

**WEE CARE CHILD CARE CENTER**  
**CHILD CARE AGREEMENT**

This agreement is made and entered into this \_\_\_ day of \_\_\_\_\_, 20\_\_\_. By and between WEE CARE CHILD CARE CENTER, WHOSE ADDRESS IS 3705 N. MONROE ST., TALLAHASSEE, FL 32303, (HEREINAFTER REFERRED TO AS WEE CARE) and \_\_\_\_\_, whose address is \_\_\_\_\_, and Hereinafter referred to as Parent/guardian.

WHEREAS, WEE CARE provides Christian Child Care services at the above referenced address: and,

WHEREAS, \_\_\_\_\_ desires to contract for the provision of Christian Child care services for \_\_\_\_\_ (hereinafter referred to as "the child"); and;

WHEREAS, \_\_\_\_\_ understands that WEE CARE has rules and regulations regarding the operation of its Christian Child Care Center;

NOW THEREFORE, for and in consideration of the payment of \$\_\_\_\_ and subject to the terms and conditions provided for herein, the parties do hereby agree as follows:

- I. **DAY CARE TUITION:** The Parent/Guardian agrees to pay TUITION of \$\_\_\_\_\_ to WEE CARE on the first day of each month, for each month the child is enrolled at WEE CARE, in exchange for the provision of the Christian day care services. This tuition entitles \_\_\_\_\_ to receive the referenced services during regular hours of operation as defined herein.
- II. **OBLIGATION FOR TUITION:** The Parent/Guardian is financially obligated for the full tuition regardless of WEE CARE’s observance of holidays or the absence of the child during the taking of a vacation by the Parent/Guardian. The failure to timely make the required tuition payment will result in WEE CARE’s issuance of a “Notice of Dismissal” regarding the child’s enrollment.
- III. **HOURS OF OPERATION:** Wee Care is open from 7:00 AM until 6:00 PM, Monday through Friday, except for observed holidays and in-service/staff planning days. WEE CARE will post a notice of its intended observance of regular holidays at least two days in advance of the observance. Parent/Guardian agrees that in the event \_\_\_\_\_ is not picked up by 6:00 a late fee of \$15.00 for each quarter hour after 6:00 will be assessed.
- IV. **OBLIGATIONS OF WEE CARE:** Wee Care agrees to provide as a part of its Christian Child care the following:
  - a) Examination of children daily for symptoms of contagious diseases or illnesses before they are admitted for the day. If a child has a temperature, he will not be admitted until he has been free of an elevated temperature for 24 hours.

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- b) Wee Care will exercise reasonable care and judgment in all matters pertaining to the safety and welfare of the child, while the child is under the care and control of WEE CARE.
- c) In the event of an accident or illness, Wee Care will promptly take reasonable measures to deal with the emergency and notify Parent/Guardian as expeditiously as possible.
- d) Wee Care will provide a morning and an afternoon snack.
- e) Wee Care will provide a Christian environment devoted to the development of the child's emotional, social and mental skills through a group atmosphere.
- f) Wee Care will give written notice to Parent/Guardian in the event of their child's exposure to a contagious disease.
- g) Wee Care will not release the child to anyone other than Parent/Guardian without prior written authorization by Parent/Guardian.

**V. OBLIGATIONS OF PARENT/GUARDIAN:** Parent/Guardian agrees to abide by and provide the following:

- a) PARENT/GUARDIAN will pick-up the child at or before 6:00 PM every day the child is in the care and custody of Wee Care.
- b) PARENT/GUARDIAN will not bring their child to Wee Care on those days that the child needs patented or prescribed medicine, unless there is a written authorization from the child's Doctor indicating that the child is fit for group interaction without endangering the health of other children and staff.
- c) In the case of an accident or illness when Parent/Guardian cannot be reached by Wee Care, Parent/Guardian expressly authorizes Wee Care to contact Dr. \_\_\_\_\_, whose phone # is \_\_\_\_\_ . Parent/Guardian understands and agrees to hold Wee Care harmless from the expense incurred by contacting the above referenced physician on behalf of the child.
- d) Parent/Guardian agrees to notify Wee Care of any contagious illness the child is exposed to, to remove the child from the facility and not allow the child to return until the danger of exposure has subsided.
- e) Parent/Guardian expressly authorizes Wee Care to exercise such necessary measures as are required to assure the safety and welfare of the child.

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- f) Parent/Guardian expressly authorizes Wee Care to dismiss the child in the event the child demonstrates the inability to participate in group experiences.
- g) Parent/Guardian expressly assumes responsibility for all acts of the child while the child is under the care and custody of Wee Care.
- h) Parent/Guardian releases and holds Wee Care harmless from all expense and obligation relating to any illness or accident occurring while the child is in the care and custody of Wee Care.
- i) Parent/Guardian expressly authorizes the child to participate in scheduled field trips and other activities.
- j) Parent/Guardian expressly acknowledges the receipt of “KNOW YOUR CHILD’S DAY CARE CENTER” pamphlet provided by DCF.
- k) Parent/Guardian expressly acknowledges the receipt of the “PARENT’S HANDBOOK” and expressly agrees to support the aims, ideals and policies set forth therein.
- l) PARENT/GUARDIAN expressly agrees to provide Wee Care two weeks prior written notification of the intent to withdraw the child from Wee Care. This notice will be provided to the Director of Wee Care in order to constitute a valid notice.

**VI. GROUNDS FOR DISMISSAL:** The following conditions or occurrences shall constitute grounds for the immediate termination of the child’s enrollment privileges:

- a) Failure to pay TUITION as required in section I above on the first day of each month the child is enrolled in WEE CARE and the annual registration in August/September.
- b) Failure to abide by the health care policies as set forth in the Parent Handbook and/or intentionally exposing other children and staff to potentially contagious diseases.
- c) Behavior of a child that puts other children and/or staff at risk of bodily harm.
- d) Failure to keep a child’s immunization records current.

**VII. SEVERABILITY:** It is understood and agreed by the parties hereto that if any part, term or provision of the agreement is by the courts held to be illegal or in conflict with any law of this State, the validity of the remaining portions of provisions shall not be affected, and the rights and obligations of the parties shall be construed and enforced as if this agreement did not contain the particular part, term or provision held to be invalid.

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- VIII. **LAW GOVERNING:** It is mutually understood and agreed that this agreement shall be governed by the laws of the State of Florida, both as to interpretation and performance.
- IX. **SECTION HEADINGS:** The section heading appearing in this agreement have been provided for the purpose of convenience and ready reference. They do not purport to, and shall not be deemed to, define, limit or extend the scope or intent of the clauses to which they appertain.
- X. **ENTIRE AGREEMENT:** This instrument embodies the whole agreement of the parties. There are no other promises, terms, conditions or obligation other than those set forth herein. This agreement shall supersede all previous communications, representations or agreements, either verbal or written, between the parties hereto.
- XI. **AMMENDMENTS IN WRITING:** This agreement may be modified or amended only by a duly authorized written instrument executed by the parties hereto.

Given under our hands and seals as of the date set out above.

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(Parent/Guardian)

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(Wee Care Director)