

Phelps Community Center School-Age Program

RENEWAL CONTRACT– Summer Session

Child's Name(s):

Date:

Parent's Name(s):

Date:

This agreement made between _____ as the parent(s) of the above named child/children and the Phelps Community Center School-Age Program.

I. ATTENDANCE:

It is understood and agreed between the parties that the aforementioned child/children shall attend the Phelps Community Center School-Age Program:

_____ **OPTION 1: 10-week Plan**

_____ **OPTION 2: Weekly Plan**

_____ **OPTION 3: Per Diem** (Please circle days) M T W Th F

Program runs from 6:00 am to 6:00 pm, Monday through Friday before and after school hours. Meals will not be provided however; snacks and beverages will be available.

Enrollment in program under this contract is for the entire school year period whether or not the child/children is/are in attendance.

Parents understand and agree that children who are ill will not be allowed to attend the Phelps Community Center School-Age Program Summer Session. It is further understood that should a child develop an illness while at the Phelps Community Center, the parent will be contacted to pick-up the child.

II. PAYMENT:

The parent(s) agrees that payment shall be made in the amount of **\$35** for one child; **\$60** for two children; or **\$90** for three children **PER DAY**; **\$140** for one child; **\$230** for two children; **\$300** for three children **PER WEEK**. Fees for the **10-WEEK PRORAM** are: **\$120** for one child, **\$210** for two children and **\$270** for three children. Said payments must be made by the week prior to the services rendered. These payments are subject to **OPTION** chosen above and should be chosen on the attached document.

With the execution of this contract, a deposit of \$35.00 shall be paid to the Phelps Community Center School-Age Program Summer Session. Said deposit will equal two weekly installments, which will reserve the child/children's placement in the program.

The participant may be charged for field trips and/or swimming lessons. The parent(s) acknowledges the decision not to participate in any field trips will require the parent(s) to locate alternative care for that date.

In the event the parent defaults in payment for 1 week or more, the child will lose their placement at the program. Any balance due will be collected from the paid deposit or through legal action. Should legal action be necessary, the parent(s) shall be liable for all costs incurred including, but not limited to, court costs and reasonable attorney fees.

IV. ALTERATION:

This agreement may not be altered, modified or amended except in writing, properly executed by the parties to it.

William Krise, Director of Education and Recreation

Date

Parent/Guardian Signature

Date