

Ronen Kuo
Entering 2025 - 2026
Grade Pre-K 4's - Early Childhood

**Love of Learning Montessori
School**



Pre-K Full Day 8:30am-3pm Re-Enrollment Contract

Student Information

Ronen Kuo

Entering Year: **2025 - 2026** Grade: **Pre-K 4's - Early Childhood** Date of birth: **7/30/2021**

Fees and Payment Options

Expenses

Tuition	\$15,750.00
Classroom Supplies Fee	\$200.00
Total Expenses:	\$15,950.00

Total Due:	\$15,950.00
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Due at Enrollment

Deposit	\$1,650.00
Re-Enrollment Fee	\$125.00
Total Due at Enrollment:	\$1,775.00

If Tuition Schedule 1 is chosen, tuition in full is due April 1st. If this is not received by April 1st, the 5% discount will no longer apply.

If Tuition Schedule 2 is chosen, 15% of tuition is paid by June 1st, 60% is paid by September 1st, and 25% is paid by December 1st.

If Tuition Schedule 3 is chosen, tuition is due on the 1st of each month for ten monthly payments from June 2025 – March 2026.

Tuition Insurance

In the Terms and Conditions section that follows, there is information about tuition insurance provided through A.W.G. Dewar, Inc. Automatic enrollment is required at the time of the contract; however, if a parent would prefer to opt-out, there are instructions to contact us upon receipt of the first tuition bill and prior to payment of that first bill.



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Tuition Schedule 1 - Full
Payment
2 Payments
✓

Admin Fee \$56.00

Terms and Conditions

1. Tuition

Love of Learning Montessori School ("LOLMS") will not be issuing additional discounted or reduced tuition other than as stated in schedules 1, 2, or 3, or as described herein. Parents agree to pay the above tuition pursuant to the tuition schedule they have chosen, irrespective of a student's absence(s), dismissal, or withdrawal.

2. Force Majeure

We are confident that our school's mission and programs, under any scenario, will be fulfilled and, considering our small size and personalized learning models will provide added value relative to other educational options. That said, unforeseen circumstances may require adaptability, and remote learning has become a viable alternative. If a shift to online learning is necessary, we will still maintain daily classes and run classes as regularly as possible. As such, Parents acknowledge that, if necessary, LOLMS may make any adjustment or change to the school's operation, including shifting to an online learning environment, and that such action shall not be considered a breach of this agreement. Moreover, Parents acknowledge and agree that unexpected closures and/or other circumstances that would require our school to shift to an extended period of online learning, including but not limited to pandemics, war, fire casualty, strikes, unsafe environment, threat, and acts of god, will not alter the Parents' financial obligation under this agreement. Parents further agree that, notwithstanding unexpected closures and/or other circumstances that would require our school to shift to an extended period of online learning, no refunds on tuition will be issued after a contract is signed.

3. Payment of Tuition

If any tuition due and owing is not received by the date it is due, a late fee of \$40.00 will be assessed to your account. If the tuition and late payment fees are not paid within 30 days, the student will not be permitted to attend LOLMS until the overdue tuition and late fees are paid in full. Parent(s) agree(s) that if payment of fees is not made in accordance with this enrollment contract, LOLMS has the right to refuse to admit the student to class or to additional programming for which fees apply. Parent(s) further agree(s) and understand that their obligation to pay tuition continues notwithstanding any action LOLMS may take, including, without limitation, refusing the student admittance to class or additional programming. Payment for ancillary classes is due prior to the start of the class period or the student may not attend. LOLMS reserves the right to discontinue allowing the students to attend if their balance is unpaid. No refunds will be given for missed classes.

4. Re-enrollment

When reviewing a student's eligibility for re-enrollment, we will be evaluating the individual's academic and behavioral performance, attendance patterns, and compliance with the parent-student school partnership.

The deadline to return re-enrollment contracts is January 24th. Failure to return the contract by January 24th will result in a \$250.00 late enrollment penalty fee.



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5. Sibling Discount

LOLMS offers a sibling discount of \$300.00 on the total tuition. It is applied to the second and subsequent children enrolled while the first is in attendance. Sibling discounts are awarded after the signed contracts have been received and sibling spots have been finalized. It is not to be combined with any other discounts, including but not limited to, the full pay discount. In the event that the first sibling separates from the school during the enrollment year, whether as a result of withdrawal or dismissal, the discount shall no longer apply, and shall be retroactively charged, to the second sibling's account, but shall remain applicable to any subsequent children.

6. Behavioral Standards

LOLMS is guided by our character code and pillars of citizenship including Authenticity, Independence, Respect, Honor, and Generosity. A student with persistent infractions of any sort is subject to review for re-enrollment. Additionally, any student whose behavior within the learning environment is deemed consistently disruptive, and is thus inhibiting others from learning, would be seen in violation of the behavioral standards. Violations of behavioral standards may result in disciplinary action up to and including dismissal of the student.

7. Extended Care

Extended Care is offered daily for students from PreK - 6th grade. To sign up for extended care please see the separate contract in your "forms and files" tab.

5-Day Program (3:00-4:30 pm): \$5,700
5-Day Program (3:00-5:30 pm): \$9,500

3-Day Program (3:00-4:30 pm): \$3,960
3-Day Program (3:00-5:30 pm): \$6,600

8. Dismissal

LOLMS reserves the right to dismiss the student and terminate this enrollment contract at any time, if, in the opinion of LOLMS staff, the further attendance of the student named would not be in the best interest of the student, the other students, and/or LOLMS.

9. Tuition Insurance

Parents acknowledge and agree that the Tuition Refund Plan, administered by A.W.G. Dewar Inc., is being made available to them at this time to protect and ensure their annual financial obligation to LOLMS under the terms of this Agreement. This program ensures fees due to LOLMS, including but not limited to tuition fees, in the event of separation according to the terms of the policy. To be clear, the purpose of the Tuition Refund Plan is to defray Parents' cost of tuition in the event of separation from LOLMS and to ensure that LOLMS receives the funds it relies on to provide services to its students.

The undersigned Parent(s) understand(s) that all students are automatically enrolled in the Plan. The cost of the plan is 2.5% of the annual tuition obligation. The Tuition Refund Plan premium charge will be included on your first tuition bill. Parents who do not wish to participate in the Plan will be given the option to waive the coverage by contacting the business office at enrollment@lolmontessori.org upon receipt of the first tuition bill. Parents understand that the premiums for the Tuition Refund Plan are payable to A.W.G. Dewar Inc. and are non-refundable. Parents further understand that LOLMS is not responsible for and will not refund any amounts paid towards Tuition Refund Plan premiums.

Parents hereby acknowledge that they have received and read the accompanying brochure detailing the terms and conditions of coverage



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concerning this Plan. By participating in the Tuition Refund Plan, Parents authorize LOLMS to process and collect any claim payment issued by A.W.G. Dewar Inc. and credit it to their student's account. Parents further agree and assign to LOLMS any rights they may have to collect insurance payments that A.W.G. Dewar Inc. may make under the Tuition Refund Plan. Parents further acknowledge and agree that in the event any such payment collected by LOLMS from the Tuition Refund Plan is not sufficient to satisfy the entire amount of tuition due and/or outstanding, the Parent is liable to pay the remaining balance.

Tuition Insurance Plan Brochure

10. Financial Responsibility and No Refunds on Withdrawal or Dismissal

LOLMS depends on the tuition and fees laid out in this contract to provide services to its students. As such, Parents agree that, after this contract is signed, in the event of a student's dismissal and/or withdrawal, LOLMS will be entitled to the full amount of the total annual tuition, plus any fees or dues as provided for in this contract, including but not limited to classroom supplies fee(s), re-enrollment fee(s), and/or administrative fee(s). This obligation is irrespective of the circumstances or reasons for such dismissal and/or withdrawal.

As Parents have the option to participate in the Tuition Refund Plan to defray the total cost of tuition in the event of separation from LOLMS, Parents acknowledge and agree that if they have waived coverage under the Tuition Refund Plan, and their student is subsequently dismissed or withdrawn from LOLMS, the Parents signing this contract will be personally liable for the full amount of the total tuition, plus any fees or dues as provided for in this contract, including but not limited to classroom supplies fee(s), re-enrollment fee(s), and/or administrative fee(s), from the Parent(s), minus any payments already made towards tuition for the subject enrollment year.

Parents further acknowledge and agree that consistent with Paragraph 11 above, in the event of separation with LOLMS where the student's Parents participate in the Tuition Refund Plan, LOLMS is authorized to and will collect any insurance payment by A.W.G. Dewar Inc., and credit that amount to the student's account balance. To reiterate, Parents acknowledge and agree that any proceeds paid by the insurer will be solely payable to LOLMS and not the Parents/Student. In the event such payment is collected by LOLMS from the Tuition Refund Plan is not sufficient to satisfy the entire amount of tuition due and/or outstanding, the Parent is liable to pay the remaining balance. Furthermore, Parents acknowledge and agree that LOLMS will not issue a refund for any amounts paid towards tuition or fees after a contract is signed, including but not limited to any deposit, classroom supplies fee(s), re-enrollment fee(s), and/or administrative fee(s).

11. Survival

Parents acknowledge and agree that Paragraphs 1, 9, and 10 will survive the expiration or termination of this Agreement.

12. Contracts & Forms

Parent(s) agree(s) to be bound by this enrollment contract and payment schedule and to update this agreement whenever changes may occur.

Parent(s) agree(s) to complete and return the required medical and health forms to LOLMS before the start of the school year.

13. Electronic Signatures

I/We agree to be bound by this enrollment contract and payment schedule. By signing this agreement, I am authorizing my electronic signature.

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Dan Kuo

Ctk

1/24/2025

Signature

Date

Tammy Lin

Tammy Lin

1/25/2025

Signature

Date