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| Personne autorisée  (le cas échéant) : | | | | | | | | | | | | | | | | | | | | | | | | | | | | Nom de famille | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | Prénom | | | | | | | | | | | | | | | | | | | | | | |
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| **ci-après désigné le « PRESTATAIRE »** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| Nom du parent : | | | | | | | | | | | | | | | | | | | | | | | | | | | | Nom de famille | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | Prénom | | | | | | | | | | | | | | | | | | | | | |
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| **ci-après désigné le « PARENT »** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| **Article 1. Portée de l’entente** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| Le **Parent** admissible à la contribution réduite et le **Prestataire** ont conclu une entente pour des services de garde éducatifs (entente principale). | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| Le **Parent** souhaite que son **Enfant** bénéficie de | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |  | | | | | | | | | | | | heure(s) additionnelle(s) de garde en supplément des 10 heures de garde prévues | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| à l’entente de services de garde. | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| **Article 2. Période de garde supplémentaire demandée par le Parent** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| **Nombre d’heures** | | | | | | | | | |  | | | | | | | |  | | | | | | | | | | | | | | | | | | | |  | | | | | | | | | | | | |  | | | | | | | | |  | | | | | | | | | |  | | | | |  | | | | | | | | | |
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| Nombre  jours  semaines ou  mois de prestation des services de garde additionnels : | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |  | | | | | | | . | | | | | | | | | | | | | | | | |
| Somme totale à débourser par le **Parent** : | | | | | | | | | | | | | | | | | | | | | | | | | | | |  | | | | | | | | | | | | | $ | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| **Article 3. Modalité de paiement** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| Le versement de la contribution supplémentaire se fera  chaque semaine  toutes les deux semaines  une fois par mois. | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| Chaque versement sera de | | | | | | | | | | |  | | | | | | | | | | | | | | | | | | | | | | | | | $.  Par chèque  Par paiement préautorisé  Par paiement comptant ou direct | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| Si la prestation des services de garde additionnels est prévue sur une période de deux mois ou moins, le versement de la contribution supplémentaire se fera  chaque semaine  toutes les deux semaines. | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| Le premier versement est exigé à la date du début de la prestation des services ou au plus tard le *(lorsque cette date est postérieure à la date de début* | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| *des services)* | | | | | | | |  | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | . | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| **Article 4. Durée** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| L’entente entre en vigueur à la date de la première journée prestation de services de garde additionnels à l’**Enfant**, soit le | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |  | | | | | | | | | | | , | |
| et se termine le | | | | | | | | |  | | | | | | | | | | | | | | | | | | | | | | | | | | , pour une durée totale de | | | | | | | | | | | | | | | | | | | | | | | |  | jours. | | | | | | | | | | | | | | | | | | | | | | | | |
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| **Ministère de la Famille et des Aînés** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| FO-0659-04 (06-2008) | | | | | | | | | | | | | | | | | | | | Annexe D − Page 1 de 3 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| FAnb7mm | | | | | | | | | | | | | | | | | | | | | | | Annexe D (suite) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| **Article 5. Résiliation de l’entente par le Parent** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| Le **Parent** peut mettre fin en tout temps à l’entente en envoyant un avis au **Prestataire** conformément aux dispositions de la Loi sur la protection du consommateur. Un modèle d’avis est fourni en annexe de la présente entente.  La présente entente est résolue de plein droit à la date où il est mis fin à l’entente de services de garde conclue entre les parties. | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| **Article 6. Dispositions particulières** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| La présente entente doit être signée en double exemplaire et les obligations du **Parent** ne débutent que lorsque ce dernier en a reçu une copie signée. | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| **MENTION EXIGÉE PAR LA LOI SUR LA PROTECTION DU CONSOMMATEUR** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| (Contrat accessoire de louage) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| « Le présent contrat est accessoire du contrat de louage de services à exécution successive conclu le | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| Le consommateur peut résilier le présent contrat à tout moment en envoyant la formule ci-annexée ou un autre avis écrit à cet effet au commerçant.  Le contrat est résilié, sans autre formalité, dès l’envoi de la formule ou de l’avis.  Si le consommateur résilie le présent contrat avant que le commerçant n’ait commencé à exécuter son obligation principale, le consommateur n’a aucuns frais ni pénalité à payer.  Si le consommateur résilie le contrat après que le commerçant ait commencé à exécuter son obligation principale, le consommateur n’a à payer que :   1. le prix de location du bien ou des services qui lui ont été fournis, calculé au taux stipulé dans le contrat; et 2. la moins élevée des deux sommes suivantes : soit 50 $, soit une somme représentant au plus 10 % du prix des services qui ne lui ont pas été fournis ou du prix de la durée de location non écoulée.   Dans les 10 jours qui suivent la résiliation du contrat, le commerçant doit restituer au consommateur l’argent qu'il lui doit.  Le consommateur aura avantage à consulter les articles **190** à **196** et **207** de la Loi sur la protection du consommateur (L.R.Q., c. P-40.1) et, au besoin, à communiquer avec l’Office de la protection du consommateur ». | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| **Signatures** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| **Ministère de la Famille et des Aînés** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| FO-0659-04 (06-2008) | | | | | | | | | | | | | | | | | | | | | Annexe D − Page 2 de 3 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| Formule de résiliationLoi sur la protection du consommateur, article 190 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| En vertu de l’article 193 de la Loi sur la protection du consommateur, je résilie l’Entente concernant des services de | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| **Ministère de la Famille et des Aînés** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| FO-0659-04 (06-2008) | | | | | | | | | | | | | | | | | | | | | | | Annexe D − Page 3 de 3 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |