

Child's Information:

Langdon Learning Centre Preschool Registration form - 2025/26

Last name:	Gender:
	Admin
	Cell Phone #:
if different from Childs	Home Phone #:
	Work Phone #:

Father's name:		Cell Phone #:	
Address:	if differ from child's	Home Phone #:	
Email Address:		Work Phone #:	

Who should emails be sent to?	Mother	lother Father Both	
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Medical Information

Allergies?	YES	NO	Immunizations up to date?	Immunizations up to date? Yes		No
If yes, please explain?			Admin			

Alternate contact

Should there be an emergency at the school for any reason and we cannot contact either of the parents, we will call an emergency contact. This person should be able to collect your child from the centre if either of the parents is unable to. If you have a day home provider, please provide their information in this area. If it is not a day home then the person should be someone you trust, your child knows and lives within a 15-minute drive to the preschool. Examples would be a family member, neighbour or friend.

Name of contact:	Relationship to child:
Email Address:	Cell Phone #:
Address:	

Please select which class you would like to register your child for

V	Class Day & Time	Program Cost	Gov Grant	Cost to Parents	Administration
	Mon/Wed 8:15 – 10:45 am	\$144.25	<\$100>	\$44.25	\$75 Reg Fee
	Tues/ Thurs 8:15 – 10:45 am	\$144.25	<\$100>	\$44.25	Medical



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Authorization to act in a medical emergency

In the event of a serious illness requiring medical attention, every effort will be made to notify the emergency contact person if the parent or guardian is unavailable. All care and attention will be given to the health and comfort of the student.

I hereby authorize the Director of head teacher in charge to obtain or secure such medical advice and treatment as may be deemed necessary for the health and safety of the student.

necessary for the health a	nd safety of the student.				
•	esponsibility for and undertak angdon Learning Centre from he preschool property.		_		
I agree to the abov	ve authorization	Initial:]
FOIP Requirement and p	ourpose				
accordingly. The information	l on all the forms within this re on will be used at the discretio injury, or illness in the classro ild's file and can review it at an	n of the teache oom or while at	r in charge to a tending a scho	assist in caring for ool field trip. Only	the student's health needs, staff and licencing officers
be held confidential and are volunteering in our classroom	parents or guardians either by e not permitted to be shared v om, you must review our prog n if your child no longer attend	with anyone oth ram policies an	ner than the te d discipline pr	eachers and suppo	ort staff present. When
If a picture is selected to be for written (email is accept	ng class activities for sharing wi e used on our website for adve- cable) permission to post. You acebook, Instagram, etc.) invol	rtising purposes must refrain fro	s, the parent o om posting an	r guardian will be y photos or video	contacted prior to and asked staken at preschool events
I agree to the abov	ve authorization	Initial:]
and true. I have read the pa	of the above-named child, I cer arent welcome package provic ation provided that is untrue co	ded and I ackno	wledge and u	nderstand the req	uirements for enrollment in
Parent Signature:			Date:		



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Medication Consent Form

Please fill out the following information enabling our trained staff to administer medication to your child. Under government regulations, without proper consent, staff members are not permitted to administer any medication

Child's Name:				
Birth date (dd/mm/yy):				
Medical Issue:				
Name of medication:				
Dosage to be given:				
Time of day to be given:				
Prescription #:			Expiration Date:	
Indications to administer:	i.e	e. wheez	ing, coughing heavily, throat is	closing, etc
Additional Comments or In	structions:			
	cept with your child's medication. The log form will be shared wi	-		
a safety rule and is governe	alers, EpiPens, etc.) must be eit d by our licensing requirement first and last name written on tl	ts. Pleas	se ensure you have the follow	
	st be in its original container /			
packaging with readable in	structions.		* This completed form for ea	ch medication \Box
*The date on the container	cannot be expired.		Admi	n



Payor's PAD Agreement

INSTRUCTIONS

® is a registered certification mark owned by the World Council of Credit Unions and is used under license.

- 1. The Payee must retain this PAD Agreement for at least 12 months after the last Pre-Authorized Debit (PAD) is issued.
- 2. The Payee can obtain the transaction type code from the Payments Canada website. See Payments Canada Rule 007, Standards for the Exchange of Financial Data on AFT Files.
- The Payee will insert the number of days required to cancel a payment in the "Cancel Payment" Section (cannot exceed 30 days).

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NAME																	
ADDRESS																	
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NAME																	
ADDRESS 120, 35	55 - Ce	ntre Street	NW														
CITY Langde	on			PROVINCE AB							POSTAL (CODE _	TOJ 1)	< 2			
PHONE 403-93	6-5699	<u> </u>		EMAIL langdonlea	arningcer	ntre@)gma	ail.co	m								
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CANCEL PAYMEN	T The F	Payor may	cancel this au	thorization at any time 🤇	30_ DAY	/S NOTI	ICE IS	REQUIF	RED BEF	ORE TH	E NEXT PAD	WILL BE	ISSUED.	CANNOT E	EXCEED (30 DAY	S)
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Payor Signature										I	Date						
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Payor Signature											Date						

ORIGINAL - ORIGINATOR COPY - PAYOR

page 1 of 2 FORM 1696 (R.08/08)

TERMS AND CONDITIONS

- This Agreement is subject to any and all applicable laws, including without limitations, any and all applicable laws relating to consumer protection.
- Particulars of the Account that Payee is authorized to debit are indicated in the "Payment Details" section on page 1 of this Agreement. A specimen cheque, if available for the Account, has been marked "VOID" and attached to this Authorization.
- 3. I/We undertake to inform the Payee, in writing, of any change in the Account information provided in this Authorization prior to the next due date of the PAD.
- 4. This Authorization is continuing but may be cancelled at any time upon notice being provided by me/us, either in writing or orally, with proper authorization to verify my/our identity within the specified number of days before the next PAD is to be issued as noted on Page 1, Cancel Payment section. I/we acknowledge that I/we can obtain a sample cancellation form or further information on my/our right to cancel this Acknowledgement from Processing Institution or by visiting www.payments.ca.

I/we acknowledge that if I/we wish to cancel this Authorization or if I/we have any questions or need further information with respect to a PAD, I/we can contact the Payee at the telephone number or address set out in this PAD Agreement.

- Revocation of this Authorization does not terminate any contract for goods or services that exists between me/us and Payee. This Authorization applies only to the method of payment and does not otherwise have any bearing on the contract for goods or services exchanged.
- I/We acknowledge that provision and delivery of this Authorization to Payee constitutes delivery by me/us to Processing Institution. Any delivery of this Authorization to Payee constitutes delivery by the Payor.
- 7. If this Authorization is for fixed or variable amount business, personal or funds transfer PADs recurring at set intervals, unless I/ we have waived any and all requirements for pre-notification of debiting in the "Waiver of pre-notification" section on page 1 of this Agreement, or unless the change in the amount of any such PAD will occur as a result of my/our direct action (such as, but not limited to, telephone instructions or other remote measures), I/we acknowledge I/we will receive:
 - (a) with respect to fixed amount business or personal PADs, written notice from the Payee of the amount to be debited and the due date(s) of debiting, at least 10 calendar days before the due date of the first PAD, and such notice will be received every time there is a change in the amount or the payment date(s); or
 - (b) with respect to variable amount business or personal PADs, written notice from the Payee of the amount to be debited and the due date(s) of debiting, at least 10 calendar days before the due date of every PAD; or
 - (c) with respect to business, personal or funds transfer PADs, at least 10 calendar days written notice from the Payee of any change in the amount of the PAD which results from a change in any applicable tax rate, a top-up or other adjustment. No pre-notification will be given if the amount of the PAD decreases as a result of a reduction in municipal, provincial, or federal tax.

Pre-notification may be given in writing or in any form of representing or reproducing words in visible form, which, if I/we have provided an email address to the Payee, includes an electronic document.

The amount of pre-notification provided will change when there is a change in the pre-notification requirements contained in the Payments Canada Rules.

- 8. If this Authorization provides for PADs with sporadic frequency, I/we understand that the Payee is required to obtain an authorization from me/us for each and every PAD prior to the PAD being exchanged and cleared. I/we agree that a password or security code or other signature equivalent will be issued and will constitute valid authorization for the Processing Institution to debit the Account.
- I/We acknowledge that Processing Institution is not required to verify that a PAD has been issued in accordance with the particulars of this Authorization, including, but not limited to, the amount.
- 10. I/We acknowledge that Processing Institution is not required to verify that any purpose of payment for which the PAD was issued has been fulfilled by Payee as a condition to honouring a PAD issued or caused to be issued by Payee on the Account.
- 11. I/We acknowledge that, if this Authorization is for personal or business PADs or for funds transfer PADs that have recourse through the clearing system, a PAD may be disputed but only under the following conditions:
 - (a) the PAD was not drawn in accordance with this Authorization.
 - (b) this Authorization was revoked; or
 - (c) pre-notification was required and was not received.

I/We further acknowledge that in order to be reimbursed, a declaration to the effect that either (a), (b), or (c) took place must be completed and presented to the branch of Processing Institution holding the Account on or before the 90th calendar day in the case of a personal PAD or funds transfer PAD that has recourse through the clearing system or, in the case of a business PAD, on or before the 10th business day, in each case after the date on which the PAD in dispute was posted to the Account.

- 12. I/We acknowledge that any claim made after the periods set out above must be resolved solely between me/us and the Payee and there is no entitlement to reimbursement from the Processing Institution.
- 13. I/We acknowledge and agree that if this Authorization is for funds transfer PADs and the Payee does not provide recourse through the clearing system, then no recourse will be provided through the clearing system (that is, I/we will not receive automatic reimbursement in the event of a dispute) and I/we must seek reimbursement or recourse from the Payee in the event a PAD is erroneously charged to the Account.
- 14. Unless this Authorization is for a funds transfer PAD that does not have recourse through the clearing system, I/we acknowledge that I/we have certain recourse rights if a debit does not comply with this Authorization. For example, I/we have the right to receive reimbursement for any debit that is not authorized or is not consistent with this Authorization. To obtain more information on my/our recourse rights I/we can contact Processing Institution or visit www.payments.ca.
- 15. I/We acknowledge that I/we understand that I/we are participating in a PAD plan established by Payee and I/we accept participation in the PAD plan upon the terms and conditions set out herein.
- 16. I/We consent to the disclosure of any personal information that may be contained in this Authorization to the financial institution that holds the account of the Payee to be credited with the PAD to the extent that such disclosure of personal information is directly related to and necessary for the proper application of Rule H1 of the Rules of Payments Canada.