

**CHILD DEVELOPMENT CENTER AT WYNDHAM
AFTER THE AVENUES POLICY AGREEMENT
SCHOOL AGE (Rising 6th through Rising 8th Graders)**

CHILD'S NAME: _____ DATE OF BIRTH: _____

GRADE IN FALL 2017: _____

BE SURE TO CHECK AND INITIAL THE EXACT WEEK THAT YOU WANT RESERVED FOR THE SUMMER MINI-CAMP PROGRAM.

_____ [] Art Upcycled
\$275/week
June 26-30, 2017
8:30 a.m. - 3:30 p.m.
Class limited to 10 students

_____ [] Scientific Explorations
\$350/week
July 10-14, 2017
8:30 a.m. - 3:30 p.m. *Ending time may vary on longer field trip days*
Class limited to 10 students

_____ [] Richmond Eats
\$275/week
July 31 – August 4, 2017
9:00 a.m.- 4:00 p.m.
Class limited to 8 students

_____ [] Outdoor Adventures
\$350/week
August 7-11, 2017
8:30 a.m.- 3:30 p.m. *Ending time may vary on longer field trip days*
Class limited to 13 students

A deposit of \$100.00 per week requested is necessary to process your enrollment form. This deposit will be applied to the tuition for that week and is posted and due as soon as this Policy Agreement is turned in.

_____ (number of weeks requested) X \$100.00 = \$ _____

Check to be made payable to CDCW for the amount calculated above.

TUITION

I agree to pay the tuition payment indicated for each session that my child is enrolled in the middle school camp as indicated with my initials and check marks on this contract, with no deduction for absence including holidays, vacations or illnesses. The balance of the tuition payment is due by the Monday of the week in which it starts. _____ **(INITIAL)**

CANCELLATION OR REQUESTED CHANGES TO THE SUMMER MINI-CAMP

I understand that I have until **April 30, 2017** to make any changes to this contract. These changes must be made in writing. I understand that the \$100.00 per week deposit is non-refundable unless the program is cancelled. After **April 30, 2017**, I understand that I am financially obligated for the full tuition for the weeks reserved whether or not my child attends the camp program. _____(INITIAL)

SOLICITATION AND/OR HIRING OF CDCW EMPLOYEES

I acknowledge that the Child Development Center at Wyndham (“CDCW”) has invested both time and money in recruiting and training their employees. Commencing with the date of this Agreement and continuing for six months after the date this Agreement terminates or it is no longer in effect, regardless of the reason, I shall not directly or indirectly, solicit or employ any “current employees” to provide childcare other than that which is provided by them through CDCW and occasional babysitting during hours when CDCW is not normally opened. “Current employees” shall mean any employee that is working at any time between the date of this Agreement and six months subsequent to the cessation of this Agreement, regardless of the reason. I further agree that should I breach this condition, I will immediately pay CDCW an amount equal to three months of the employee’s wages based on their most current pay rate and scheduled hours. The parties agree that this sum (three months wages) represents a reasonable approximation of the damages to be suffered by CDCW (training costs, etc.) and is not a penalty. I have carefully read and considered the non-solicitation and non-hiring provisions set forth herein and agree that the restrictions set forth are fair and reasonable and are reasonably required for the protection of the interests of the CDCW, its officers, directors, and other employees.

GUARANTEE

Each of the undersigned hereby absolutely and unconditionally guarantees the full and prompt payment and performance of all indebtedness, obligations and liabilities to CDCW under this agreement including all tuition, late charges, liquidated damages associated with employing a CDCW employee (see solicitation paragraph above), attorneys’ fees and to pay all expenses incurred in collecting such indebtedness or any portion thereof, and in enforcing this Guaranty, if after the occurrence of a default or an event of default such indebtedness or any portion thereof, or this Guaranty, or both, are placed in the hands of an attorney or a collection agency, or if after the occurrence of a default or event of default, CDCW finds it necessary or desirable to secure the services or advice of an attorney with regard to collection. This is a guaranty of payment and each of the undersigned hereby expressly waives all notices, demands, requirements to take action or file any suit against the guarantors and all other suretyship defenses of any kind. _____(INITIAL)

SEVERABILITY

The provisions of this Agreement shall be deemed severable, and the invalidity or unenforceability of any one or more of the provisions, paragraphs, clauses, or phrases hereof, shall not effect the validity or enforceability of other portions of the Agreement. The construction and interpretation of the Agreement shall at all times and in all respects be governed by the laws of the Commonwealth of Virginia.

All Parents’ or Legal Guardians’ (Guarantors) Signatures:

Print Your Name Here

Signature

Date of Agreement

Print Your Name Here

Signature

Date of Agreement