

Specific Agreement on the Provision of an Additional Meal

Consumer Protection Act, section 206 and following
Regulation respecting reduced contributions, section 10

Between:

Childcare provider: _____

Address at which services will be provided:

Number	Street	Apartment or Suite
Municipality	Province	Postal code

Authorized person (if applicable):

Last name	First name
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hereafter referred to as the “PROVIDER”

And:

Name of parent:

Last name	First name
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Address:

Number	Street	Apartment or Suite
Municipality	Province	Postal code

hereafter referred to as the “PARENT”

Concerning childcare for:

Name of the child:

Last name	First name
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hereafter referred to as the “CHILD”

Article 1. Scope of the agreement

The **Parent**, who is eligible for the reduced contribution and the **Provider** have concluded a childcare service agreement (principal agreement).
The **Parent** wants her/his child to receive an extra meal supplied by the **Provider**, and this, in addition to the meal the **Provider** must furnish pursuant to the *Regulation respecting reduced contributions*.

Article 2. Meal requested and furnished to the Child (check the appropriate boxes)

	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday
Breakfast	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Evening meal	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Price of breakfast: \$ _____ Price of evening meal: \$ _____

Number days week or month of provision: _____

Total amount to be paid by the **Parent**: \$ _____

Article 3. Method of payment

Meal costs are payable on _____.

Payment of the additional contribution will be made every week every two weeks once a month.

Each payment will be in the amount of \$ _____ By cheque By preauthorized payment By cash or direct payment

If the additional meal will be provided during a period of two months or less, payment of the additional contribution will be made every week every two weeks.

The first payment is required on the first day of childcare or, at the latest, (when this date falls after the date the childcare services begin) _____.

Article 4. Duration

The agreement will come into effect on the date of the first day of provision of the additional meal to the **Child**, _____ and will end on _____, for a total duration of _____ days.

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Article 5. Cancellation of the agreement by the Parent

The **Parent** may cancel the agreement at any time by sending a notice to the **Provider** in accordance with the provisions of the *Consumer Protection Act*. A sample notice has been appended to this agreement.

This agreement will be dissolved of right on the cancellation of the childcare service agreement concluded between the parties.

Article 6. Specific provisions

This agreement shall be signed in duplicate. The **Parent's** obligations commence only after s/he has received a signed copy.

**NOTE REQUIRED UNDER LAW CONCERNING
 THE PROTECTION OF THE CONSUMER**

(Accessory service contract)

“This contract is accessory to the contract of service involving sequential performance concluded on _____ (insert the date on which the **Parent** signed the childcare service agreement).

The consumer may cancel this contract at any time by sending the attached form or another written notice to such effect to the merchant.

The contract is cancelled of right from the sending of the form or notice.

If the consumer cancels the contract before the merchant has begun the performance of his principal obligation, the cancellation is effected without cost or penalty to the consumer.

If the consumer cancels the contract after the merchant has begun the performance of his principal obligation, the only sums that the merchant may exact from him are:

- a) the price of the goods or services rendered, computed on the basis of the rate stipulated in the contract, and
- b) the lesser of the following sums: \$50 and a sum representing not more than 10% of the price of the services that were not rendered or one-tenth of the total price provided in the contract.

Within ten days following the cancellation of the contract, the merchant must return to the consumer the sum of money he owes him.

It is recommended that the consumer consult sections **190 to 196** and **207** of the Consumer Protection Act (R.S.Q. c. P-40.1) and, if necessary, contact the Office de la protection du consommateur.”

The parties have expressly chosen and expressly agree to draw up the present contract, including all annexes, in English.

Signatures

_____	_____	_____
Date	Place	Signature of Parent

_____	_____	_____
Date	Place	Signature of Provider (authorized person)

CANCELLATION FORM
 Consumer Protection Act, section 190

To: _____

Transmission date: _____

Name and address of childcare service provider

Pursuant to section 193 of the *Consumer Protection Act*, I cancel the Specific Agreement on the Provision of an Additional Meal for _____ concluded on _____
First and last name of Child *Date*
 at _____
Place

Name of Parent: _____
Last name First name

Address: _____
Number Street Apartment or Suite

_____ Municipality Province Postal code

_____ Date Place Signature of Parent