Contract Template for Childcare Service in Provider's Home

Effective on December 26, 2023

"In the event of inconsistency, the Chinese version shell prevail."

Terms	Notes
WHEREAS, ("Client") has commissioned ("Provider") to provide childcare service	1. Please verify national identification numbers
("Provider") to provide childcare service	and household registration details.
("Service") in Provider's home for	2. If the Client is <u>not of legal age</u> and unmarried,
("Child"), born on//(mm/dd/yyyy), National	their legal representative's signature must be
ID No;	obtained for this Agreement to become
NOW, THEREFORE, both parties agree to enter into the	effective.
following agreement ("Agreement") and be bound by the	3. If necessary, additional sections may be
following terms and conditions:	appended to the "Child" field (including name,
	national identification number, and date of
	birth) based on the number of children
	requiring childcare service in Provider's home.
I. Period of service	1. Both parties are required to comply with the
1. The period of service shall begin on//	terms and conditions set forth in the
(mm/dd/yyyy) and conclude on//	Agreement during the period of service.
(mm/dd/yyyy), with the first month being a probationary	2. The available types of childcare services are
period during which either party hereto may unilaterally	based on Article 6 of the Registration and
terminate this Agreement.	Management Regulations for Family
2. Service type and hours	Childcare Services Agencies.3. Please clearly indicate the hours of service, as
☐ Half day [<= 6 hours per day]: Between: and	this will be used as the basis for calculating
: from to (days of the week)	overtime or reduced hours.
□ Days [6–12 hours per day]: Between: and	4. Full-day childcare service is detrimental to
from to (days of the week)	child development and can have a negative
	impact on the parent-child relationship. It is
□ Full day [> 16 hours per day]: Between: and	recommended that the Client only select full-
: from to (days of the week)	day service if absolutely necessary due to their
□ Nights [between 8 p.m. and 8 a.m. of the next day;	work schedule.
accommodations at the Provider's registered address]:	5. Please refer to the Directorate-General of
Between: and: from to	Personnel Administration's announcements
(days of the week)	for a list of national holidays. Whether
☐ Extended hours [hours in addition to regular service	childcare service is to be provided on other
hours]: Between: and: from to	holidays (including typhoon days or other
(days of the week)	days with unplanned closures) may be
☐ Temporary care [temporary care services other than the	negotiated between the Client and the
five options above]: Between: and: on	Provider.
[day(s) of the week]	
3. The service shall:	
☐ Not be offered on national holidays	
•	
☐ Be offered on the following national holidays:	
II. Place of care and mode of transportation	1. Please clearly indicate the place of service.
1. Address:	2. To ensure accountability and the personal
2 ("Authorized Driver"), relationship to the Child: , shall be responsible for	safety of the Child, please clearly indicate the
Child: , shall be responsible for	method of transportation.

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dropping off and picking up the Child. 3. The Client shall duly notify the Provider in the event that the Child is to be transported by someone other than the Authorized Driver. III. Service details	4.	The Authorized Driver may not be a person who is under the age of 12 or who is otherwise unsuited to transport the Child. To ensure the personal safety of the Child, the Provider must be duly notified in the event that the Child is to be transported by someone other than the Authorized Driver. The Provider may ask to see a form of identification. This Chapter is based on Article 3 (services
The Provider shall duly perform the following responsibilities		provided by the Provider) of the Registration
entrusted by the Client in order to meet the needs of the Child at		and Management Regulations for Family
different developmental stages:		Childcare Services Agencies.
 Fostering a clean, sanitary, and safe childcare environment that is conducive to child development Providing the Child with sufficient nutrition, healthcare, life care, learning activities/games, and social development support Providing the Client with childcare-related information and consultation Recording the Child's daily life events and growth Assisting the Child in getting medical screenings and tests Providing other child development-related services 		Additional services, such as getting the Child vaccinated or taking the Child out on walks on a weekly basis, may be amended or added to the Agreement following negotiations between the Provider and the Client. The Provider must keep a daily log of the services provided in writing (such as a baby journal or daily service log). The log should include the following information: food intake, attendance records, daily activities, learning activities, emergencies, and other unusual circumstances.
IV. Service fees	1.	The terms of the Agreement shall clearly
 The monthly service fee shall be NT\$ The Client shall pay the Provider □ in cash □ through bank transfer □ by check on or before theth day of each month. Should the Client drop off the Child earlier or pick up later than scheduled, the Client shall pay the Provider an hourly overtime fee of NT\$ However, overtime of less than 30 minutes in a single day shall not be counted. Overtime of less than one hour but over 30 minutes shall be counted as one hour. In the event that more than instances of overtime or more than a cumulative total of hours of overtime are incurred in a single month, the Client shall negotiate a new agreement with the Provider, or the Provider may terminate the Agreement unilaterally. The Client shall pay the Provider □ an hourly □ a daily rate of NT\$ for requesting temporary childcare services outside of the agreed upon service hours. 	2.	indicate the service fee amounts and payment schedule to safeguard the rights and interests of both parties hereto and to prevent unnecessary disputes. As late pickups or early drop-offs may affect the schedules of both parties hereto, it is advised that the Agreement should include clear stipulations for service hours, modes of transportation, and overtime fees to prevent disputes. The calculation of overtime or reduced service hours (times) may be based on a predetermined period of time agreed upon by both parties hereto. Management of fee collection and refunds: The Childcare Provider Management Committee established by each local government shall be responsible for determining the fee and refund standards (based on local price indices and fee standards in the most recent two-year period) and making announcements of fee standards in
V. Suspension of service	1.	each administrative district on a regular basis. A suspension of service by either party hereto
 Should the Client request the suspension of the Service, the Provider 	1.	would involve the refund of fees and could lead to a significant impact on the other party's livelihood. As such, it is the most
☐ may retain all service fees received.		common cause for disputes between any two
□ shall issue a prorated refund to the Client; however, the Provider may terminate this Agreement unilaterally if the Child is not delivered to the Provider's charge for consecutive days. 2. The Client may request the temporary suspension of the service but shall pay the Provider half of the agreed amount	2.	parties to this Agreement. It is therefore recommended that the Agreement contain clear stipulations for the conditions of suspension and the terms of refund. To foster a good relationship and build trust between the two parties, it is recommended

for a suspension of more than days. 3. The Provider must notify the Client days in advance of any leave of absence and shall issue a prorated refund for already paid fees. However, if the Provider is on leave for days months consecutively or for a cumulative total of days weeks in a month, the Client may unilaterally terminate this Agreement. 4. In the event that the Child is infected with chickenpox, enterovirus, or another highly contagious or notifiable infectious disease and must be quarantined at home: The Provider shall issue a full refund for the period of the suspension of service. The Provider shall issue a partial refund of (%) starting from the the day of the suspension.	that the Client pay the Provider half of the agreed service fee during extended suspensions of the Agreement. 3. A variety of reasons could lead to a suspension of service, including sickness and overseas trips. The Client and the Provider may negotiate ad hoc refund terms in the event of extraordinary circumstances. 4. Children are more susceptible to infectious diseases than adults. Therefore, a child who is infected (or suspected of being infected) with chickenpox, enterovirus, or other contagious or notifiable infectious diseases shall be quarantined at home, and the Client shall be entitled to a refund.
VI. Visitation 1. The Client may make a request to visit the Child during the period of service, which the Provider may not refuse without just cause. 2. The Client's visitation shall not cause a negative impact on either the Child's or the Provider's daily routines.	 As a courtesy, the Client should make a phone call to the Provider before each visit. In principle, the Client is allowed to visit the Child at any time, but extended or frequent visits or visitation at odd hours could have a negative impact on the Provider's daily routine. Therefore, certain restrictions on visitation may be put in place. The Client may negotiate with the Provider to extend visitation hours or increase the frequency of visitation in the event of an emergency or other extraordinary circumstances.
VII. Emergencies 1. Should the Child become subject to an acute or serious	1. The Client should provide accurate telephone numbers for the emergency contacts to ensure
illness or accident, the Provider shall immediately administer emergency care/treatment, seek medical assistance, and notify the following emergency contact(s) designated by the Client: (1) Name:	that they can be reached. An emergency contact may be the Child's legal guardian or a family member. Please provide several alternatives to ensure that the Provider can reach an emergency contact in a timely manner in case of an emergency. 2. Parents should specify a hospital that the Child has regularly attended as the designated hospital as it will have on file the Child's comprehensive medical record, which is conducive to accurately diagnosing and treating the Child in case of an emergency. 3. The Client may specify additional emergency contacts and/or hospitals if necessary. 4. To ensure that the Child receives timely medical assistance, if the specified hospital is outside of the service range of the ambulance, the Child may be transported to a different medical institution designated by the competent emergency response authority.

- top priority and concentrate on providing childcare services.
- 2. The Provider shall enter into an agreement in writing with the parents, guardians, or other people looking after Child.
- 3. The Provider shall keep the Child and their family's personal information confidential except where the Provider has their express permission to disclose such information or where such disclosure to the competent authority is required by law.
- 4. The Provider shall receive at least 18 hours of in-service training each year. The in-service training shall include more than 8 hours of basic life support training every two years.
- 5. The Provider shall undergo a physical examination at least once every two years.
- 6. The Provider shall take out liability insurance prior to the period of service.
- 7. The Provider and any persons who reside with them in the same household shall not commit or have any of the following circumstances, or the Provider shall be disqualified from practice:
 - (1) They have violated Article 2, Paragraph 1 of the Sexual Assault Crime Prevention Act, Article 25 of the Sexual Harassment Prevention Act, the Child and Youth Sexual Transaction Prevention Act, or the Child and Youth Sexual Exploitation Prevention Act and have been punished with deferred prosecution or found guilty. However, people aged below 18 and who violate Article 227 of the Criminal Code shall be exempt from the above stipulation.
 - (2) They have violated the *Narcotics Hazard Prevention*Act and have been punished with deferred prosecution or found guilty.
 - (3) They have committed one of the acts described in any subparagraph of Article 49 of the *Protection of Children and Youths Welfare and Rights Act*, as verified by the competent authority.
 - (4) They have engaged in unlawful or inappropriate behavior resulting in a significant impact on the interests of the Child, as verified by the competent authority.
 - (5) There is tangible evidence indicating that they might hurt the Child, or they have been disqualified from providing childcare services by the competent authority.
 - (6) They have been placed under statutory guardianship or assistantship which is still in force.
 - (7) They were the perpetrator of domestic violence and have been punished with deferred prosecution or have been found guilty of the crime in the most recent five-year period.
 - A. The determination of item five of this subparagraph shall be carried out by the competent municipal or county (city) authority, which shall commission a review panel made up of qualified physicians, child and youth welfare specialists, and other relevant scholars and experts. However, if a competent authority determines a preclusion to be extinct, the Provider may continue to offer childcare service in their home in accordance with the same Act.
 - B. The Provider shall be held solely liable for any harm

- Regulations for Family Childcare Services Agencies.
- 2. The Provider should take out public accident liability insurance and general liability insurance before the start of the Service to cover bodily injury, death, or loss/damage of property due to an accident occurring to the insured during the insurance period. In case of damage, the insurance company shall be liable for compensation according to law, and when a payout claim is made, the insurance company shall be responsible for compensating the insured.
- 3. To prevent cross infection between children who are highly susceptible to infectious diseases, the Provider may ask that the Child remain home if the Child catches an infectious disease.

- caused to the Child for failure to disclose any of the conditions described above.
- 8. The Provider shall keep a daily record of the Service and shall provide a copy of the record to the Client.
- 9. To safeguard the health of the Child, the Provider may suspend the service if they have more than one child in their charge and one of the children becomes ill due to a notifiable infectious disease.
- 10. The number of children under the Provider's care shall not exceed the limit set forth in Article 7 of the Registration and Management Regulations for Family Childcare Services Agencies.

IX. Client responsibilities

- 1. The Client shall duly notify the Provider of the Child's medical, genetical, or special conditions and allergies, including allergies to food and medication (see Childcare Client Health Evaluation Form). The Provider is not liable for consequences resulting from the Client's failure to do so.
- 2. The Client shall give the Provider clear instructions as to the Child's physiological and mental health and shall provide the corresponding medication and equipment (with instructions of use included). The Client shall be solely liable for any harm caused to the Child due to the Client's failure to do so.
- 3. The Client shall be responsible for getting the Child vaccinated or taking the Child to the clinic. In case of an emergency, the Provider may, with the Client's consent, perform the aforementioned duties on the Client's behalf, with the associated transportation costs and healthcare bills borne by the Client. During the period of service, the Client shall entrust the Child's Children Health Handbook with the Provider.
- 4. After each visit of outpatient clinic, the Client shall duly notify the Provider of post-care instructions. In the event that the Provider takes the Child to a doctor's visit, the Provider shall duly notify the Client of post-care instructions.
- 5. The Client shall read and sign on the daily service record prepared by the Provider in order to keep track of the conditions of the Child.
- 6. The Client's relationship to the Child is ______, and the Client hereby certify that they have parental rights to or guardianship over the Child. Should there be a change in the Client's relationship to the Child, the Provider shall be notified immediately.
- 7. The Client may not disclose the Provider's personal information to unrelated third parties.
- 8. The Client shall provide the Provider with powdered milk, diapers, and other daily supplies (including
 ______) or negotiate with the Provider to handle the supplies in another manner.
- 9. The Client shall give the Provider prior notice before requesting a suspension.
- 10. The Client shall request a suspension of the Service should the Child contract a statutory infectious disease.
- X. Termination and extension of the Agreement
 - 1. Either party may unilaterally terminate this Agreement if the other party commits a major breach of contract or a major default attributable to the said party.

- Parents must duly notify the Provider of the Child's medical conditions and needs so as to facilitate the Provider's services, prevent harm to the Child, and minimize the possibility of disputes.
- 2. Diseases not listed in the Agreement may be indicated in the appropriate fields.
- 3. The Client shall certify their relationship to the Child.

Matters related to refunds shall be subject to the refund standards set forth by the competent city/county government.

2. Either party may unilaterally terminate this Agreement if	
the other party fails to make the necessary improvements	
by the given deadline after an improvement notice	
following a non-major breach.	
3. This Agreement may be terminated due to circumstances	
unattributable to either party hereto following a fruitless	
mediation by the competent city/county authority (or a	
professional mediation organization commissioned by	
such an authority) in the administrative region where the	
Provider's registered address is located	
4. Upon termination of this Agreement, the Provider shall	
return all remaining supplies provided by the Client.	
5. Upon termination of this Agreement, the Provider shall	
issue a refund for services not rendered if the termination	
is attributed to the Provider.	
6. The Provider shall issue a prorated refund for terminating	
the Agreement within the probationary period. Either	
party may terminate this Agreement after the probationary	
period by providing a one-month notice, except in the	
event that the other party commits a breach of contract.	
The Client may not request a refund for terminating this	
Agreement without a prior one-month notice when the	
Provider has no fault.	
XI. Dispute resolution and management	
1. Both parties hereto agree to resolve any dispute arising	
from this Agreement in good faith. The Client may request	
mediation convened by the competent city/county	
authority (or a professional mediation organization	
commissioned by such an authority) in the administrative	
region where the Provider's registered address is located.	
2. Should either party request mediation with the competent	
township (or city/district) office, the other party must	
collaborate in the proceedings.	
XII. Jurisdiction	1. According to Article 24 of the <i>Code of Civil</i>
Both parties agree to have the Taiwan District	Procedure, the parties may, by agreement,
Court serve as the court of first instance for any litigation	designate a court of first instance to exercise
arising from this Agreement. However, the regulations for	jurisdiction. However, the jurisdiction of small
small-claims proceedings set forth in the <i>Code of Civil</i>	claims proceedings may not be changed.
	2. Small claims proceedings apply to claims with
Procedure shall still apply.	1 0 11 0
	a monetary value of no greater than
	NT\$100,000. Summary proceedings shall
	apply to claims with a monetary value of no
	greater than NT\$500,000. Both types of
	proceedings shall have the same binding force
VIII Complementary and in a	as regular proceedings.
XIII. Supplementary provisions	The two parties hereto may make amendments to
1.	the preceding articles directly or include
2.	additional provisions under this Article to address
3. VIV This Agreement shall be executed in duplicate, with the	the actual conditions of the Service.
XIV. This Agreement shall be executed in duplicate, with the	
parties hereto each retaining one original copy.	

Client:	(National ID:)	1. The Signatories shall be the same as indicated
Household registratio	n address:		in the main text of this Agreement.
Mailing address:	Tel:		2. After signing, a paging seal shall be applied to
Provider:	(National ID:)	the edge of each page of the document to
Household registratio	n address:		prevent tampering.
Mailing address:			
Tel:			
Date:			

Childcare Client Health Evaluation Form

Name of the Child:	Nickname	:	Blood type:	
National ID number:	Sex:	Date of birth:	//	(mm/dd/yyyy)
Name of father:	Contact number:		Mobile:	
Name of mother:	Contact number:		Mobile:	
Legal guardian:	Contact number:		Mobile:	
1. To ensure quality service and to provide the following info Health conditions:	rmation:	-	ce of their duties, t	the Client is advised
(1) Allergies: ☐ No ☐ Yes: _				
(2) Allergy type: ☐ Food:				
	: □ Pollen			
(3) Pre-existing conditions:	\square No \square Yes: (\square Ast	hma □ Epileps	y □ G6PD deficie	ncy
☐ Heart disease ☐ Urticar	ria □ Chronic bronc	hitis 🗆 Atopic	dermatitis 🗆 Febri	le convulsions \square
Chronic otitis media □ Do	own syndrome □ Pr	emature birth	☐ Cerebral palsy	
☐ Developmental delays	□ Autism □ ADHD	☐ Hearing imp	pairment □ Visual	impairment
□ Other:				
(4) Instructions to Provider:				
(5) Dietary restrictions: □ No	o □ Yes:			
(6) History of surgery: □ No(7) Other health conditions:	☐ Yes, illness:	; instruction	ons to Provider:	
2. Vaccinations: □ To be arrang	ed by the parents □	Other:		
3. Medical assistance: ☐ The Pr	-		will take the Chil	d to a hospital.
	Provider must notif	-		-
	n in the event of an	• •	crore taking the en	ma to a nospitar
□ Oth		2 ,		
4.□ Designated hospital(s):				
<u> </u>	ddress:	Γ	Tel:	
(1)Attending physician:				
(2)Attending physician:	ddress:	Γ	Tel:	
Attending physician:	ddress:	т	Ta1∙	
(3)Attending physician:	duicss.	J		
☐ Unspecified				
5. The Client must duly inform	the Provider of the (Child's pre-exis	ting conditions (if	any) and provide
instructions in the event of an	n emergency. The Pr	ovider is not lia	able for any acute	• /
illnesses, accidents, or circur		able to the Prov	vider themselves.	
6. Additional instructions to Pro	ovider:			
	Si	ignatures of the	parents:	
	ח	ate:		
	D			

1. The Bradition of the Bible hat interesting proof and constitute a special application actions		
The factor delicates are approximately and the proof prophotographic field.		
1 the basis duting \$1/10 within bein's your of inflaminational deleted may show the late in the basis open passware deleter and deleters and deleters and deleters and deleters and deleters and deleters are separally to		