# Home Child Care Agency Waiting List Policy and Procedures

Name of Home Child Care Agency: Click here to enter text.

Date Policy and Procedures Established: Click here to enter text.

Date Policy and Procedures Updated: Click here to enter text.

## Purpose

This policy and the procedures within provide for waiting lists to be administered in a transparent manner. It supports the availability of information about the waiting list for prospective parents in a way that maintains the privacy and confidentiality of children.

The procedures provide steps that will be followed to place children on the waiting list, offer admission, and provide parents with information about their child’s position on the waiting list.

This policy is intended to fulfill the obligations set out under Ontario Regulation 137/15 for a home child care agency that maintains a waiting list to have related policies and procedures.

## Policy

### General

* [Name of home child care agency] will strive to accommodate all requests for the registration of a child at the home child care agency.
* Where the maximum capacity of a home child care premises has been reached and spaces are unavailable for new children to be enrolled, the waiting list procedures set out below will be followed.
* No fee will be charged to parents for placing a child on the waiting list.

### Additional Policy Statements

Consider including additional policy statements, as applicable, e.g. who will be responsible for managing the waiting list, etc.

Click here to enter text.

## Procedures

**Receiving a Request to Place a Child on the Waiting List**

1. The licensee or designate will receive parental requests to place children on a waiting list via [insert method, e.g. online application, telephone, in-person meeting, etc.]

**Placing a child on the Waiting List**

1. The licensee or designate will place a child on the waiting list in chronological order, based on the date and time that the request was received.
2. Once a child has been placed on the waiting list, the licensee or designate will inform parents of their child’s position on the list.

**Determining Placement Priority when a Space Becomes Available**

1. When space becomes available in a requested home child care premises, priority will be given to [describe method of determining priority, e.g. siblings of children currently enrolled at the home child care premises, children who have reached an appropriate age to be placed in the home, etc.].
2. Once these children have been placed, other children on the waiting list will be prioritized based on availability and the chronology in which the child was placed on the waiting list.

**Offering an Available Space**

1. Parents of children on the waiting list will be notified via [insert method of communication] that a space has become available in their requested home child care premises.
2. Parents will be provided a timeframe of [insert timeframe] in which a response is required before the next child on the waiting list will be offered the space.
3. Where a parent has not responded within the given timeframe, the licensee or designate will contact the parent of the next child on the waiting list to offer them the space.

**Responding to Parents who inquire about their Child’s Placement on the Waiting List**

1. [insert role] will be the contact person for parents who wish to inquire about the status of their child’s place on the waiting list.
2. [insert role] will respond to parent inquiries and provide the child’s current position on the list and an estimated likelihood of the child being offered a space in the home child care premises.

**Maintaining Privacy and Confidentiality**

1. The waiting list will be maintained in a manner that protects the privacy and confidentiality of the children and families on the list and therefore only the child’s position on the waiting list will be provided to parents.
2. Names of other children or families and/or their placement on the waiting list will not be shared with other individuals.

### Additional Procedures

Consider including additional procedures, as applicable, e.g. what to do if a parent contacts the home child care agency after the timeline to respond, when a family may be removed from a waiting list (e.g. due to inability to contact parents after multiple attempts), etc.

Click here to enter text.

## Glossary

*Licensee*: The individual or corporation named on the licence issued by the Ministry of Education responsible for the operation and management of the home child care agency.

*Parent:* A person having lawful custody of a child or a person who has demonstrated a settled intention to treat a child as a child of his or her family (all references to parent include legal guardians, but will be referred to as “parent” in the policy).

*Premises:* a building, together with its land (for example, the backyard) where the home child care provider primarily resides.

[insert additional definitions]

### Regulatory Requirements: Ontario Regulation 137/15

Waiting Lists

75.1 (2)  Every licensee that establishes or maintains a waiting list described in subsection (1) shall develop written policies and procedures that,

(a) explain how the licensee determines the order in which children on the waiting list are offered admission; and

(b) provide that the waiting list will be made available in a manner that maintains the privacy and confidentiality of the children listed on it, but that allows the position of a child on the list to be ascertained by the affected persons or families.

**Disclaimer:** This document is a sample of a policy and procedure that has been prepared to assist licensees in understanding their obligations under the CCEYA and O. Reg. 137/15. It is the responsibility of the licensee to ensure that the information included in this document is appropriately modified to reflect the individual circumstances and needs of each home child care agency it operates and each premises where the licensee oversees the provision of home child care.

Please be advised that this document does not constitute legal advice and should not be relied on as such. The information provided in this document does not impact the Ministry’s authority to enforce the CCEYA and its regulations. Ministry staff will continue to enforce such legislation based on the facts as they may find them at the time of any inspection or investigation.

It is the responsibility of the licensee to ensure compliance with all applicable legislation. If the licensee requires assistance with respect to the interpretation of the legislation and its application, the licensee may wish to consult legal counsel.