_ have been informed of the following insurance benefits:

Primary Payer Source:

SSN: \_\_\_\_\_ Medicare ID #: \_\_\_\_\_

\_\_\_\_\_ \*days available, as of \_\_\_\_\_, 20\_\_\_\_\_

Second Payer Source:

Insurance: \_\_\_\_\_ Insurance ID #: \_\_\_\_\_

Benefits

***\*Please note days available are not a guarantee of payment from Medicare or secondary insurance sources. Days available are reflected per Medicare website upon admission. Days available may change depending on resident's previous hospital/facility stay. Resident responsibility for days 21-100 is \$185.50 per day for co-insurance.***

\_\_\_\_\_  
Resident/Responsible Party \_\_\_\_\_  
Date

\_\_\_\_\_  
Administrator/Admissions Coordinator \_\_\_\_\_  
Date



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**Admissions Agreement**

This Agreement, made and entered into on the \_\_\_\_\_ day of \_\_\_\_\_, 20 \_\_\_\_ between \_\_\_\_\_ RESIDENT/ RESPONSIBLE PARTY and METHODIST VILLAGE SENIOR LIVING, herein after referred to as MVSL.

MVSL’s room and board rates are billed on a per day basis. You are billed monthly, but if the resident is discharged for any reason, you will be reimbursed for the remainder of the month. All refunds are processed on the 10<sup>th</sup> of the month following discharge.

The purpose of this agreement is to provide for the medical, nursing and personal care of \_\_\_\_\_ subject to the following financial terms and patient care arrangement as set forth in this contract and the current or future operating rules of MVSL. MVSL will provide room, board and its customary general care of the RESIDENT, in accordance with the nature and extent of its facilities and services as may be available.

MVSL shall provide the services of a licensed physician for the RESIDENT. MVSL shall also obtain such medications as the physician may order; and to arrange for transfer of the RESIDENT to the hospital of the RESIDENT’S choice, when this is ordered by the attending physician. MVSL shall immediately notify the RESPONSIBLE PARTY of such transfer.

MVSL reserves the right to transfer or discharge the RESIDENT for medical reasons, for his/her welfare, for the welfare of other residents, or for non-payment for his stay (except as prohibited by Title XVII and XIX of the Social Security Act), with 30 days advance notice to ensure transfer or discharge.

The RESIDENT/RESPONSIBLE PARTY hereby certifies that he/she/they has/have read this agreement and has received a copy. The RESIDENT/RESPONSIBLE PARTY further acknowledges acceptance of the terms of this agreement; agrees to assume financial responsibility for the services rendered to him/her; and further agrees to abide by all operating rules of MH&R, both current and as modified in the future. The RESPONSIBLE PARTY further certifies that he/she/they assumes financial responsibility for services rendered to the RESIDENT.

\_\_\_\_\_  
Resident/Responsible Party Date

\_\_\_\_\_  
Administrator/Admissions Coordinator Date



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**Door Safety**

You have been provided with the code to use on the doors of the facility. Please be aware of your surroundings at all times when you open a door to the facility as you may inadvertently let a resident out! Many residents of our facility are cognitively impaired and by “opening the door to let them out” you are placing them in danger. Many times, it is difficult to determine if someone is a resident or a visitor, never assist anyone to exit the building.

- Here is some easy step to make sure everyone stays safe:
- Allow the door to close completely and lock before you walk away.
- Look around before you walk off to make sure residents don't follow you out the door!
- If a resident is near the door, ask a staff member to help you leave safely.
- If you think you may have let someone out, immediately call for help and stay with the resident until help arrives.

Should you have any additional questions, please contact any staff member for assistance.

I, \_\_\_\_\_ understand the door safety measures and agree to comply.

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Date





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Facility Authorization Form

Resident: \_\_\_\_\_

Please check the appropriate response to each question as listed below.

YES

NO

\_\_\_\_\_

\_\_\_\_\_

I authorize MVSL to photograph the resident during in-house planned activities.

\_\_\_\_\_

\_\_\_\_\_

I authorize MVSL to use photographs of the resident in the facility newsletter, on the website, on the Facebook page, and for advertising/marketing purposes.

\_\_\_\_\_

\_\_\_\_\_

I authorize MVSL to post the resident's birthday (month and day only) within the facility and in the facility newsletter.

\_\_\_\_\_

\_\_\_\_\_

I authorize MVSL to forward any business mail to the responsible party.

\_\_\_\_\_

\_\_\_\_\_

I authorize MVSL to take the resident on planned activity trips outside the facility, with prior notification.

\_\_\_\_\_

\_\_\_\_\_

I authorize MVSL to open and read mail to the resident, as needed.

\_\_\_\_\_  
Resident/Responsible Party

\_\_\_\_\_  
Date



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**Estimated Medical Liability**

Resident: \_\_\_\_\_

Date: \_\_\_\_\_

Income:

1. Income (Social Security, Retirement, etc.):

- a) \_\_\_\_\_
- b) \_\_\_\_\_
- c) \_\_\_\_\_
- d) \_\_\_\_\_

Total Income: \_\_\_\_\_

2. Personal Allowance: \_\_\_\_\_ 40.00

Insurance: \_\_\_\_\_

Other: \_\_\_\_\_

Total Expenses: \_\_\_\_\_

Estimated Liability: \_\_\_\_\_

Residents will be allowed Medicaid-pending status for 90 days. If Medicaid approval has not been reached at that time, the resident pay status will change from Medicaid pending to Private Pay. Payment of those Private Pay charges will be expected at that time. It is the Responsible Party's responsibility to stay in contact with the DHS department and work towards getting financial approval in the 90-day period. If there is an unforeseen problem, this must be communicated to this Care Center.

\_\_\_\_\_  
Resident/ Responsible Party

\_\_\_\_\_  
Date

\_\_\_\_\_  
Administrator/ Admissions Coordinator

\_\_\_\_\_  
Date



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**Bed Hold Policy**

Resident: \_\_\_\_\_

If a resident is absent due to hospitalization or home visit, the daily rate continues until MVSL is notified of their discharge, and the resident’s room is vacated of any and all personal belongings.

If a resident is on Skilled/Medicare Part A services and is in the hospital past midnight for three consecutive days the family will be notified and required to:

A. Pay bed hold charges during hospital stay (private pay daily rate or their portion of the Medicaid liability) to hold bed at facility.

OR

B. Discharge resident from facility completely to avoid paying bed hold charges.

If a private pay bed is held, the full private rate must be paid.

If a Medicaid bed is held the resident or family must continue to pay their liability according to the Medicaid Program.

There is no adjustment in room rate during the resident’s absence and all payments are due the fifteenth of the month. By signing I understand that I am responsible to pay the charges to hold the bed OR if I choose to discharge, I understand that a readmit will be based on bed availability.

\_\_\_\_\_  
Resident/Responsible Party

\_\_\_\_\_  
Date

\_\_\_\_\_  
Administrator/Admissions Coordinator

\_\_\_\_\_  
Date





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## **Room Moves within the Facility**

Upon Admission, the Responsible Party/Resident will be asked if they will be here for Short Term Rehab only or if they will remain for Long Term Care.

If they will remain in the facility for Long Term Care the Responsible Party/Resident is notified that they will be moved off of the Rehab Hall either to a Private room or Semi Private room depending on their choice and our availability once Skilled Services have been completed.

If Long term care beds are not available at the time, Admissions and Social Services will help the family find placement in a different facility.



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**Telephone Service**

Resident: \_\_\_\_\_ Room: \_\_\_\_\_

MVSL provides **free local** telephone service to all residents.

Each resident is responsible for bringing their own telephone to the facility.

\_\_\_\_\_  
Resident/ Responsible Party \_\_\_\_\_  
Date

\_\_\_\_\_  
Administrator/ Admissions Coordinator \_\_\_\_\_  
Date

**Long Distance**

MVSL provides **long distance** telephone service for a flat rate of **\$10/month**. If long distance service is chosen, the \$10 fee will appear on resident's monthly statement.

\_\_\_ I would like long distance service for \$10/month.

\_\_\_ I do **NOT** want long distance service.

\_\_\_\_\_  
Resident/ Responsible Party \_\_\_\_\_  
Date

\_\_\_\_\_  
Administrator/ Admissions Coordinator \_\_\_\_\_  
Date



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**Therapy Progress Acknowledgement**

Resident: \_\_\_\_\_

Medicare requires that therapy patients make progress each week while in therapy. This includes the patient being cooperative, participation in therapy, and making continual gains. If a patient does not make progress, by the ethical and Medicare standards, they must be discharged from therapy. In some cases, this will mean that their Medicare Part A benefit will no longer be active until the next qualifying event. The decision as to whether or not a patient is making progress is determined by the skilled, licensed therapist. A 72- hour notice will be given when discharging from Medicare Part A services.

\_\_\_\_\_  
Resident

\_\_\_\_\_  
Date

\_\_\_\_\_  
Responsible Party (If different from Resident)

\_\_\_\_\_  
Date

\_\_\_\_\_  
Administrator/ Admissions Coordinator

\_\_\_\_\_  
Date



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**Assignment of Medicare Benefit**

Resident/ Responsible Party: \_\_\_\_\_

By signing below, I, the resident/ responsible party,

1. Authorize MVSL to render any and all therapy services under the Medicare Part B program: Occupational, Physical and Speech therapies that MVSL feels are necessary or advisable to the resident in conjunction with physician referral.
2. Authorize MVSL to render any and all therapy services under the Medicare Part A program: Occupational, Physical and Speech therapies that MVSL feels are necessary or advisable to the resident in conjunction with physician referral.
3. Authorize MVSL to request payment from Medicare for the authorized benefits. I also understand that any deductions and/ or co-insurance are the responsibility of the resident/ responsible party.
4. Assign MVSL to any and all benefits payable by Medicare, Medicaid crossover and private insurance. I also authorize MVSL to apply and file for all such benefits on the resident's behalf.
5. Understand that I will be responsible for any co-insurance fees not covered by Medicaid or insurance.
6. Acknowledge that the provisions in this document will continue in full force and effect until MVSL receives a notice of written termination signed by resident/ responsible party.
7. Certify that all information given by the resident/ responsible party in applying for payment under Title XVIII of the Social Security Act and provided to MVSL is true and correct in all respects.

(Turn Over)



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Medicare Part A: \_\_\_\_\_ Medicaid #: \_\_\_\_\_

Medicare Part B: \_\_\_\_\_ Private Pay: \_\_\_\_\_

Secondary Insurance: \_\_\_\_\_

\_\_\_\_\_  
Resident/ Responsible Party

\_\_\_\_\_  
Date

\_\_\_\_\_  
Administrator/ Admissions Coordinator

\_\_\_\_\_  
Date



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**Patient Self Determination Disclosure Acknowledgement**

Resident's Name: \_\_\_\_\_

I acknowledge that upon my admission to MVSL or as soon as I was able thereafter, I received a copy of Arkansas Advance Directives: Legal Documents to Assure Future Health Care Choices.

I acknowledge that the information regarding state law is not meant to be legal advice. If I have questions concerning my rights in this regard, I will consult my attorney.

Any questions I may have had about MVSL's policies and procedures regarding Advance Directive have been answered, but I understand that I may always ask the Director of Social Services, Director of Nursing Services, Administrator, or my Physician, any additional questions that I may have.

OR

I provided a copy of my Advance Directive to MVSL.

\_\_\_\_\_

Resident (Print)

\_\_\_\_\_

Resident (Signature)

\_\_\_\_\_

Date

Due to the condition of \_\_\_\_\_ when admitted, a copy of the above information could not be provided. However, the required information was provided to me as the resident's designated representative. I hereby acknowledge the above statement.

(Turn Over)



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OR

I provided a copy of my Advance Directive to MVSL.

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Designated Representative (Print)

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Designated Representative (Signature)

---

Administrator/ Admissions Coordinator

---

Date

---

Date



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**Long Term Care Physician's Visit Policy**

Date: \_\_\_\_\_

Long Term Care residents must be seen by a physician every 30 day for the first 90 days, then no less than every 60 days thereafter.

Dr. \_\_\_\_\_ does see patients here and will coordinate with MVSL to see (Resident) \_\_\_\_\_ in the Care Center.

In the event Dr. \_\_\_\_\_ no longer sees the resident, it will be your responsibility to obtain another primary physician. MVSL maintains a current list of physicians that visit patients here at MVSL and we will be glad to assist you. In the event that the resident has not been seen in the required time period, the Medical Director will intervene in order to meet the regulatory requirements.

Your signature below acknowledges that you have read the above and understand Long Term Care Physician's Visit Policy.

\_\_\_\_\_

Responsible Party

\_\_\_\_\_

Date





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**Release of Responsibility for Valuables Kept by Residents**

Resident: \_\_\_\_\_

The facility encourages the resident not to bring valuables with them. The facility is not responsible for valuables left in the possession of residents or for valuables brought in by visitors and left with residents. All due precautions are taken to safeguard the possessions of residents, however MVSL cannot assume responsibility for the valuables in possession of the residents.

\*Valuables include, but are not limited to the following: Cash, checks, jewelry, remote controls, etc.

\_\_\_\_\_  
Resident/Responsible Party

\_\_\_\_\_  
Date

\_\_\_\_\_  
Administrator/Admissions Coordinator

\_\_\_\_\_  
Date

List Valuables Below:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_



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**Receipt of Notice of Privacy Practices Acknowledgement**

Resident: \_\_\_\_\_

Medical Record Number: \_\_\_\_\_

I, \_\_\_\_\_, have received a copy of MVSL's Notice of Privacy Practices. This information is included in the Welcome Packet given to me by the Care Center.

I understand that the Care Center may use and disclose my personal health information to help provide health care to me, to handle billing and payment, and to take care of other health care operations.

The Care Center may update this Notice at any time and I have been informed that I may request the most current version at any time.

Please Print Name: \_\_\_\_\_

Date: \_\_\_\_\_

Signature: \_\_\_\_\_

**For Office Use Only:**

We attempted to obtain acknowledgement of receipt of our Notice of Privacy Practices, but acknowledgement could not be obtained because:

\_\_\_\_ Individual refused to sign

\_\_\_\_ Communication barriers prohibited obtaining the acknowledgment

\_\_\_\_ An emergency prevented us from obtaining acknowledgement

Other (Please Specify)

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_



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**Do Not Resuscitate (DNR) Policy**

DNR means that in the event of cardiac or respiratory arrest no Cardiopulmonary Resuscitation (CPR) will be initiated to revive the individual.

CPR, at MVSL includes the use of manual chest compressions and artificial respirations to attempt to preserve function while waiting for Emergency Medical Service (EMS) transportation to the nearest Emergency Room.

If a resident and/ or family member requests a DNR the following steps must be followed:

- 1. The physician must write an order for DNR to be exercised in the event of death of that individual.**
- 2. The resident and/ or responsible party acting on his/ her behalf must sign the acknowledgement (attached) that MVSL requires to ensure that full disclosure has been made to all parts.**
- 3. A member of MVSL' s administration will be available to visit with the family to answer any questions regarding the DNR policy so that the family is certain what this order means, prior to signing the acknowledgement.**

When all of the above requirements have been met then the order for DNR will be exercised in the event of death.





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**Beauty Shop Authorization Form**

Note: Authorization Form Must Be Completed Before Services Are Rendered

Resident: \_\_\_\_\_ Room: \_\_\_\_\_

<b>SERVICE DESCRIPTION</b>	<b>CHARGE</b>	<b>FREQUENCY</b>
Men's Haircut	\$12.00	
Women's Haircut	\$15.00	
Women's Shampoo/Cut/Style	\$24.00	
Shampoo Set/Style	\$15.00	
Hot Towel & Shave	\$10.00	
Beard Trim	\$8.00	
Full Color/Style	\$40.00	
Full Color/Cut/Style	\$45.00	
Color Rinse (add-on)	\$5.00	
Perm/Style	\$40.00	
Perm/Style/Cut	\$50.00	
Relaxer/Style	\$34.00	
Shampoo/Braid	\$20.00	
Press & Curl	\$35.00	
Style	\$8.00	

7425 Euper Lane

Phone: 479-452-1611

Fax: 479-452-1619

Reviewed and Revised: 7/26/21 KJ; 2/14/22 KJ

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Full Manicure	\$25.00
Full Pedicure	\$30.00
Polish & Trim	\$10.00

***All Salon Service Pricing includes chemicals, products, and equipment.***

Is the resident diabetic?       YES       NO

Known allergies:

---

---

\_\_\_\_\_  
Resident/ Responsible Party

\_\_\_\_\_  
Date

\_\_\_\_\_  
Responsible Party Phone Number



**METHODIST VILLAGE**  
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**Family Foot Care**

Dear Resident, Family, or Responsible Party:

Our Care Center is offering Podiatry Services to our residents on a regular basis, through Senior Works.

Basic foot care (cutting or removal of corns or calluses and/ or trimming of nails) is considered routine care and not covered under normal Medicare guidelines. The fee for this service is typically \$7.00.

If you are interested in having Senior Works provide this service, please give your authorization as stated below. All other services will be evaluated and filed appropriately with the resident's medical insurance.

Please Print

Resident's Name: \_\_\_\_\_

Care Center: Methodist Village Senior Living

I give authorization for Senior Works to treat the above-named resident for services listed above. I understand that this service is not covered under Medicare and I will be responsible for payment. This will be performed every 14 weeks unless otherwise advised.

\_\_\_\_\_

Signature of Responsible Party

\_\_\_\_\_

Date

Mail invoices to: \_\_\_\_\_

Street Address

City, State, Zip

7425 Euper Lane

Phone : 479-452-1611

Fax : 479-452-1619

Reviewed and Revised: 2/12/20, By : KJ

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**METHODIST VILLAGE**  
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**Medical Authorization**

Resident Name: \_\_\_\_\_

**I. AUTHORIZATION FOR TREATMENT**

I hereby authorize the physician(s) in charge of my care and treatment to authorize or administer any medications or treatments, which may be deemed necessary, while I am a resident of MVSL.

**II. NOTICE OF RIGHTS, SERVICES AND RESPONSIBILITIES**

I have received a copy of the Influenza, Pneumococcal, and COVID-19 Vaccine (VIS) Statements.

Yes \_\_\_\_\_ (Please Initial) \_\_\_\_\_

**III. INFLUENZA AND PNEUMOCOCCAL VACCINE**

Have you had your Influenza Vaccine Yes \_\_\_\_\_ No \_\_\_\_\_

Have you had your Pneumococcal Vaccines Yes \_\_\_\_\_ No \_\_\_\_\_

If yes, when/where? \_\_\_\_\_

I hereby authorize MVSL to administer an annual influenza vaccine once every year.

\_\_\_\_\_ Yes, I give authorization for a yearly influenza vaccine.

\_\_\_\_\_ No, I deny authorization for a yearly influenza vaccine.

If refused, provide reason: \_\_\_\_\_

I hereby authorize MVSL to administer Pneumococcal vaccines as recommended by ADH/CDC.

\_\_\_\_\_ Yes, I give authorization for a Pneumococcal vaccine.

\_\_\_\_\_ No, I deny authorization for a Pneumococcal vaccine.

If refused, provide reason: \_\_\_\_\_

7425 Euper Lane

Phone: 479-452-1611

Fax: 479-452-1619

Reviewed and Revised: 2/12/20 KJ; 5/13/21 KJ; 6/15/21 KJ; 3/25/22 KW

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**IV. COVID-19 VACCINE**

Have you had your COVID-19 Vaccine Yes \_\_\_\_\_ No \_\_\_\_\_

I hereby authorize MVSL to administer the COVID-19 vaccines as recommended by ADH/CDC.

\_\_\_\_\_ Yes, I give authorization for a COVID-19 vaccine.

\_\_\_\_\_ No, I deny authorization for a COVID-19 vaccine.

If already received:

Date: \_\_\_\_\_ Administering Facility: \_\_\_\_\_

If refused, provide reason: \_\_\_\_\_

\_\_\_\_\_  
Resident/ Responsible Party

\_\_\_\_\_  
Date

\_\_\_\_\_  
Administrator/ Admissions Coordinator

\_\_\_\_\_  
Date



# METHODIST VILLAGE

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## Preferred Pharmacy

Resident: \_\_\_\_\_

Methodist Village Senior Living has a contract with TruCare Pharmacy for all of its pharmaceutical needs. TruCare Pharmacy is a closed-door pharmacy in Fort Smith designed to meet the specific needs of long-term care residents in nursing facilities.

We respect the right of our residents and their responsible party to choose which pharmacy they would like to use, however, because ordering from many different pharmacies takes the time of our nurses from our residents there will be a **\$20 monthly administrative fee** added for those who choose to use a different pharmacy other than TruCare.

If you choose to go with another Pharmacy, please choose one of the pharmacies listed below by initialing on the line provided by each name.

Central Discount: \_\_\_\_\_

Medisav Pharmacy: \_\_\_\_\_

Coleman Pharmacy: \_\_\_\_\_

Stonewood Village: \_\_\_\_\_

Health Depot: \_\_\_\_\_

TruCare Pharmacy: \_\_\_\_\_

MVSL will also accept other forms of pharmacy services because we do realize that insurances and veteran's services require mail order style delivery. If you choose mail order, MVSL will request that you select a pharmacy from the above list to be used as an alternate for emergency medication and medication unable to be obtained from mail order.

If any type of mail order medication is going to be used here at MVSL please, on the lines below, fill out the name of the program and any other pertinent information regarding medication delivery.

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Resident/ Responsible Party

Date

7425 Euper Lane

Phone: 479-452-1611

Fax: 479-452-1619

Reviewed and Revised: 2/12/20, By: KJ

*Privileged and Confidential*



# METHODIST VILLAGE

SENIOR LIVING

## **RESIDENT AND FACILITY MUTUAL ARBITRATION AGREEMENT**

This Arbitration Agreement (the “Agreement”) is hereby entered into between Methodist Village Senior Living (the “Facility”), and \_\_\_\_\_ (the undersigned “Resident” or the Resident’s “Responsible Party”), separately from the Admission Agreement. The “Responsible Party” is the Resident’s legal guardian, if one has been appointed, or the Resident’s attorney-in-fact, if the Resident has executed a power of attorney. If the Resident does not have an appointed guardian, and has not executed a power of attorney, the “Responsible Party” is another individual or family member who agrees to assist the Facility in providing for the Resident’s health, care, and maintenance. The “Facility” shall collectively refer to the nursing Facility and all Facility’s agents, assignees, including assignees’ agents, employees, officers, directors, shareholders, direct and indirect parent, subsidiaries, affiliates, predecessors, and successors to the full extent permitted by applicable law. The Resident or Responsible Party and the Facility shall be collectively referred to as the “Parties”. The Parties intend that this agreement shall inure to the benefit of and bind the Parties; their successors and assigns; the owners, agents, employees, and independent contractors of the Facility and any affiliated entities; all persons whose claim is derived through or on behalf of the Resident, including that of any parent, spouse, child, guardian, executor, administrator, legal representative, or heir of the Resident; and any person whose claim is predicated on conduct involving the Resident or the aforementioned individuals.

It is understood and agreed by the Parties that any legal dispute, controversy, demand, or claim that arises out of or relates to the Admission Agreement or any service or health care provided by the Facility that would constitute a cause of action in a court of law that the Facility may have now or in the future against the Resident or Responsible Party, or that the Resident or Responsible Party may have now or in the future against the Facility, shall be resolved exclusively by binding arbitration to the fullest extent allowed under local, state, and federal law. A neutral Arbitrator will be selected by the Parties to hear the dispute. Specifically, the Facility will provide the Resident or Responsible Party with a list of five individuals qualified to serve as the Arbitrator. The Resident or Responsible Party may select the Arbitrator from the list or propose an alternate list of five individuals qualified to serve as the Arbitrator to the Facility for its selection. The alternate list must contain the names of Arbitrators with five or more years of experience and be licensed Arkansas attorneys whose offices are located within the State of Arkansas. If the Parties cannot agree on an Arbitrator by mutual agreement, the American Arbitration Association will select an Arbitrator in accordance with American Arbitration Association Rules. The Facility will contact the selected Arbitrator and finalize the appointment. The Resident or Responsible Party and the Facility will have the right to be represented by any attorney at the arbitration hearing, which will be conducted at a venue that is convenient to the parties. Each party shall bear its own fees and expenses of preparing for and participating in the arbitration. The Facility will pay the Arbitrator’s fee and the court reporter’s fee. The decision of the Arbitrator binds both parties and is final. The Arbitrator’s

written decision shall state the reasons supporting the Arbitrator's decisions and shall be based upon on governing law and evidence cited.

This Arbitration Agreement is executed separately from, the Admission Agreement, and is not a condition of admission. The Resident or Responsible Party has the right not to sign this Agreement. Failure to sign this Agreement is not a requirement to continue to receive care at the Facility. Once signed, this Arbitration Agreement governs the resolution of all claims to the maximum extent permitted by all local, state and federal law by all Parties and all their successors and assigns; the owners, agents, employees, and independent contractors of the Facility and any affiliated entities; all persons whose claim is derived through or on behalf of the Resident, including that of any parent, spouse, child, guardian, executor, administrator, legal representative, or heir of the Resident; and any person whose claim is predicated on conduct involving the Resident or the aforementioned individuals The Resident or Responsible Party has the right to rescind this Agreement within thirty (30) calendar days of signing it by providing written notice to the Facility.

The Arbitrator shall have exclusive authority to resolve any dispute relating to the interpretation applicability, enforceability, or formation of the Agreement, including, but not limited to, any claim that all or any part of this Agreement is void or voidable.

The Resident or Responsible Party understand that nothing in this Agreement prevents the filing of any grievance under the Facility's grievance policy; communicating with federal, state, or local officials, including but not limited to federal and state surveyors, other federal or state health department employees, and representatives of the Office of the State Long-Term Care Ombudsman regarding any matter relating to the Facility; appealing an involuntary transfer or discharge to the appropriate state or federal agency; or any making complaint with an appropriate state or federal agency concerning resident abuse, neglect, or misappropriation of resident property.

This agreement to arbitrate includes, but is not limited to, any claim for payment, nonpayment, or refund for services rendered to the Resident by the Facility, violations of any right granted to the Resident by law or by the Admission Agreement, breach of contract, fraud, or misrepresentation, negligence, gross negligence, malpractice, or claims based on any department from accepted medical or health care or safety standards, as well as any and all claims for equitable relief or claims based on contract, tort, statute, fact, or inducement. All actions or claims must be brought within the statute of limitations established in the applicable state or federal law pertaining to the underlying claim.

All claims based in whole or in part of the same incident, transaction, or related course of care or services provided by the Facility to the Resident shall be arbitrated in one proceeding. A claim shall be waived and forever barred if it arose and should reasonably have been discovered prior to the date upon which notice of arbitration is given to the Facility or received by the Resident or Responsible Party and such claim is not presented in the arbitration proceeding. Any award of the Arbitrator may be entered as a judgment in any court having jurisdiction. The Parties agree that damages awarded, if any, in an arbitration conducted pursuant to this Agreement shall be determined in accordance with the provisions of the state or federal law applicable to a comparable civil action filed in the State in which the Facility is located, including any prerequisites to, credit against, or limitations on such damages. The Parties also agree that they will not seek representative, consolidated, or class treatment of any claim. For arbitration disputes that are resolved under this Agreement, the Facility agrees to maintain records of the Arbitrator's decisions

for a period of five (5) years after the resolution of the dispute.

Acknowledging and agreeing that the Facility regularly engages in such interstate commerce transactions and that the services provided by the Facility to the Resident involve interstate commerce, the Parties expressly agree that arbitration conducted under this Agreement shall be governed by the Federal Arbitration Act, 9 U.S.C § 1-16 et seq.

The Parties agree that all the provisions contained in the agreement are severable. In the event any portion of this agreement is deemed unenforceable, that portion shall not be effective, and the remainder of the agreement shall remain in full force and effect to the maximum extent permitted by law. This agreement to arbitrate shall not fail because any part, clause, or provision hereof is held to be indefinite or invalid.

The Resident or Responsible Party further understand and acknowledge that (1) the execution of this Arbitration Agreement, in conjunction with the Admission Agreement, is not a condition of admission to the Facility; (2) he or she has been advised that this Agreement will affect his or her legal rights; (3) the Resident or Responsible Party is not required to use the Facility for his or her healthcare needs and that there are numerous other health care providers in the State where the Facility is located that are qualified to provide such care; (4) the Resident and/or Responsible Party has been given an opportunity to seek legal advice concerning the Agreement; (5) this Arbitration Agreement shall remain in effect for all care and services rendered at the Facility subsequent to the date the Agreement was signed, even if such care and services are rendered during a subsequent admission; (6) the Resident or Responsible Party has read, or has had the Agreement read to him or her, and the Resident and/or Responsible Party acknowledges that he/she understands this Agreement; and (7) this Agreement is signed voluntarily and with full knowledge of its terms.

**THE PARTIES UNDERSTAND AND AGREE THAT BY ENTERING INTO THIS ARBITRATION AGREEMENT, THEY ARE KNOWINGLY AND VOLUNTARILY GIVING UP AND WAIVING THEIR CONSTITUTIONAL RIGHT TO HAVE THEIR DISPUTES DECIDED IN A COURT OF LAW BEFORE A JUDGE AND A JURY AND ARE INSTEAD MUTUALLY AGREEING TO AND ACCEPTING THE USE OF ARBITRATION.**

**INITIALS of Resident and/or Responsible Party: \_\_\_\_\_**

**By signing below, I acknowledge that I have read and understand the terms of this Arbitration Agreement, which is executed separately from the Admission Agreement, and have had its terms explained to me in a form and manner that I understand, including in a language that I understand, and have had an opportunity to ask questions and to consult any person before signing, including an attorney. I am signing this Arbitration Agreement voluntarily and with full knowledge of its terms.**

IN WITNESS WHEREOF, the Parties hereto have executed this Arbitration Agreement, included as part of the Admission Agreement, this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_\_.

\_\_\_\_\_  
Resident

\_\_\_\_\_  
Responsible Party

\_\_\_\_\_  
Responsible Party's Relationship to Resident

\_\_\_\_\_  
Witness if executed by Responsible Party

\_\_\_\_\_  
Address of Witness

\_\_\_\_\_  
Phone Number of Witness

\_\_\_\_\_ (Check if Applicable): A copy of my guardianship papers, durable power of attorney or other documentation has been provided to the Facility and is attached.

\_\_\_\_\_  
Facility Representative



**METHODIST VILLAGE**  
SENIOR LIVING

**Inventory of Personal Items**

Resident: \_\_\_\_\_

<b>Items Retained by Resident</b>					
Qty.	Description	Qty.	Description	Qty.	Description
	Bathrobe		Suits		Razor
	Bed Jacket		Sweaters		Toothbrush
	Housecoat		Vest		Dentures: Total
	Nightgown		Sports Jacket		Upper
	Pajamas		Coat		Lower
	Slippers		Belt		Partial
	Bra		Suspenders		Wheelchair
	Underwear		Gloves		Walker
	Garters		Handkerchiefs		Bible
	Girdle		Tie		Other: Total
	Hose		Scarf		
	Slip		Hat/Cap		
	Socks		Shoes		
	T-Shirt		Boots		
	Shirt		Wallet		
	Blouse		Purse		
	Pants		Luggage		
	Shorts		Comb/Hairbrush		
	Skirt		Glasses w/		
	Dresses		Hearing Aid		

\*\* Continue list on back if needed.

\_\_\_Dentures Marked    \_\_\_Glasses Marked    \_\_\_Clothing Marked    \_\_\_Other Marked



**METHODIST VILLAGE**  
SENIOR LIVING

Items Acquired After Admission			
Date	Qty.	Description	Initials

Items Removed After Admission			
Date	Qty.	Description	Initials

On Admission	On Discharge
<p>I/We take full responsibility for the articles retained in my possession and any others brought to me while a patient in the facility and acknowledge receipt of a copy of this form. This facility cannot assume any responsibility for valuables left in patient's possession.</p> <p>Responsible Party: _____ Date: _____</p> <p>Care Center Rep: _____ Date: _____</p>	<p>I acknowledge receipt of all resident's personal items.</p> <p>Responsible Party: _____ Date: _____</p> <p>Care Center Rep: _____ Date: _____</p>





**METHODIST VILLAGE**  
SENIOR LIVING

**Social History**  
**Please Return Within 5 Days**

Name: \_\_\_\_\_ Resident's Birth Order: \_\_\_\_\_

Place of Birth: \_\_\_\_\_ Number of Siblings: \_\_\_\_\_

Number Living: \_\_\_\_\_ Number Deceased: \_\_\_\_\_

Surviving Siblings Names:

\_\_\_\_\_

\_\_\_\_\_

Father's Name: \_\_\_\_\_ Occupation: \_\_\_\_\_

Mother's Name: \_\_\_\_\_ Occupation: \_\_\_\_\_

Resident Grew Up in What Town or State: \_\_\_\_\_

Level of Education: \_\_\_\_\_ School Attended: \_\_\_\_\_

Military Service: \_\_\_\_\_ Church Affiliation: \_\_\_\_\_

Marital Status: \_\_\_\_\_ Name of Spouse: \_\_\_\_\_

Number of Years Married: \_\_\_\_\_

Number of Children: Living: \_\_\_\_\_ Deceased: \_\_\_\_\_

Children's Names:

\_\_\_\_\_

\_\_\_\_\_

Grandchildren:

\_\_\_\_\_

\_\_\_\_\_

Resident's Occupation: \_\_\_\_\_ Spouse's Occupation: \_\_\_\_\_

Resided in What City: \_\_\_\_\_



**METHODIST VILLAGE**  
SENIOR LIVING

Resident's Interests, Hobbies, Clubs, Organizations prior to Admission:

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Mood or Behavior Problems Prior to Admission:

Hostile       Combative       Wandering

History of Depression, Mental, or Emotional Problems:

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Mental Status Prior to Admission:

Friendly       Alert       Non-Responsive       Other

---

Anything Special about the Resident You Would Like to Share:

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METHODIST VILLAGE  
SENIOR LIVING

**Voting Information**

Resident: \_\_\_\_\_

Room: \_\_\_\_\_

\_\_\_ YES    \_\_\_ NO    Are you a registered voter?

\_\_\_ YES    \_\_\_ NO    Do you need an Arkansas Voter Registration Application?

\_\_\_ YES    \_\_\_ NO    Do you want vote in any upcoming elections?

\_\_\_ General Election

\_\_\_ Midterm Election

\_\_\_ Other Local and State Elections

\_\_\_ YES    \_\_\_ NO    Do you want to vote by absentee ballot?

\_\_\_ YES    \_\_\_ NO    Do you want social services to arrange for the ballot?  
(If NO, family will assume responsibility for providing ballot OR providing transportation to a voting poll.)

\_\_\_\_\_  
Resident

\_\_\_\_\_  
Date



# METHODIST VILLAGE

SENIOR LIVING

7425 Euper Lane, Fort Smith AR. 72903  
479-755-6305 www.methodistvillage.com

Date

Name

Address

Dear

This letter is to inform you that Methodist Village Senior Living is discharging residents name 30 days from the date of this letter.

Due to the following reasons:

Denied by OLTC due to being over resourced.

If requested we will assist you by providing information about placement at alternate facilities. If you have other options you are free to contact us with this information or arrange placement status yourself. We will expect to hear from you before the 30 days are up with your plans to move residents name.

You have the right to appeal this decision with the State within seven (7) calendar days of this letter, by contacting:

**State Ombudsman**

Region VIII Representative

Cherry Jo Long, RN, BSN, RO  
524 Garrison Ave.  
P.O. Box 1724  
Ft. Smith, AR 72902  
1-800-737-1827

**Director Department of Human Services**

Carol Shockley

Office of Long Term Care, Slot 404  
P.O. Box 8059  
Little Rock, AR 72203-8059  
(501) 682-8487

Reviewed and Revised: 2/12/20, By: KJ  
*Privileged and Confidential*



## METHODIST VILLAGE

SENIOR LIVING

7425 Euper Lane, Fort Smith AR. 72903  
479-755-6305 www.methodistvillage.com

Persons with Developmental Disabilities:

**Arkansas Division of Mental Health Services**

Department of Human Services 4313

West Markham St.

Little Rock, AR 72205-4096

1-(501)686-9164

We are enclosing a copy of the final bill; please make arrangements to pay this invoice.

We apologize for any inconvenience this will place on you; however, we can no longer take care of **Residents name** in this environment. We wish you and your loved one the best in your endeavors.

Sincerely,

Deanna Fears

Administrator

cc: Dr. Bradly Short, Medical Director

Melissa Curry, CEO

Reviewed and Revised: 2/12/20, By: KJ  
*Privileged and Confidential*



# METHODIST VILLAGE

SENIOR LIVING

7425 Euper Lane, Fort Smith AR. 72903  
479-755-6305 www.methodistvillage.com

Date

Name

Address

Dear,

This letter is to inform you that Methodist Village Senior Living is discharging (residents name) 30 days from the date of this letter.

Due to the following reasons:

Denied by OLTC for failure to provide necessary information.

If requested we will assist you by providing information about placement at alternate facilities. If you have other options you are free to contact us with this information or arrange placement status yourself. We will expect to hear from you before the 30 days are up with your plans to move Residents name.

You have the right to appeal this decision with the State within seven (7) calendar days of this letter, by contacting:

**State Ombudsman**

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Sincerely,

Deanna Fears  
Administrator

cc: Dr. Bradly Short, Medical Director  
Melissa Curry, CEO

Reviewed and Revised: 2/12/20, By: KJ  
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**METHODIST VILLAGE**  
SENIOR LIVING

**Campus Administrative Office- 479-755-6305**

**Care Center Administrative Office- 479-452-1611**

**Front Hall Nurses Station- 479-755-6401**

**North Hall Nurses Station- 479-755-6402**

**Northwest Hall Nurses Station- 479-755-6302**

**West Hall Nurses Station- 479-755-6301**

**Beauty Salon- 479-452-1611 ext. 2114**

**Housekeeping- 479-452-1611 ext. 2113**

**Dietary- 479-452-1611 ext. 2119**





# METHODIST VILLAGE

SENIOR LIVING

## Team Member Directory

- Melissa Curry, CEO
- Karen Jones, Controller
- Amy Parmenter, Care Center Administrator
- Alicia Hanson, Director of Nursing
- Katee Jones, Business Development Director
- Caleb Miller, Executive Assistant
- Zhein Comer, Center Administrative Coordinator
- Melynnda Dunn, Campus Education Director
- Kassie Hicks, Activities Director
- Ella Jones, Social Service Director
- Susan Gill, HR Director
- Brandie Simmons, Admissions Director
- Tralanda Creasey, Environmental Services Director