

DAY-AFTER-DAY INC.
687 Watertown Street
Newton, MA 02460
(617) 964-1202

AGREEMENT

1. I/We: _____ parent(s)
or legal guardian(s) (the "Parents") of : _____,
agree to enroll this child in the Day-After-Day After School Program
(the "Program") for the 2002-2003 school year.
2. The Program agrees to provide after school care for said child during hours to be
established on every day of the school year September 6, 2003,- June 27, 2004
respectively.

TIME SLOT

3. The Parent(s) agrees and promises as follows: To enroll the child in the Program for
the following days and hours per week.
4. MONDAY HOURS _____ THURSDAY HOURS _____
TUESDAY HOURS _____ FRIDAY HOURS _____
WEDNESDAY HOURS _____

It is understood and agreed by the Parent that the particular days selected above
cannot be changed without written notice to the Director two weeks prior to a
change.

FINANCIAL POLICIES

- 4A. Payments for the schedule listed above, the tuition for the school year is
\$ _____. This is payable in ten monthly installments
of \$ _____, due on the first day of the month
(beginning September 9, 2002). Bills are not sent. It is your responsibility
to deliver payment by the 1st of each month.
- 4B. Vacation Care: D.A.D. is open Tuesday, Wednesday, and Thursday during
February school vacation, if there is a sufficient need. A separate bill is issued for
families who use the Program during vacation.
- 4C. Late Fee: Parents will be expected to pay \$1.00 per minute after 6:05 p.m. Such
late fees will accrue without notice by the Program. The Director will issue a
separate bill for late fees, and must be paid in cash.

4D. The parent agrees to pay in full the tuition without deduction for absences, early departures, or failure otherwise to make full use of the Program.

5A. The Agreement may be terminated by either party only by written notice sent to the Director. In any event, the termination notice shall not be effective until thirty days after receipt by either party and both parties shall be bound by the terms of this Agreement, including enrollment fees, until thirty days have elapsed. Any deposit hereunder may be applied to the balance due on enrollment fees if at the time of the receipt of said termination notice all other fees are paid up.

NO WITHDRAWALS WILL BE PERMITTED AS OF MAY 1, 2003,

5B. In the event that the Child becomes temporarily disabled or ill for an extended period of time and the Parent so notifies the Director of the Program, said Director may reduce the fees or take any other action that the Director deems advisable in such a situation.

6A. It is understood and agreed by the Parent that the Program has full responsibility for the management and care of the Child while enrolled in the Program, and that the Program may make use of additional qualified counseling services if such services are deemed necessary by the Program or requested by the Parent in order to insure appropriate program design and activity for the Child. Should the Program prove inappropriate in meeting the needs of the Child the Program will aid in the relocation of the Child to a more suitable environment.

6B. It is understood and agreed by the Parent that the City of Newton, the City of Newton School Department and the City of Newton School Committee have no responsibility for, nor control over the condition of the premises, nor for the staff employed, nor for the Child in any manner whatsoever. The Parent agrees to release and hold harmless the City of Newton, the City of Newton School Department and the City of Newton School Committee for any and all liabilities whatsoever.

I/We: _____, as parent (s)
or legal guardian (s) of the child: _____
do hereby agree to enroll such child in the Day-After-Day, Inc. After School
Program in accordance with the terms of agreement listed above.

Signature of Parent/Guardian

Date

The foregoing application is hereby accepted by and on behalf of the Day-After-Day, Inc. After School Program.

For the Day-After-Day, Inc. After School Program

Date