



Registration Information and Rental Policies

(This form will also be emailed to you after reservation is completed)

Roberts Rental management , LLC and 4rentmi.com

www.4rentmi.com

616 437-1687

Fax 1-616-328-5200

The information you provide is for safety and liability purposes; it is not shared or released in any form to any other party or entity.

THIS IS A VACATION RENTAL AGREEMENT INFORMATION FOR ALL PARTIES. THE RIGHTS AND OBLIGATIONS OF THE PARTIES TO THIS AGREEMENT ARE DEFINED BY APPLICABLE LAWS AND INCLUDE UNIQUE PROVISIONS PERMITTING THE DISBURSEMENT AND MOVEMENT OF MONIES FOR RENT PRIOR TO TENANCY AND EXPEDITED EVICTION OF TENANTS IF NEEDED. YOUR SIGNATURE AND ACCEPTANCE OF THIS AGREEMENT, PAYMENT OF MONEY, OR TAKING OF POSSESSION OF THE PROPERTY AFTER RECEIPT OF THE AGREEMENT IS EVIDENCE OF YOUR ACCEPTANCE OF THE AGREEMENT AND YOUR INTENT TO USE THIS PROPERTY FOR A VACATION RENTAL UNLESS OTHERWISE AGREED FOR OTHER PURPOSE OTHER THAN SHORT TERM RENTAL.

1. RENTAL FINANCES: ADVANCE RENTAL PAYMENTS MADE TO SECURE YOUR LOCATION (S): To confirm your reservation, send an advance rent payment equal to twenty-five percent to one half of the reservation period's rental amount pending property, your trip cancellation travel insurance premium is optional (if applicable or desired) and any applicable security deposit/security deposit waiver premium within 7 (seven) days. Upon receipt of your payment, a Rental Agreement/Confirmation will be forwarded to you confirming your reservation. This is automatic if a credit card is used or you have booked through our online system, check your email.

2. DEPOSIT is needed to set up this rental agreement for your reservation will require a payment and a credit card on file for any incidental damages, cleaning or charges as a result of occupant issues that need to be addressed as a result of your stay.

Balance: The balance of your rental, taxes, and other sanitation charges will be due 30 days prior to your arrival date and is also non refundable if you cancel. You may pay this balance by personal check, Visa or Mastercard, money order, or cashiers check or cash. If a personal check or money order is preferred for payment, a credit card will still be required to hold for any non fundable payments to be on hold. All payments must be made in U.S. Funds. This

Confirmation/Vacation Rental Agreement must be signed by you and returned to Agent within THREE (3) days from the date reflected in the upper right corner of this agreement. Total balance due of rent and applicable Security Deposit, taxes and fees are due 30 days before arrival date to gain access to the property code. A \$35.00 late fee will be added to your balance if not paid in full by these dates. Any payments made within 30 days of arrival date are to be in guaranteed funds and must include the late fee. Reservations made within 30 days prior to arrival date must be PAID IN FULL within 3 days of booking reservation and can be held with your card on authorization for payment made to account or applied to your credit card. Reservations taken within 10 days of arrival require signature and payment held on card and proper authorization and signature within 24 hours. If no payment is received within the allowed time period, the reservation will be cancelled without notice. Advanced rents will be deposited in Agent's interest bearing accounts and disbursed to the Owner according to the management agreement made between owner and agent. Interest accrued will be payable to Agent in agents account. It is understood and agreed that Agent shall make disbursement of advanced rent funds. Agent reserves the right to charge a \$25.00 handling fee for all returned checks. All payments made by you will be deposited in Agents bank. Tax rates are calculated as of the time of this Agreement. You shall be responsible for payment of all applicable taxes according to rates in effect at the time of occupancy.

3. CANCELLATION OF THIS RENTAL AGREEMENT: You agree that you may not assign this agreement nor sublet the property to another property. If you must cancel the reservation, the cancellation must be in writing. Cancellation received orally will be permitted in an emergency situation but must be followed up in writing. All funds received at or before the time of cancellation are non-refundable. If the property is re-rented for the same time frame, you will receive monies paid back, less a service charge of \$300 - \$750 for clerical differences and market loss if rentals were denied upon request after your rental deposit. If the property is not re-rented, you will forfeit the entire rental amount to compensate for the loss of rentals. Transfers (to another week in the same unit or to another unit) are commonly treated the same as a cancellation. Exceptions may be made subject to a \$75.00 transfer fee. If you are forced to cancel your trip, you will forfeit your non-refundable trip cost. The company strongly recommends you protect your entire vacation investment by purchasing our Vacation Rental Insurance Plan for only 6.5% of the quoted invoice. All we will need is approval to charge your card for the Vacation Rental insurance. In the event you are unable to travel to your scheduled destination, we strongly recommend that you protect your investment with CSA insurance <http://www.vacationrentalinsurance.com/> Travel Protection Plan administered by CSA Travel Protection. (Initial at bottom of agreement to accept or deny this alone or both insurances)

4. INDEMNIFICATION. You agree to indemnify and save harmless Landlord, Agent(s) and its employees, from any liabilities, loss, damage, cost, expense, whatsoever arising from or related to any claim or litigation which may arise out of or in connection with your use and occupancy of the property, including but not limited to any claim or liability for personal injury or damage or loss of property incurred or sustained by you, your guests or invitees, and without regard to whether such persons have authority under this Lease to be upon the premises.

5. EXPEDITED EVICTIONS. Agent is authorized through its contract with the property owner to rent to family groups only. You must be at least 21 years of age. Agent will request a list of occupants be provided with out notice and disclosure for approval of any of the following HIGH

SCHOOL GROUPS, COLLEGE GROUPS, SINGLES GROUPS, WEDDINGS, WEDDING RECEPTIONS, FAMILY REUNIONS, LARGE GROUP GATHERINGS, OR OTHER PARTIES OF ANY KIND ARE PERMITTED with out APPROVAL in WRITING. Misrepresentation will result in you being asked to vacate the subject property immediately. Any tenant who leases residential property subject to a vacation rental agreement for 30 days or less may be evicted, have tenancy terminated, and removed from the property in an expedited eviction proceeding if you do any of the following to include also noise violation and complaints from neighbors.

1. Holds over possession after the tenancy has expired. 2. Has committed a materials breach of the terms of the vacation rental agreement. 3. Fails to pay rent as required by the agreement. 4. Has obtained possession of the property by fraud or misrepresentation.

6. OCCUPANCY. The property may NOT be occupied by more guests than the number stated on the website or other marketing material(s) as "Sleeps" or "Occupancy". If you have more guests occupying the property than the number listed on any of the property marketing material(s) you will be subject to expedited eviction at the Agents discretion and or charged for extra people and vehicles at a rate based on the property rental divided by the capacity of the location and charged at our estimated overage even if you are evicted or complete your stay.

7. PARKING. All vehicles on property must be listed on vehicle manifest must be registered with Company along with guest manifest list. Parking is limited and the number of vehicles may not exceed the properties maximum allowable vehicles as published on the website.

8. RECREATIONAL VEHICLES: The use of recreational motor vehicles, trailers, mobile homes, trucks with camper inserts in the bed, and other vehicles or structures that provide sleeping accommodations, for any purposes other than transportation, are prohibited, unless approved by company in writing and may be charged for a additional expense. Over-occupancy of rental cottages includes occupying vehicles of this type and subjects you to eviction for violation of the occupancy limits and or charges for this type of permission.

9. AGENCY: It is mutually understood and agreed that Company is acting as Agent only for the owner and has no liability to either party for the performance of any terms or covenant of this agreement. You agree that this rental agreement may be assigned by Company to the property OWNER or Landlord only or manager for this property.

10. YOUR DUTIES. You agree that subject property will not be used or occupied by more than the maximum allowable number of occupants with out extra charges only if approved set forth in this agreement or on the published unit listing – this includes you, your family (including all children), and your guests. You shall care for the property as if it was their own, and to leave it undamaged, clean and keep conditions safe throughout their tenancy. All trash should be removed from inside the cottage and disposed of in the unit's trash containers outside the Unit. You shall clean the grill, wash the dishes and return furnishings to their original locations prior to departure. You shall not deliberately destroy, deface, damage, or remove any part of the property or render inoperable the smoke detector provided by the landlord or knowingly permit any person to do so. You agree to reimburse agent and/or owner the amount of all intentional or want for any damages and if damage is noticed upon arrival you must report this at check in by email, text or voice mail or phone call this way it is time stamped. The property shall not be used for any commercial purpose or for any activity or purpose that is in violation of any regulation or other requirement of any governmental authority having jurisdiction over the property. You agree to abide by the building's rules and regulations. All equipment in the unit should be in

good working order. Please report any inoperative equipment to our office promptly. We will make every reasonable effort to have repairs made as soon as possible, however there can be limited service contractors in some of our areas. **YOU SHALL NOT BE ENTITLED TO ANY REFUND FOR INOPERATIVE APPLIANCES, AIR CONDITIONERS, HOT TUBS, SWIMMING POOLS, ETC.** If a telephone is available in the property, then you shall be additionally responsible for all toll calls. If the Agent has to bill you for toll charges, an additional \$25.00 service charge will be added to the bill. If your cell phone does not work in the area you are not entitled to a refund or right to cancel for these reasons.

11. **SALE OF PROPERTY.** If unit is actively listed for sale, listing agent may request an appointment to show property during tenancy we will contact you if needed but will try to show this when you are not in a rental period. Transfer of property is subject to a vacation rental agreement: The buyer of the subject property shall take his or her title subject to the vacation rental agreement if the vacation rental is to end not later than 180 days after the interest in the property is recorded in the office of the registrar of deeds. If the vacation rental is to end more than 180 days after the recording of the buyer's interest, you shall have no right to enforce the agreement unless the buyer has agreed in writing to honor such terms. If the subject property is placed under contract for sale after the time of execution of this agreement you will be notified in writing of the following within 10 days after the transfer of the property: 1. The notice of property transfer, the name and address of the buyer, and the date the interest was recorded. 2. Advise you whether you have the right to occupy the property subject to the terms of the lease agreement. 3. Advise you whether you have the right to a refund of any payments made. Refunds will come from Owner and only the refund of monies paid, however a transfer to another location by company will be arranged and marketing expense will be paid by owner not the renter.

12. **LANDLORD (OWNER) DUTIES.** Landlord shall comply with all current applicable building and housing codes, and make all repairs and do what is necessary to keep the property in safe, fit and habitable condition. The Landlord shall maintain in good and safe working order and reasonably repair all electrical, plumbing, sanitary, heating, ventilation and other facilities and major appliances supplied by him or her upon written notification from you that repairs are needed. The Landlord shall provide smoke detectors and replace as needed batteries in a battery-operated smoke detector and make repairs or replacement of same as needed upon written notification from you or inspection cleaning crew

13. **CANCELLATION.** Conditions surrounding the unilateral cancellation of this agreement by you are covered in Article #3. If the subject property becomes unavailable or unsuitable for rent for any reason whatsoever, including but not limited to, casualty loss, construction delays, physical deterioration or loss of utility services, the landlord's liability will be limited to the return of all monies paid on account at the time of cancellation based on actual dates.

14. **PET FRIENDLY HOMES:** Properties permitting pets will have a \$100 non-refundable pet fee for the privilege. Pets are strictly limited to 1 adult house-trained dog. A separate pet agreement and \$200 deposit applies. **NO** other types of pets are allowed. No dogs are allowed in any pool or hot tub. Units not permitting pets are clearly defined in the brochure or website as such and any violation of the **NO PETS** rule at these units will be grounds for immediate eviction without refund; **AND A \$150 PET FEE WILL BE DEDUCTED FROM YOUR DAMAGE DEPOSIT OR CHARGED TO THE CREDIT CARD ON FILE.** Absolutely no other types of animals but dogs

are permitted cats are not allowed

15. **SMOKING.** For safety purposes and in consideration of our property owners and future guests, we ask that you refrain from smoking in or on the property structure. All of our properties are non smoking. If you must smoke, do so outside and away from the unit and dispose of smoking remnants responsibly NOT on the Ground. Failure to honor the non smoking rule, or any evidence of smoking in or on the property, will result in a MINIMUM additional \$200 charge to the credit card on file or a MINIMUM \$150 deduction from your security/damage deposit.

16. **REPRESENTATIONS.** This lease agreement contains the entire agreement of the parties and there are no mis-representations or representations, inducements or other provisions other than those expressed in writing as contained herein. Either Landlord or agent whether oral, implied or inferred has made no representation, agreements, undertaking or promises, unless expressly stated herein. Michigan and some local laws require the collection of sales and use tax and a lodging tax on the gross rental amount, due and payable by you. This sum must be paid with the balance of your rent and other charges within 30 days of the rental stay.

17. **KEYS & LOCK OUTS and ACCESS BOXES** Keys for initial entry will be contained in a secure lock box and the code given you prior your stay. Once initial entry is gained, please return the lock box key to the box. If the key contained in the lock box is found missing, or any key is found missing, a \$75 per key charge will be assessed. For lockout situations, someone may be available to provide a key for a \$75 charge payable in cash. After 10 pm, please call a locksmith at your own expense.

18. **SECURITY DEPOSIT.** All of our properties require a Credit card on file for any damages, cleaning or repairs from tenants. The purpose is to allow the owner to recover some of the expenses incurred from obvious neglect or from additional cleaning required due to you leaving the cottage in abnormally dirty condition, pay per view events ordered and not reported by accident or intentional. In the event you do not purchase the damage insurance, you agree to be responsible for any damage to the Premises or its contents; normal wear and tear is accepted. The Security Deposit provided for in this agreement shall be applied to actual damages caused by you as permitted under the Security Deposit Act. After your occupancy, the Premises will be inspected to determine if such damage or theft (including additional cleaning) has been suffered. In such event, Agent shall deduct the cost of such damage or theft (including additional cleaning) from the Security Deposit, OR if PDP insurance is purchased, you agree the actual additional cleaning fees will be charged to the credit card on file, and you will be notified in writing within forty-five (45) days of check-out. In addition, Agent may deduct from the Security Deposit the amount of any unpaid long distance or per call telephone charges and cable television charges or charge to the credit card on file if rental or if you had purchased the PDP at the link following charges that qualify will be reported for payment and repairs be made or items be replaced see <http://www.propertydamageprotection.com/> to purchase. Agent shall apply, account for, or refund your security deposit within forty-five (45) days following the end of the tenancy after payment has been made by insurance purchased.

19. **PROPERTY DAMAGE PLAN (PDP):** You have the option of purchasing the PDP for the amount of \$39, for up to \$1500 and \$49 for up to \$3000 and \$59 for up to \$5000 for under 30 day stay. Purchasing the PDP by CSA at is found at <http://www.propertydamageprotection.com/> see the site for a full description of the plan, please refer to the Description of Coverage detailing the terms, conditions and responsibilities of you and Company. If you do

not receive a Description of coverage upon purchase of the plan, contact <http://www.propertydamageprotection.com/> and contact the Company "4rentmi.com" to be sure we have proof of your purchase. Purchasing the PDP Plan in lieu of a Security Deposit does not negate your responsibilities as a Tenant. Payment for the PDP Plan will not be accepted after the guest occupies the unit. You must notify www.4rentmi.com of any damage or theft to the unit during your occupancy or this plan is void and all damages or violations of this agreement will be charged to the credit card on file unless copy of claim and payment information is processed for payment. The units are carefully inspected after each rental. You are the administrator of the PDP Plan you must file your claims to avoid any charges to your credit card. NOTE: Any "fee" or "charge" amounts stated as being able to be deducted from a Security Deposit in this agreement will instead be charged to the credit card on file if the PDP plan is chosen. (Initial at bottom of agreement to accept or deny and then go online and pay <http://www.propertydamageprotection.com/> and include our email as a contact for proof of your purchase at froberts@4rentmi.com).

20. ENFORCEMENT: This agreement shall not be binding unless and until Agent from 4rentmi has received twenty five to one-half (1/2) of the gross rent as advanced rent and all checks have cleared the bank and you have a credit card agreement on file. You acknowledge you may not have possession of the premises until the full rental amount set forth herein, including all taxes and fees, has been paid and rental agreement has been executed. A copy of this lease agreement must be returned to www.4rentmi.com within three days upon receipt. Reservation is subject to be cancelled if we have not received your signed lease within three (3) days of receipt.. The balance payment of your rent will be due 30 days prior to your check-in date.

21. WAIVER OF any and ALL LIABILITY for spa, hot tub, Jacuzzi, whirlpool, pool, lake, stream, river, channel or pond herein called special feature, if so equipped. You understand that there are special risks that may be involved in using the special feature, as well as using other areas of the cottage or rental home, in particular, you understand that there are potential dangers that the special feature may present to children who are not carefully supervised as well as the danger to any person using the special feature, or if a person has health risks or if a person uses the special feature while intoxicated or using any kind of drugs or medication, or uses the special feature if pregnant. You agree to explain the risks of using the special feature to any guests you may have at the cottage or rental home and to be fully and solely responsible for any accidents your guests may incur. You understand the risks discussed above and agree that you will assume all responsibility for yourself and your guest for the consequences of those risks. You agree to waive any claim whatsoever against Landlord or Agent for accidents or claims arising from your guests' use of special feature. You also understand and agree that you are responsible and liable and will pay agent of 4rentmi upon request for any damages that occur to the special feature and its support equipment through you or your guests' misuse and/or negligence, for example, but not limited to walking on the hot tub cover or damaging the liner, or allowing the water level to become too low, or causing water overflow inside the house.

22. COMPENSATION You understand agent is being compensated in this transaction by the property owner and is contractually obligated to protect the interest of it. Agent hereby discloses to you if you elect to purchase travel insurance protection or damage insurance both are 2 separate items with this agreement, agent will be compensated by C.S.A., Inc. for cooperation

in the transaction.

23. CHECK-IN / CHECK-OUT / LATE ARRIVAL: Check-in time is after 3:01pm or 5:01pm on the beginning date of your reservation. In order to allow sufficient time we may reserve the right to have until one hour later than normal check in when necessary to prepare the property for your use. We ask that you do not request early occupancy. Leaseholder may enter the property only after posted check in time typically 301pm or 501pm pending location on the beginning date of reservation. Entering property before authorized check-in will result in eviction for trespassing. Upon arrival, cottage rules will be available to the leaseholder. CHECK OUT: Departure time is 11:01 AM pending location. Before on the ending date of your reservation.

You are responsible for such items as: placing all trash/debris in outside containers, wash/put away all dishes, removal of excessive sand from floors and bath fixtures, decks and poolside (if applicable) trash free & tidy. See welcome letter for trash out times and dates

Check-out beyond 11:01am will result a \$150 late charge unless approved in writing and time date stamped.

24. FIREWORKS / OUTSIDE FIRES: Fireworks of any type are strictly prohibited on rental property premises. No outdoor ground fires are allowed on premises unless home rules specifically stated otherwise AND a properly designated area is defined.

25. STATES OF EMERGENCY/TORNADO'S. If state or local authorities order a mandatory evacuation of an area that includes the subject property, you will comply with the order. You will not be entitled to any refund if you have not purchased trip insurance offered through the agent's recommended carrier. Once insurance is purchased, it is non-refundable.

26. ATTORNEY'S FEES. In the event of your breach of the terms and conditions of this Lease, you shall be liable for all damages incurred by Landlord or Agent resulting from such breach, including all court costs, and expenses and including reasonable attorney's fees.

27. SYSTEMS FAILURES. In the event the rental unit sustains a failure of a system, including but not limited to water, sewer, septic, electrical, mechanical, heat pump, ventilating, pool, hot tub or other system or structural systems, neither the Landlord nor the Agent shall be liable to you in damages and no refunds will be given for such failures. However, Agent will make an effort to promptly repair or replace a failed system or repair needed or equipment, and in such event, you agree to permit Agent or its service state to have reasonable access to the property to inspect and make such repairs that may need to be repaired as reported. If reasonable access is not granted or false failures are reported, a \$75 fee will be deducted from your security deposit or charged to the credit card on file.

28. ACTS OF GOD. Neither Landlord nor Agent shall be liable for events beyond their control which may interfere with your occupancy of the property such as weather, other acts of God, acts of governmental agencies, fires, strikes, war or inclement weather. No refunds shall be given for such occurrences and you are encouraged to obtain trip interruption insurance to cover such risks.

29. DOUBLE BOOKINGS. Double bookings are rare. In the event that your reservation for a rental unit overlaps or matches the reservation of another Tenant, Agent reserves the right to relocate you to a different property within the Agent's rental program or within the rental program of another company. Every effort will be made to insure that the replacement property is comparable to the original rental property. The Agent shall have the sole right to select such replacement property and agrees to pay any additional charges that would be due in excess of

the rate for the original booking. You will have the option to accept the replacement property (together with any refund of amounts paid in excess of the replacement rental property costs) or to accept a refund of all rents and fees paid for the original booking. You agree that its choice between these alternatives will be the sole remedy for any and all damages, liability, or inconvenience arising out of the double booking.

30. DISPUTES. This Lease shall be governed by and interpreted in accordance with the laws of the State of Michigan and shall be treated as though it were executed in the County of Ottawa, and Kent and all counties in the State of Michigan. Any dispute or action filed relating to this Lease shall be instituted and prosecuted in the General Court of Justice within the State of Michigan and the County of Kent and all counties to include Ottawa shall be the sole venue for such action. You, by execution of this agreement, specifically consent to such jurisdiction and venue and to the extraterritorial service of process should such service become necessary.

31. RESPONSIBILITY. Prices, property and other specifications are subject to change. No warranty is made, expressed or implied, as to the suitability (habitability) of the premises.

___ Option 1 - I choose the Vacation Rental Insurance CVA's vacation rental insurance found at the site at <https://www.vacationrentalinsurance.com/prodcoverageoverviewmain.do> approx 6% extra (I will login and pay for this at the site to follow <http://www.propertydamageprotection.com/> (PDP Plan) is payable through the site below also and send proof of payment to froberts@4rentmi.com

Plan for \$39 (\$1500.00 in coverage ___)

Plan for \$49(\$3000.00 in coverage ___)

Plan for \$59 (\$5000.00 in coverage ___)

See coverage information at

(You must supply valid credit card to 4rentmi, Roberts Rentals management LLC) to hold for any other incidental charges found at <http://downloads.4rentmi.com/credit-card-agreement.pdf>

___ Option 2 - I choose the Property damage protection plan (PDP Plan) is payable through the site below also and I will pay and send proof of payment to froberts@4rentmi.com

Plan for \$39 (\$1500.00 in coverage ___)

Plan for \$49(\$3000.00 in coverage ___)

Plan for \$59 (\$5000.00 in coverage ___)

See coverage information at

(You must supply valid credit card to 4rentmi, Roberts Rentals management LLC) to hold for any other incidental charges found at <http://downloads.4rentmi.com/credit-card-agreement.pdf> and do not choose Vacation Insurance CSA 3201.

PLEASE SIGN BELOW: This Contract agreement for vacation rental is executed under authority granted by the property listed and the management agreement between Agent(s) and Landlord/ Owner subject to the terms and conditions of said property management agreement. This Contract agreement is assignable to the Landlord and/or (Property Owner) at any time during its term by the company, Roberts Rental management. SIGNATURE BELOW MUST BE

THAT OF PRINTED TENANT ABOVE.

Renter Signature & Date

Co-Renter Signature & Date

*To pre-authorize final payment fill out the information below. If different than the card on file provide the numbers or write "Card on File"-I authorize Roberts Rental Management, LLC www.4rentmi.com to charge the remaining balance on my invoice thirty days prior to my arrival date if not paid on time along with any fees or late charges if not paid on time.

Please Note: Roberts Rental Management LLC, 4rentmi.com can charge, at this request, your credit card listed below up to 30 days prior to your arrival. (You may enter "card on file" if you would like us to charge the card on file)

If a credit card is used for this transaction, Agent requires that the individual who is executing the Vacation Rental Agreement(s) also be the individual whose name appears on the credit card.

MC/VISA Discover, American Express (circle one)

_____/_____/_____/_____ Exp Date: ____/____/____

C.V.V. _____ (3 digit Security Code on back of Card along with the billing address)

Billing address on card _____

Contact information

Contract person _____

Street _____

City _____ state/ zip _____

Contact Phone _____ 2nd phone _____

Contact email _____

Rental Date(s) arrival _____ departure _____

Type of event _____

Number of guests _____

Number estimate of vehicles _____

How did you find us what site _____

What did you like about our site or property that made you reserve _____

Please write a review on the property and send pictures to our face book site for future mailings and discounts.

Amount to deposit on my card does not include any fees 3% (to avoid please send check)

\$ _____ base rate

\$ _____ Deposit 25%

\$ _____ balance plus below

\$ _____ cleaning

\$ _____ Insurance added (CSA or Damage) (you can buy this online see link)

\$ _____ 6% tax

\$ _____ Final balance due 30 days prior to rental

Pay my balance with this credit card on due date _____ initial

Limousine service www.dadds.com

Catering services or planned meals

Concierge services or travel day trips charger fishing, golf, dinner arrangements or concert or sporting events or planned trips or events and ticket arrangements frank@dadds.com

THIS AGREEMENT BACK TO US within 3 days
by fax, mail or email

EMAIL to froberts@4rentmi.com

FAX 616 328-5200

Postal Payment to Frank Roberts, pox 134 Ferrysburg, MI 49409

Also send:

PLEASE INCLUDE A COPY OF YOUR DRIVERS LICENSE.

Send also a Manifest of vehicles

Send also a list of Names of guests at property location expected.