

Termination Policy and Advance Notice

TERMINATION POLICY: The first 30 Days will be regarded as a trial period, in which case either party may terminate the contract without notice. **After the first 30 Days of enrollment, a 60 Day written notice from parent or provider is required to terminate the contract**, with the exception of gross misconduct on part of the provider, parent, or child. This is grounds for immediate discontinuation of service.

ADVANCE NOTICE: When the day comes you no longer need our childcare services, **60 Days advance notice needs to be given to us**. Whenever possible even more notice is better. This helps us tremendously. Reason being, unlike childcare centers, we can only take a maximum of 14 children (at this time we only take 6 to 7 on average). So when we are full we are forced to say NO to all incoming requests for childcare. If we have advance notice of discontinuation of needed services...

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