Administrative Office 6050 SW 57th Avenue Miami, Florida 33143

Attach Recent Photo

CHILD'S INFORMATION			Dist. Date		
Name:					
Address:					
Place of Birth:					
Name of last school attended:					
Address of last school attended:				นเสเ	de completea:
PARENT 1 INFORMATION					
Name:		Hm	. Ph.: ()	Bus. Ph.: ()
Cell Ph.: ()					
Employer:	Years there:	Bus.Address	:		
E-mail Address:					
PARENT 2 INFORMATION					
Name:		Hm	. Ph.: ()	Bus. Ph.: (
Cell Ph.: ()					
Employer:					
E-mail Address:					
CHECK SERVICES REQUIRED:					
Toddler (not potty-trained)	[] AM	[.] PM	[] Full-Day	
Please choose a campus	[] Palmetto Bay		Old Cutler Road		
Preschool	[] AM	[] PM	[] Full-Day	
Please choose a campus	[] Old Cutler Road		Red Road	[] Palmetto Ba	ду
Elementary Ludlam Road only	[]				
PERSONAL REFERENCES (Please list two.	.)				
Name:			Phone #:		Years known:
Name:			Phone #:		Years known:
How did you initially hear of Alexander Montesso	,				Telephone unectory
[] Received mailer [] Alumna/us	[] Drove by	[] Oaw au III	nningtion (newspa	aper, periodical, etc.)	
AUTO PAY SYSTEM			t to make	t Complete to the control of	
We recommend that you use our Auto Pay syste handle this for you. We will automatically charge					
To select Auto Pay, please fill out the Auto Pay C			priate time, and and	of Eauli payment, you wan room	e a digital copy of your roompt.
FOR OFFICE USE ONLY					
Class Assignment:		ed to Attend:		Actual First Day of Class:	
Testing Appointment Sched://_ Date Deposit Received://		ved://_ t (check here): [Amount of Deposit Receive Deposit Payment Type:	
Data Doposit Hodorous	Tio omonii.a	(OHOOK HOTO).	1	Doposit i dymone type.	



An Investment in Your Child's Future For more information visit www.AlexanderMontessori.com

Enrollment Contract page 1 of 5

ALEXANDER MONTESSORI SCHOOL ENROLLMENT CONTRACT

for Alexander School, Inc. (d/b/a Alexander Montessori School) and Alexander Toddler & Pre-School, Inc. (d/b/a Alexander Montessori School)

This is a legally binding contract. Please read it carefully.

Date:				
Program and Alexander Toddler of year shall be referenced hereina	[insert student name] (he & Pre-School, Inc. for students e fter as the "School." All persons	ereinafter "Student") and Alexand enrolled in its Toddler or Preschoo	ol Program. The school the Student is and severally liable for the tuition and	in its Toddler, Preschool, or Elementary s enrolled in for any given academic
Alexander School, Inc. or Alexand in effect as long as Student rema made to the Contract prior to or Alexander School, Inc.'s Program	der Toddler & Pre-School, Inc. Fains enrolled in either school. The concurrent with registration each the following academic year, s	Rather, the terms of this Contract, he applicable school agrees to no ch academic year, and if Student v such notice will come from Alexan	rollment Contract for the remainder of as may be amended by the schools tify Parent in writing (or electronically will be moving from Alexander Toddled der School, Inc. Student's continued tract in force (containing all amendment)	from time to time, will continue () of any significant changes er & Preschool, Inc.'s Program into
the tuition, Tuition Deposit, Disco year on the same Payment Plan (full- or half-day), as elected in the schedule (if applicable), or the el before January 31 each year. If enrolled. Should Parent decide	nunts, and Related Fees for the rand for those choosing Paymenhis Contract unless the School Fection of the Payment Plan) from Parent does not pay the Tuition to re-enroll Student either after-enrollment will depend on	next academic year. The School want Plan A, the Tuition Refund Plan has received a contrary notification Parent prior to the date provided Deposit by January 31 each year fter January 31 or after Parent	vill assume that Parent intends to re- choice, and if in the Toddler & Prescl in (either about continuing enrollmen led in the notice each year. The ap ar, Student's space will be offered to is timely notification to the School	t, Tuition Refund Plan (if applicable), oplicable Tuition Deposit is due on or others and Student will <u>not</u> be re-
Student, if accepted, will be enro	olled for the 20 20	academic year in (circle one):		
Toddler Half-Day	Toddler Full-Day	Preschool Half-Day	Preschool Full-Day	Elementary
_	-	ear has begun, the tuition shown applicable:	on the Tuition Schedule will be prora	ted accordingly for the 20
Parent is aware that a final deter and that curriculum changes/dec			accordance with the School's standa	rd admissions or retention practices
	rent must submit the original ex			y reserve a place for Student for the Alexander Montessori School within
			then determined by the School). To r t by January 31 of each subsequent	
consideration of Student's applic	ation. The Tuition Deposit will b	be applied to tuition for the acade	-	he School and the School's ne Tuition Deposit is not refundable n such case, the School will retain

\$250.00 of the Tuition Deposit, refunding the remainder to Parent. The Tuition Deposit may be transferable at the discretion of the School. If applying for Grades

1-5, a non-refundable \$200 Admissions Testing Fee is also required.

3. Tuition: (Initial(s)). Parent has selected the following Payment Plan to pay the balance of tu Tuition Schedule issued each year and expressly incorporated into the terms of this Contract. Parent ur Administration. Parent will be advised of the tuition for subsequent years on or before the second school following academic year. (Mark payment choice (check only one box) and check Sibling Discount, in the contract of the payment choice (check only one box) and check Sibling Discount, in the contract of the payment choice (check only one box) and check Sibling Discount, in the contract of the payment choice (check only one box) and check Sibling Discount, in the contract of the payment choice (check only one box) and check Sibling Discount, in the payment choice (check only one box) and check Sibling Discount, in the payment choice (check only one box) and check Sibling Discount, in the payment choice (check only one box) and check Sibling Discount, in the payment choice (check only one box) and check Sibling Discount, in the payment choice (check only one box) and check Sibling Discount, in the payment choice (check only one box) and check Sibling Discount, in the payment choice (check only one box) and check Sibling Discount, in the payment choice (check only one box) and check Sibling Discount, in the payment choice (check only one box) and check Sibling Discount, in the payment choice (check only one box) and check Sibling Discount, in the payment choice (check only one box) and check Sibling Discount, in the payment choice (check only one box) and check Sibling Discount, in the payment choice (check only one box) and check Sibling Discount.	nderstands that tuition will be established for each year by the day following the December Winter Break each academic year for the
Plan A (One-Payment Plan): Payment of the balance of tuition for the Student's grade to be paid in a (annual) on the Tuition Schedule. Amounts and due dates for subsequent years will be as outlined on the the second school day following the December Winter Break each year.	
Plan B (Three-Payment Plan): Payment of the balance of tuition for the Student's grade to be paid on the Tuition Schedule. Amounts and due dates for subsequent years will be as outlined on the Tuition S second school day following the December Winter Break each year.	
Plan C (Ten-Payment Plan): Payment of the balance of tuition for the Student's grade to be paid in the Tuition Schedule. Amounts and due dates for subsequent years will be as outlined on the Tuition School day following the December Winter Break each year.	
O Sibling Discount: The School offers the following sibling discounts: A 20% tuition discount on the the and a 30% discount on the fifth and subsequent children enrolled. The School calculates the discount or indicate the name(s) and grade(s) of other sibling(s) enrolled:	
4. Tuition Obligation: (Initial(s)). Once Parent submits an executed Enrollment Contract and to academic year (or remainder of the initial academic year if applicable). In years after Parent first execute academic years once the required Tuition Deposit is paid for that particular year. Parent understands that departure of some students during the course of the school year and agrees that it is impossible for the Contract the damage and loss to the School that would occur due to the later cancellation/withdrawal of becomes liable for the entire year's tuition and fees as liquidated damages (and not a penalty) even from School UNLESS Parent terminates this Contract in strict accordance with the termination procedu discretion, Student's application and unilaterally terminates this Contract). If Student is withdrawn, abs limitation, change of residence, health, withdrawal, or expulsion, after the termination dates set or Tuition, and any unpaid balance may, at the School's election, become immediately due and p	is this Contract, Student will be enrolled for the subsequent entire at the overhead expenses of the School do not diminish with the School to determine at the time of Parent's execution of this Enrollment is some of the students who have enrolled. This means that Parent in if the Student is withdrawn, absent, or is involuntarily separated ares set forth in Paragraph 5 below (or the School rejects, in its sole sent, or involuntarily separated, for any reason, including without forth in Paragraph 5, there will be no refund or reduction of fees
5. Termination Procedures: (Initial(s)). Parent may terminate this Contract by submitting a V below (the Termination Date). The Termination Notice must (a) be dated, (b) state the Student's name, (c) RECEIVED by the Registrar on or before the Termination Date. If such Termination Notice is timely receiv fees that would have come due after the Termination Date. Even if this Contract is terminated pursuant to not refund any portion of the Student's Tuition Deposit set forth in Paragraph 2, except as explicitly set for A. Termination Date for the initial academic year of this Contract: B. Contracts first submitted after April 15 of the year prior to this Contract's initial academic year C. Termination Date for subsequent years	provide a reason for the termination of the Contract; and (d) be red, Parent will be relieved of all tuition paid and other payments and the terms of this Paragraph, Parent understands that the School will
** If enrolling after such date of the year prior to this Contract's initial academic year, no termination option Time is of the essence as to all deadlines stated in this Enrollment Contract.	on is available.
6. Tuition Refund Plan: Parent has received and read the Tuition Schedule detailing the terms and condocument made available to Parent. Participation in the Tuition Refund Plan is required for all Plan B and participants to opt for the Tuition Refund Plan. The cost of the Plan will be billed in full with the June stat understands that in the event of Student's separation from School, the Tuition Refund Plan will provide a the Plan's terms and conditions). The amount paid by the Plan will be credited to Student's account. Any any underpayment will be billed to Parent. Any such balance is payable on demand. Parent authorizes the entitled under the Tuition Refund Plan and credit it to Student's account, paying any excess to Parent. The account other than through the Tuition Refund Plan. <i>Check one of the following if you have selected</i>	I Plan C participants. The School strongly encourages Plan A tement (or if enrolled after June, on the first billing statement). Parent percentage of the yearly tuition (as determined in accordance with overpayment on Student's account will be reimbursed to Parent and the School to process and collect any claim payment to which Parent is the School will not make any other refunds or adjustment to Student's
I have elected the Payment Plan A one-payment tuition option. Although I understand that I am not o	bligated to participate in the Tuition Refund Plan, I have elected to do so.
I have elected the Payment Plan A one-payment tuition option. I have chosen NOT to participate	in the Tuition Refund Plan.

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7. Incidentals: Parent agrees to pay the School for incidental fees, such as interest, Extended Day charges, overdue Library Fees, unreturned text books, field trips up to \$25.00, etc. charged to Parent's account within thirty days of receipt of each statement (field trips over \$25.00 will be paid by Parent in accordance with the terms of the specific trip).

- **8. School Rules:** Student's enrollment at the School is subject to the general statements, rules, regulations, conditions, and financial terms contained in the School's Parent and Student Handbook and other published documents, which may be amended from time to time. Parent acknowledges that Parent and Student must abide by such School rules and guidelines.
- **9. Support:** Student's enrollment at the School is subject to Parent support of the standards of the School in its philosophy, methods, objectives, and policies, including moral, academic, behavioral, dress, conduct, and disciplinary standards; to assume the responsibility for parental monitoring of Student's education, being an encourager, and keeping in regular contact with Student's teachers; and to attend mandatory meetings called by the School. Parent also agrees to support, to the best of Parent's ability, the School's entire program through time, attendance at parent meetings, and participation in various School activities.
- 10. Termination of Student's Attendance: The School has the right to suspend or terminate the attendance of any student for reasons set forth in this Contract, for reasons set forth in the Parent and Student Handbook (or other published document), for reasons that the School Administration considers detrimental to the School community, to student, or to other students of the School, or for the Parent's failure to pay all or any part of the Parent's financial obligations for Student's attendance (including any amounts charged on Student's account with the School).
- 11. Payment and Late Fees: [Initial(s)]. Parent understands and agrees that a Late Charge of \$25.00 will be added for any delinquent payment (which is defined as a payment not received within 5 days after the due date). In the event of default (default being 30 days past due), Parent also agrees to pay all costs of collection, including collection agency fees, attorneys' fees, court costs, and interest of 1.5% per month. Further, as to any account more than 90 days in arrears, the School reserves the right to accelerate the total unpaid balance of tuition and fees due under this Enrollment Contract. When accounts are in arrears, the account may be referred to the School's collection agent and/or counsel for satisfaction.
- **12. Default of Payment:** All accounts must be current before records and transcripts can be released or transferred to other schools. Student will not be allowed to continue to attend classes or participate in other School activities unless tuition and fees are paid by stated deadlines (or until Parent makes other written arrangements acceptable to the School).
- 13. Photos and Images: The Parent agrees to allow the Student's name, photograph, voice, image, and information to be used by the School for use in the School's publications, promotion materials, social networks, and website, without compensation and without prior notice. Parent also allows Student to be interviewed by the media on campus or at school-related events. Parent releases and holds the School harmless from any liability stemming from the use of the Student's name, photograph, voice, image, or information.
- **14. School Directory:** Parent authorizes the School to place family information, including name(s), home address(es), email address(es), and telephone numbers of Parent, Student, and other children in attendance at the School, in a directory of students to be available to School families. Parent acknowledges that this directory and the information therein is not to be used for commercial use and is not to be distributed to any person other than another School family.
- 15. School/Family Cooperation: A positive and constructive relationship between the School and Family Member (defined as Parent, Student, or other person associated with Student) is essential to the School's educational purpose and responsibilities to its students. If any Family Member engages in behavior, communications, or interactions on or off campus, that is disruptive, intimidating, overly aggressive, or reflects a loss of confidence in or disagreement with the School's policies, methods of instruction or discipline, or otherwise interferes with the School's safety procedures, responsibilities, or accomplishment of its educational purpose or program, the School reserves the right to place restrictions on the Family Member's involvement or activity at School, on School property, and/or at School-related events or to dismiss the Family Member from the community. The School may also place restrictions on a Family Member's involvement or activity at School, on School property, or at School-related events for other reasons that the School deems appropriate. The School also reserves the right to withdraw an offer of enrollment or re-enrollment or to void an executed Enrollment Contract as a result of a Family Member's violation of the expectations set forth in this Paragraph. Any determination under this Paragraph shall be in the School's sole discretion. There will be no refund of tuition where such dismissal occurs and any unpaid balance is payable in full according to the terms of this Contract.
- 16. Medical Authorization: If, in the opinion of a properly licensed and practicing physician, Student needs medical or surgical services which require Parent's preauthorization or consent, Parent hereby authorizes, appoints, and empowers the School to act as Parent and furnish such consent on Parent's behalf. Parent confirms that it is Parent's desire that Student be furnished with such medical or surgical services as soon as reasonably possible after the need arises. Parent hereby releases and holds the School harmless from any liability which might arise from the giving of such consent. Parent agrees to reimburse the School for any medical expenditures made on Student's behalf.

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17. Consent to Onsite Medical Care, Including Referrals for Student Counseling: The Parent hereby authorizes the School to supply medical care as needed for Student (including administration of allergy medications, Epi-Pens, etc. according to the Student's prescription from a licensed practitioner) or other minor medical care or emergency as determined to be appropriate by the School Staff. The Parent also authorizes the School's student guidance counselor to meet and counsel with Student regarding emotional, social, or family circumstances. Parent hereby releases and holds the School harmless from any liability which might arise from the provision of such medical care or counseling services.

- 18. New Student Transcripts: If Student is transferring from another school, it is the Parent's responsibility to ensure that the transferring school promptly provides the School with an official transcript.
- 19. Student's Satisfactory Completion of Current School Year: This Contract is further conditioned upon the Student successfully completing the current school year (as then applicable) in good standing, both academically and behaviorally. If, after completion of the current school year, the School determines in its sole discretion that Student has not met this requirement, the School has the right to unilaterally cancel this Contract. Any applicable refund will be issued according to the Tuition Refund Plan.
- 20. Release of Student Records: Parent consents and holds the School harmless for the release of Student's records and information upon request by an educational institution or law enforcement agency. Parent also releases and holds the School harmless from any liability stemming from the use, disclosure, or release of Student's records or information.
- 21. Promotional Materials/Statements: The School continually strives to ensure the accuracy of all written materials, including, but not limited to, promotional information, catalogs, brochures, handbooks, and advertising. In an effort to do so, however, information included in the materials (including class sizes, student-to-teacher ratios, School accreditation, teacher qualification, specialization, and length of service, etc.) may change as programs grow and as staff changes. Prior to relying on any written materials in making your decision to enroll Student in the School, please verify the accuracy of information with the Admissions Office. Please also understand that even if the information was accurate at the time that you enrolled or re-enrolled the Student, the information may change prior to commencement of classes or during attendance at the School. Please also note that only the Head of the School (or his/her designee) has the authority to make commitments regarding the nature of the program, specific arrangements for Student, or other changes from the School's regular curriculum.
- 22. Governing Law/Waiver of Jury Trial: This Contract and the rights and obligations of the parties shall be governed by and construed in accordance with the laws of the State of Florida without regard to principles of conflicts of law. The parties agree to waive the right to jury trial over any claims pertaining to Student's enrollment, attendance, or separation from the School including, but not limited to, claims of breach of contract, under statute, ordinance, or common law. The exclusive venue for any claim shall be the Southern District of Florida or any Florida state court in Miami-Dade County, Florida, as appropriate.
- 23. Understanding of Terms: Please read this Contract carefully. By signing below, Parent acknowledges that Parent understands the terms of this Contract, Parent's obligation to pay the full year's tuition even if the Student is withdrawn or dismissed, the Parent's option to terminate, and all other obligations set forth herein. If Parent has questions about the terms, Parent is encouraged to seek advice of counsel or to seek clarification from the Business Manager.
- 24. Force Majeure: The School's duties and obligations under this Contract shall be suspended immediately without notice during all periods that the School is closed because of force majeure events including, but not limited to, any fire, act of God, hurricane, war, governmental action, act of terrorism, epidemic, pandemic, or any other event beyond the School's control. If such an event occurs, the School's duties and obligations in this Contract will be postponed until such time as the School, in its sole discretion, may safely reopen. In the event that the School cannot reopen due to an event under this clause, the School is under no obligation to refund any portion of the tuition paid.
- 25. Reimbursement for Domestic Legal Issues: Parent understands and agrees that the School's primary purpose is to provide educational opportunities to the students within its institution. Parent also understands that it is disruptive to the School for a Parent to involve the School (or any of its employees) in domestic legal disputes between the Parents and that the School often must pay for legal fees and costs associated with such issues. Therefore, the Parent agrees to promptly reimburse the School for all expenditures incurred by the School as a result of Parent's domestic legal disputes, including, but not limited to: Parental disagreements about Student's education or placement; divorce proceedings; custody proceedings; and/or modifications of custody proceedings. Cost incurred may involve reasonable attorneys' fees/costs to prepare for and/or attend depositions, trials, or hearings; communication with Parent or Parent's counsel, guardians ad litem or attorneys ad litem; respond to subpoenas; draft letters or motions; and perform research. Costs include the cost of copying documents, providing records, engaging substitute teachers or temporary employees, computerized research, and travel expense. Parent agrees to reimburse the School for such fees/costs within thirty (30) days of School billing Parent for such expenses. Any dispute between the Parents regarding which Parent may owe which portion of the bill should be resolved between the Parents so that the bills for reimbursement to the School can be paid on a timely basis. Parent's failure to pay such fees/costs promptly will result of dismissal of the family from the School.
- 26. Parent's Commitment to Truthfulness in the Admissions and Enrollment Process: The School is relying on the completeness and truthfulness of the information provided by the Parent in the admissions and enrollment process. If the School finds out after the Student has been admitted and enrolled that the Parent was not truthful in the admissions and enrollment process on any issue that the School, in its sole discretion, finds to be important, the School has the absolute right to terminate this Contract. There will be no refund of tuition where such termination occurs and any unpaid balance is payable in full according to the terms of this Contract.

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27. Authority: Each party represents and warrants to the other (1) that it has full power to enter into and perform its obligations under this Contract; and (2) that this Contract constitutes its legal, valid, and binding obligation, enforceable in accordance with its terms. Parents in two-parent households agree that each is acting as agent for the other. Modification of this agency relationship shall be in writing and delivered to the School. No oral modifications will be recognized or accepted.

- 28. Entire Agreement: This Contract, and the separately incorporated Tuition Schedule (each academic year), sets forth the entire understanding of the parties hereto with respect to the subject matter hereof and merges and supersedes all prior and contemporaneous oral understandings between the parties. There have been no representations or warranties made by any party other than the representations and warranties contained herein. Parent and the Head of School must agree in writing to any changes to this Contract, except that the School may make changes to this Contract for subsequent years and Student's continued attendance after changes by the School are communicated to Parent constitutes Parent's assent to such changes. Substantial changes will be communicated to Parent on or before the second school day following the December Winter Break each year.
- 29. Assignment: This Contract shall inure to the benefit of and be enforceable by any successors or assigns of the School, including any entity with which, or into which, the School may be merged or which may succeed to the School's assets or business. This Contract is a personal contract and the rights and interests of the Parent and Student may not be assigned or transferred by any of them.
- **30. Counterparts and Electronic/Scanned Signatures:** This Contract may be executed in multiple counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same contract. Documents executed and transmitted electronically and electronic and/or scanned signatures shall be deemed original signatures for purposes of this Contract and all matters related thereto, with such electronic and/or scanned signatures having the same legal effect as original signatures.

*Both parents must sign (unless the School, in its discretion, permits enrollment with one parent's signature).

*Signature of Parent 1 (or legal guardian)	 Date	Social Security Number	
*Signature of Parent 1 (or legal guardian)	 Date	Social Security Number	
The person signing below, although not a Parent or Legal	Guardian, is agreeing to be responsible	for all financial obligations set forth above:	
*Signature of Parent 1 (or legal guardian)	 	Social Security Number	