


☐

I'm not robot


reCAPTCHA

Continue

Preschool franchise agreement pdf

The originals have been digitized as images. The original file can be downloaded from the link above. Children 'R' International Children. Thumb. Franchising contract this franchising contract (hereinafter called the contract) entered into force at 1625 Executive Driveh, Duluth, GA 30096 ("French") and _____, (State) Resident/Company ("Guarantee of dealership"), _____ For the Kids 'r' Kids Center, based A, _____ (the "central website"), A. The affiliate has purchased and developed a single system of establishments and operations of children's centers (Kids *r 'Kids System') and the name B. Kids "R" Kinder is recorded at the Patent and Marchi Office of the United States. The affiliate has certain names and commercial symbols pursuant to common law and contractual laws relating to Kinder -kids -Pinters, and the affiliate has the Kids 'r' Kids Center (below -central) and the company format, i Methods, specifications, standards, operating procedures, operational support and services of advertising books and wishes to obtain a license to manage the center using the Common Law and other trademarks granted to license; And the buyer of E. Franchise read this Franchising agreement and the recommendation of the Federal Trade Commission and the arrangement of the Federal Commission The Federal Commission is given the opportunity to explain what the affiliate does not understand. It includes and agrees that these are reasonably necessary to maintain consistency between all children's centers and among all children. Children then protect and preserve good will. Signature; The affiliate also wants to grant the affiliate license according to the conditions indicated here. Considering the privilege of doing business in the context of this dealership, the mutual obligations and other good and precious rewards provided in this dealership are accepted and sufficient by the parties: Page 1 initial 1 chapter.



The RS Kids 4R children's system is a complete system of the day center. Foundation, donationThe children's system and the essence of this franchise is that the franchisee complies with all standards and policies of the franchisor, including those that ensure the uniform operation of all children's centers; exclusive use of equipment and accessories and approved building designs; Strict adherence to the franchisor's standards of quality, service and maintenance in the franchise operation. The franchisee's compliance with child-friendly child standards and policies in connection with the use of the child-friendly child system is the basis for the goodwill and broad acceptance of the child-by-child system. The franchisee's responsibility for fulfilling the obligations arising from the franchise and its membership in the tenants of the kids system (R'Kids) form the core of this franchise agreement. The Franchisee understands and acknowledges that every detail of the subsystem is important. Developing and maintaining high and consistent standards of work for franchisors, franchisors and other franchisees. Accordingly: (1) The terms of this Franchise Agreement shall be construed to give effect to the intentions of the parties set forth in this Article 1 for Child Child Center as defined and indicated below. This Franchise must be used in accordance with the Franchisor's existing standards and policies, which may change from time to time. , modified or expanded. (2) The Franchisor represents, warrants and agrees that he or she has a vested interest in that Franchise and the profits of operating the Children's Center only and will retain that interest for the duration of that Franchise, except as otherwise authorized under the Terms and Conditions Agreement. The Franchisor agrees to provide the Franchisor with such evidence as the Franchisor may require from time to time to ensure that the Franchisor's interests remain as set forth in this Section 2. 2. License, Region and Site A and Site A. Grant Grant. Subject to the terms set forth herein, the Franchisor, as agent for the owner of the Marks, grants to the Franchisee the same statutory and non-exclusive license ("License") for the term of this Franchise Agreement. Use the Kids System and related service marks, trademarks and other marks ("Marks") only in connection with the operation of a Kids Kids Center for KidsCentral site. The only ratings by which the franchisor is permitted to use this license are those described in Appendix A, which the franchisor may change or add from time to time. The license is granted only to operate *R 'R' Children's Center and nothing here gives the franchisee the right to purchase, own or operate additional children's centers. Page 2 Initials B. Use of symbols. Subject to Article 5(p), the franchisor, as the representative of the brand owner, has the sole and exclusive rights and authority to control the use and quality of any use of the trademarks of any trademarks, and the franchisor shall observe and observe. all such requirements or restrictions. The brands may only be used in connection with the services provided by the center and only to refer to the products and services specified by the franchisor. The franchisee includes the center number that the franchisor has assigned on the headquarters website as part of its name, and such center number must be included in the franchisee's telephone list and must be mentioned in any written communication or contract with the franchisor and any other. The third side. If at any time, one or more ratings or the use of one or more additional or replacement characters is interrupted or interrupted at any time, the franchisee must accept the franchisor's instructions in this regard. A limit that changes the face of the heroes and physically matches this commitment. C. Domain - The exclusive territory of the franchisee. The Franchisor grants and assumes the exclusive right to operate the franchisee's headquarters in the area described in Schedule B ("Exclusive Territory"). If the license is reinstated, the franchisor may redefine the exclusive area based on the factors used by the franchisor to determine the "R" for the exclusive area. During the operation of this franchise agreement and subject to the terms of this franchise agreement, the franchisor does not own, operate, sell or classify other children's centers located in the exclusive area. D. Adaptation to the exclusive area. The Franchiser reserves the right to regulate the exclusive territory from time to time.Exclusive areas change population and demographics so that the exclusive area or any part of it can support the center of other children. At its discretion, the front defines the exclusive area of the center, which can be limited to the beam or border originally designed as the exclusive area of the existing center. In the event that the franchisor decides to replace the exclusive surfaces during expansion, the franchisee will notify the franchisee's thirty (30) days in advance of such shifts, as well as a statement on how the recipient's surface is organized and will offer it to the Children's Center franchisee. that the franchisor offers to support all or any part of your exclusive area. Each such purchase must be made in accordance with the terms set by the franchisor at a specified moment, with all the amendments needed for the franchisor's opinion, which the franchisor must apply for the thirty (30) day. If the franchisee does not comply with such a franchise agreement at the time for the thirty (30) period, the franchisor can open or license another franchisee to open such a new kindergarten for children. In any case, the exclusive area of such thirty (30) days will be adapted to the franchisee submitted to the fantasy application. E. Place. The Farm Center will only support this location: _____ ("Confirmed Location").

Spelling Tests

Look at the spelling tests and decide which words are spelled correctly. Then use the clues on the next page to learn which test belongs to which student.

always
enough
nieghbor
thought
straight
although
writng
great
heard

A) _____

Monday
Sunday
Friday
Thursday
Tuesday
Wednesday
Saturday
yesterday
tomorrow
anytime

B) _____

rabbit
squirrel
raccoon
skunk
alligator
gorilla
zebra
cougar
tiger
turkey
chipmunk
monkey

C) _____

hopeful
alot
running
stopped
realy
everyone
ready
because
building
something

D) _____

friendly
truly
usually
quickly
carefully
slowly
beautifully
quietly
calmly
hopefully

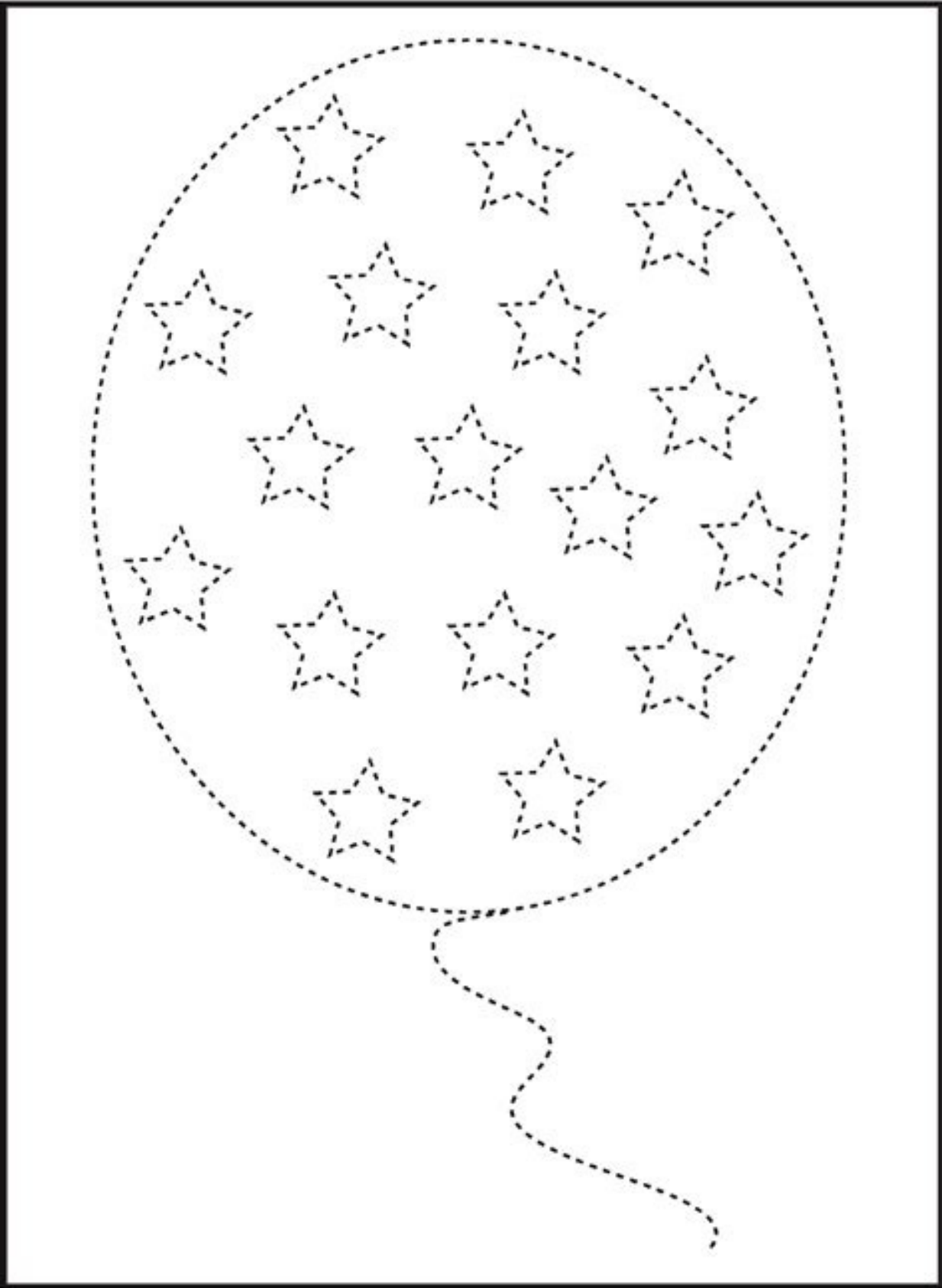
E) _____

March
April
August
Noveber
December
Febuary
May
October
Septeber
January
June
July

F) _____

The location used in this document concerns the location of the business in this area, which the franchisee uses only to fulfill the commitment of the franchisee under this Agreement. The front recognizes that the consent or the front of the aid does not mean that the franchisor announces, guarantees or guarantees that the approved place will be successful for children. The franchisee cannot manage the center from another place or additional places without the prior written consent of the franchisor. Chapter 3. Initial franchise fee A. franchise fee. In connection with the release of this franchise and, with the fulfillment of this franchise agreement, the franchisor must pay the franchisor in his main residence or in another place that the franchisee may indicate in cash, cash, cash, cash, cash, cash, cash, cash, cash, cashUnless the bank control or approved check is written by Franchisor, the total cost of fifty thousand dollars (\$ 50,000) (\$ 50,000) to be paid in today's B. For every additional franchise purchased in Franchisor, Franchisor accepts the franchise owner for twenty-five thousand dollars (\$ 25,000). B. Payment Method. The first franchise fee will be paid by the franchise owner as follows: (1) Execution of the franchise contract. At the same time, the franchisor franchise owner pays twenty-five thousand dollars (\$ 25,000) or twelve thousand five hundred (\$ 12,500). These first franchise costs will not be repaid after paying the franchisor franchise. (2) The onset of improvements. Before the date of date, considering the start of the franchise or the center or center or the beginning of the construction, the case or twelve thousand five hundred dollars (\$ 12,500)), the lease agreement or the beginning of the construction). These first franchise costs will not be repaid after paying the franchisor franchise. (3) Additional franchise. For each additional franchise can be deducted, it will be reduced, as described in 3D, as described in Chapter 1, half of the first franchisees' costs (1/2). C. won the award. The franchise owner accepts and acknowledges that the provision of the franchisor license and that commitments and agreements in this franchise agreement is the only issue for the first franchise costs. As mentioned in these, the first franchise costs for a discount should be fully earned and no part of the franchise owner will not be repaid except for the cases given. 4 first page.

www.worksheetfun.com



www.worksheetfun.com

with the transport of the field. Upon the request of the franchise, Franchisor can provide a franchisor to help identify a qualified buyer to buy franchise and franchise. The franchisee, the franchise and the central site to facilitate the transfer of the franchisee can also assign the implementation of the franchisee to determine the implementation.

Franchisor has the right and privilege of not providing such franchise services. Before providing such services, the franchisee must sign a contract form for the promotion of the franchisor's franchise website and pay a fixed amount of thirty thousand dollars (\$ 30,000). Chapter 7. Rights submitted by Franchisor. Franchisor reserves its right at any time in connection with the "R" Children's System and ManagementBy adding, removing, or otherwise adding your provision, the change is necessary or desirable to protect the good intentions and goodwill of the franchise and to comply with the law as it becomes effective. Improve the quality of products and services that are offered to the public or to the public. Chapter 8. Copyrights and Other Payments A. Copyright Fees. With respect to the rights granted to the franchisee - under this franchise agreement, the seller accepts (5%) for the seller for the seller for the class sales and direct sales described below.

Center ("Licenses" or "Licenses"). Franchise commitment to take on franchisees. No license fees are refunded.

B. Definition of Courses and Direct Sales. Sales and sales of school mortars used in the franchise agreement mean the total income that the childcare franchise area has fully or time-time on Wednesday is not limited to you.

Supervise children who may regularly go to the center or go to traffic. These tuition fees and cash sales include all sales, reservations, crimes or incapacity for disability or failure, including cash, credit notes or other sales, including sales or services that are provided in connection with a commercial or business table. Collect the same. Classes and sales should not be sold for food, commercial goods, goods and commercial goods in connection with the children's children's center. Dealers approved discounts; Repaying customers; Or the amount of tax that customers may have to pay to the federal, state or local tax authorities in the future, the franchise may have to pay. However, this tax does not include any real estate or franchise tax, if only such taxes are collected from customers of the franchise area. (Class sales and payments at the door are referred to as "gross sales") C. payment method. The franchise will pay the franchisee for the electronic fund transfer in cash.The check as a franchisor that the franchisor receives at the latest on Friday every week. These license fees are calculated based on gross turnover immediately before the calendar week and end on Saturday after the business is closed. The franchisor can demand from the franchisee to claim all the necessary computer programs and the associated services, including the Kresa ScheoLeader software of these franchisee.

The franchisee contract undertakes to work with the franchisee in the use of a program and to pay for claims that result from this contract. Page 19 and the initials from D. outstanding payments. According to the conditions of the franchise contract, all unpaid license fees are covered by normal interest until they receive them from the franchisor month, depending on which value is lower). In order to compensate for the costs increased by the franchisers, which are incurred in connection with delays in the payment of license fees, the franchisee pays a delay fee of \$ 25.00 (\$ 25.00) for each license fee, without delaying interest or other fees. Payment procedure. Such a delay fee is not interpreted as interest, but only compensate for the delay of the franchisee when paying for such a fee.

If this is permitted, the franchisor will cover all costs and expenses, including the justified legal costs that arise in connection with the debt collection and determine the amounts due within the framework of this contract. Whenever the franchisor with the payment of a weekly license fee for seven (7) days, invoices for materials and/or products bought by the franchisor. He can terminate the service and the product, including advertising materials, several reasons. The franchise can be ended after payment and termination. The franchisor's failure not to consume such services during this period is not regarded as a violation of this franchise contract.It reserves the right to block all late payments paid in cash, certified with check, cash register, bank transfer or purchase order. E. News of the week. The weekly payments of the Royalty must be obtained from the fragant at its main offices or other place specified by the framing and forms specified by the framing that describe in detail the overall accounting of the recipient of the sales of the affiliate and other information. The above payments include full copies of the following documents: (1) weekly income reports; (2) Reporting of reports, if present; 3) Committees announcements and/or reports; (4) Other reports may be requested. The affiliate will have to complete all the forms specified by the framing and all the justifying documents requested by the framing. The affiliate reserves the right to request or download relationships from the computer system of the affiliate. F. Payment of the products purchased by the framing. The payment of the products, supplies, promotional material and the modules purchased by the affiliate of the affiliate of the affiliate will be made in cash (unless otherwise agreed by the fictional). The affiliate pays all the collection costs. Page 20 The initials G. advertising and marketing. (1) Advertising and marketing. Recognizing the value of promoting a franchise and a franchise system of goodwill and public image in countries where the franchisor did not describe a promotional fund for children ("promotional fund"). 1. (3) here, the franchisees They have every month of calendar issued for advertising. Less than one and a half percent (1.5%) of the generation of last month. In the states where the affiliate undertakes, and as long as the affiliate holds the advertising fund, the affiliate can spend any amount in topical advertising, determined to discretion the affiliate. (2) The recipient of the advertising material - Franchise BV.

All the advertisement of the affiliate will be dignified and in accordance with the standards and requirements established by the effectiveness. All local ads and any affiliate must be in advance that the franchisor has been prepared. The recipient of the franchising constantly treats white pages that list telephone catalogs and show yellow adsTelephone companies that cover the area in which the headquarters are located ("territory"). In addition, the affiliate must complete the ad jointly in the region according to the proportion, in the area of the area in the yellow page ad. The franchisor periodically provides a variety of marketing products that the franchisee can purchase to distribute to customers at his or her center.

The franchisor will make this item available to the franchisee at the franchisor's price, plus minimum processing fees not exceeding twenty percent (20%). The affiliate may refuse to purchase any advertising product provided by the franchisor. (3) Advertising costs. Regardless of what is included here, the franchisor may or may not create an advertising fund as described here in countries with five (5) "R" children's centers. Immediately upon formation of the franchisor and as long as the franchisor maintains the advertising fund described below, the franchisee pays the franchisor as the amount equals one percent (1%) of the prior week's gross sales ("advertising fees"). The Franchisor is entitled to increase the percentage of the amount paid by the Affiliate of the advertising fund and has notified the Affiliate thereof in writing, provided that the advertising costs do not exceed two percent (2%) of the week's gross sales previous. On Friday, all advertising costs are covered by the affiliate in the same week and must be accompanied and paid in the same way as all royalties, including all software designated by the franchisor. Advertising costs are calculated just before the sale and reduction of the calendar week, from the week the fund is established or the center is opened and the franchise agreement continues. The franchisor pays the advertising costs to a separate account under the control of the franchisor, but a "children's advertising fund" is selected. The Franchisor uses the advertising costs to provide national and/or national advertising and children's advertising for children. The franchisor has full discretion in the choice, quality, quantity, geographical location, timing, placement and selection of the agency, media or media and, if necessary, continued advertising funds. During the administration of the fund, the franchisor does not oblige the franchisee to the equivalent or pro rataP. | The initials of the original documents were scanned as an image. The original file can be downloaded from the link above. above.