## DAYCARE / CHILDCARE AGREEMENT Pampered Seeds Childcare LLC

<b>1. The Parties</b> . This Daycare/Childcare Services Agreement, ("Agreement") made, 20 ("Effective Date") made by and between:				
Parent(s): with a mailing addr of	ess of , ("Paren	, City of _	, State	
AND				
Child Care Provide with a mailing address of	<b>der</b> : ess of , ("Child (	, City of _ Care Provider").	, State	
Child Care Provide as the "Parties."	r and Client are	each referred to herein	as a "Party" and, collectively,	
	ned herein, the h	nires the Child Care Pro	of the mutual promises and ovider to work under the terms	
2. The Children. T	his Agreement s	hall only be for the follo	wing child(ren) named below:	
Child's Nam	e	Date of Birth		
Child's Nam	e	Date of Birth		
Child's Nan <mark>*No Family Disco</mark> u	ne <mark>unt.</mark>	Date of	Birth	
		ider shall provide their ekly schedule: (check a	Services to the Child(ren) in all that apply)	
<u>Days</u>	Start Time	End Time		
<ul><li>□ - Monday</li><li>□ - Tuesday</li><li>□ - Wednesday</li><li>□ - Thursday</li></ul>	:_ : :		:	



□ - Friday	: 🗆 AM 🗆 PM	: □ AM □ PM	
□ - Saturday	: 🗆 AM 🗆 PM	: 🗆 AM 🗆 PM	
□ - Sunday	: 🗆 AM 🗆 PM 🔝	: 🗆 AM 🗆 PM	
the child's daycare h b.) Late Pickup. If the effort must be made shall be administered	Parent(s) is going to be late per to contact the Child Care Product if the Parent(s) are more than Pickup Fee"). The Late Pickup	are provider on any changes to bicking up their child(ren), every ovider. A late pickup fee of \$20 and 15 minutes late after the child's person of person of person of the same of the child's person of the same	
	rties acknowledge and agree the ollowing national holidays: (che	hat the Child Care Provider will eck all that apply)	
<ul> <li>□ - New Year's Day</li> <li>□ - Martin Luther Ki</li> <li>□ - President's Day</li> <li>□ - Memorial Day</li> <li>□ - Independence I</li> <li>□ - Labor Day</li> <li>□ - Cesar Chavez I</li> <li>□ - Veterans' Day</li> <li>□ - Thanksgiving ar</li> <li>□ - Christmas Eve a</li> </ul>	ing Jr Day  Day  Day  Day  Ind the Day After.		
shortterm illness and uns a one-time fee of \$50.00	scheduled vacation days or non per child. Daycare fees are due	ardless of holidays, children's n-school days. Registration fees: e every Monday morning. If fees I days that were not covered by	
<b>6. Absent</b> . If any Child(ren) 5-day(s) notice be provided		re Provider requires that at least	
If any Child(ren) are absent without proper notice, the Parent(s) shall be charged the full amount as if their Child(ren) were provided Child Care Services for the absent period.			

- **7. Vacation Times**. Parent(s) Vacation. The Parent(s) must provide at least 2 weeks' notice before their Child(ren) is on vacation. During the Parent(s) vacation, the Parent(s) are required to pay for Child Care Services during such vacation.
  - Child Care Provider(s) Vacation. The Child Care Provider(s) must provide at least 2
    weeks' notice before going on vacation. The parents are still responsible for the
    regular payment when the provider is closed.
- **8. Termination.** A 30-day notice must be given for termination of this agreement in writing by the parents. The provider may give two weeks' notice.
- **9. Meals.** The daycare is supported by Beanstalk Food Program, which provides nutritious meals for children. All meals are served with milk, snacks include 100% juice. The child, depending on the time of care, will receive two meals and two snacks throughout the entire day.
- **10. Illness.** Please keep your child at home in case of contagious illness or an illness which prevents the child from participating in the daycare activities. Fever, vomiting, diarrhea, pink eye or head lice and other similar illnesses will be a cause for the daycare provider to contact you and have your child picked up immediately.
- **11. Governing Law**. This Agreement shall be governed by and shall be construed in accordance with the laws in the State of California.
- **12. Severability**. If any term, covenant, condition, or provision of this Agreement is held by a court of competent jurisdiction to be invalid, void, or unenforceable, the remainder of the provisions shall remain in full force and effect and shall in no way be affected, impaired, or invalidated.

This Agreement constitutes the entire agreement between the Parties to its subject matter and supersedes all prior contemporaneous agreements, representations and understandings of the Parties. No supplement, modification, or amendment of this Agreement shall be binding unless executed in writing by all Parties.

Parent(s) Signature	Date
Print Name	
Child Care Provider's Signature	Date
Print Name	



