

**Addendum to Residence Community Living Standards 2021/2022 as contemplated by  
Student Residence Agreement 2021-22.**

This Addendum amends the Residence Community Living Standards 2021/2022 (referred to as “the RCLS”) which is attached as Appendix 1 to this Addendum. The RCLS applies to you as contemplated by the Student Residence Agreement – 2021/2022 (“the Residence Agreement”) between you and St. Clair College (“the College”) which is attached as Appendix 2 to this Addendum.

This Addendum amends the RCLS by setting out additional terms and conditions related to a COVID-19 vaccination standards policy for Residents staying in student residences. The provisions of this Addendum will take precedence over any conflict between the provisions of this Addendum and the RCLS or the Residence Agreement.

1. Amendments:

The RCLS is amended by adding the following new section “Vaccination Policy” after “Protection of Privacy” under “3. Rules that Affect you in Residence” of the RCLSS:

**“COVID-19 VACCINATION POLICY**

St. Clair College has an obligation to take reasonable measures to ensure the health and safety of the students that live in Residence. Because students in residence will be residing in a congregant living setting, the College has adopted a Covid-19 Vaccination Policy for Students in an effort to reduce the risk of COVID-19 among the Residents.

The College’s COVID-19 Vaccination Policy for Residents is as follows:

a) The College requires that all Residents receive (at least) their first dose of a vaccine approved by Health Canada or, in the case of International students, a vaccine approved by the World Health Organization, before their scheduled residence Move-In date (as established in the Residence Agreement), and to provide proof of vaccination to the College in advance of their Move-In date.

b) All Residents must also receive their second dose of an approved vaccine (if applicable) within the intervals recommended by public health authorities in Ontario, and provide proof that they have done so.

c) If a Resident is unable to meet the requirements set out in (a) and (b), or requires an accommodation as the result of a medical condition or other grounds protected by Ontario’s *Human Rights Code*, the Resident must submit a formal request for accommodation to Residence Management and the request will be processed in the same manner as other requests for accommodation. Requests for accommodation will reviewed on a case-by-case basis. Requests should be made as soon as possible, and must be made in advance of the Move-In date.

d) Residents who do not provide evidence that they have received their first or second COVID-19 vaccine dose as required, and who have not been granted an exemption as the result of an accommodation request, will not be permitted to live in residence and their Residence Contract will be terminated.

e) Notwithstanding this policy, all Residents should continue to follow the College's COVID19 measures (as found at <https://www.stclaircollege.ca/health-centre/coronavirus>) consistent with general public health guidance and infection prevention and control measures.

f) The College has the right to change, modify, or revoke this COVID-19 Vaccination Policy at any time.”

## 2. Effective Date:

The provisions of this Addendum take effect on August 16, 2021 or the date that the College grants the Resident access to the residence building and residence room and/or quarantine unit, whichever date is earlier.

## 3. Acceptance:

By choosing to live in residence, the Resident agrees to the terms and conditions in the Residence Agreement, the RCLS, and this Addendum.

## 4. Refunds:

Any Resident who has, before the enactment of this Addendum, made a payment or deposit for the Academic Year 2021-2022 and is unwilling or unable to comply with the provisions of this Addendum may request a refund without deduction of said payment or deposit any time before August 20, 2021. Any requests for a refund for the Academic Year 2021-2022 after August 20, 2021 as well as any other requests for a refund will be addressed as contemplated by 8.06 of the Residence Agreement.

Dated: August 4, 2021