

**CONTRACT FOR CHILD CARE SERVICES
AT LINDA'S CHILD CARE**

This contract is entered into by and between (Parent's Name) _____ of (Parent's address) _____, hereinafter "Parent" and (Provider's Name) _____ of (Provider's Address) _____, hereinafter "Provider" for the purpose of securing arrangements for Child Care for (Child's Name) _____, hereinafter "Child".

THE PARENT AGREES:

1. To pay the Provider the rate of \$_____ per week for Child Care services for their child, if in attendance or not. Payment is due on the last day of the week child is _____ in attendance. A late fee of \$10.00 per day will be charged for all late payments.
2. Before and after school fee will be \$_____ per week with adjustments for release days.
3. To deposit one week childcare fee at the time of initial interview to assure a slot for their child and to have the deposit apply towards the last week of childcare. This deposit is nonrefundable. This is assuming that a two week written notice is given by the parents. If termination notice is given by provider, deposit does _____ not apply to last week of care.
4. That Holidays shall be paid at the regular agreed upon rate, although childcare shall not be provided. These Holidays shall consist of New Year's Day, President's Day, Memorial Day, 4th of July, Labor Day, Thanksgiving Day And Friday after Thanksgiving, Christmas Eve, Christmas Day and Day after Christmas.
5. Provider will receive 3 paid personal days and 2 paid professional days. The provider will give as much notice as possible.
6. To pay an overtime rate of \$5.00 per 5 minutes or fraction thereof for childcare provided past the agreed upon time set forth herein. Overtime will also be incurred upon early arrival at the same rate as late pick up. Overtime fees shall be paid in cash on the day incurred.
7. To provide supplies for their child consisting of:

THE PROVIDER AGREES:

1. To provide Child Care services to the above named child for the agreed upon _____ hours and days as set forth herein except in the cases of serious illness and/or emergency.
2. To provide meals that meet or exceed USDA minimum nutritional requirements provided the Provider and the Parents are participants of the USDA Child Care Food Program.

3. To provide Child Care services which meets or exceeds the licensing standards of the State of Minnesota.

THE PROVIDER AND PARENT AGREES:

1. That the hours and days for Child Care shall be:
Monday _____
Tuesday _____
Wednesday _____
Thursday _____
Friday _____
2. That Child Care will not be provided, if either the child or the provider shall be considered to have a contagious illness or on continuous fever reducing medication.
3. That the salary is guaranteed whether the child is present or absent during Child Care operation.
4. If an ambulance is called, and it is deemed necessary by the attending paramedic, that the child needs to be transported to the emergency room via the ambulance, the cost incurred will be charged to the parents.
5. That full Child Care fee shall be made for Parent vacation on the first day after returning from said vacation.
6. That a two week notice shall be given in writing by either the Parent or Provider to terminate this contract. If gross misconduct by Parent or Child is continuous, immediate termination may occur. If termination notice is given by provider, deposit does not apply to last week of care.
7. If provider does not enforce one portion of contract, this does not negate her Ability to enforce other portions of the contract.

PARENT'S SIGNATURE(S) _____ DATE _____
_____ DATE _____

PROVIDER'S SIGNATURE _____ DATE _____