



Picolata Crossing Extended Day
5970 US-1 North
St. Augustine, Florida 32095
Betty@Village-Academy.com

GENERAL RELEASE AND HOLD HARMLESS AGREEMENT

That I/We, _____, First Party, as the parent(s) and natural guardian(s) for _____, a minor child, for the sole consideration of enrolling the minor child in Picolata Crossing Extended Day programs, by these presents, for themselves and their minor child, her/his heirs, executors, administrators and assigns, do hereby remise, release, and forever discharge Picolata Crossing Extended Day, the Second Party, its successors and assigns, of and from any and all claims, demands, damages, costs, expenses, actions and causes of action, arising from participation of the minor child in any program, foreseen and unforeseen, and the consequences thereof, resulting, and to result from, any participation in such program, including bodily and personal injuries, and loss and damage to property.

It is further understood and agreed that the First Party does hereby hold harmless Picolata Crossing Extended Day, its successors and assigns, for any medical costs or expenses incurred for any treatment of any such injuries, and the First Party agrees to be solely responsible to pay or reimburse for any such medical charges or expenses incurred including transportation expenses.

This release contains the Entire Agreement between the First Party as parent(s) and natural guardian(s) of _____ and Picolata Crossing Extended Day. The terms of this release are contractual and not mere recital.

My signature below indicates that this agreement also holds true for The Village Academy, or Village Academy North, should my child attend these facilities for any reason.

Signature of Parent or Legal Guardian: _____

Signature of Witness: _____

Date: _____