

Labor Doula Contract
Legal Form

I, Candace McCollett (Doula), agree to provide _____ (Client) with non-medical labor support for the labor and delivery of her child(ren) due _____ (date) for the amount of \$700. The following discount applies: _____. A deposit of at least \$100 shall accompany this contract in order to secure the above due date on my calendar.

I agree to provide my client with NON-MEDICAL labor support for her labor and delivery. As non-medical support it is understood that I will in no way direct the medical care of my client, nor will she or her family ask me to do so.

It is understood that I will provide my client and her family with up to five prenatal/postpartum visits and support through labor and delivery. Based upon my education and experience I will offer suggestions for breathing and relaxation techniques, and opinions when applicable, employing my knowledge as a professional doula. Throughout labor and delivery, all discussions related to my client's labor will be inclusive of my client's input, and I will honor the decisions made by my client.

If for some reason I am unable to attend the labor and delivery of my client, my client will have access to a back-up doula, who shall provide her with similar non-medical childbirth support. If my client chooses not to use the back-up doula, then all money paid by my client will be non-refundable. I reserve the right to call my back-up doula to attend my client's labor if I am ill or for family emergency situations.

If my back-up or I are unable to attend the labor of my client due to our error (i.e. transportation problems), then all money paid by my client, except for the retainer fee (deposit), will be refunded. If my back-up or I are unable to attend the labor due to my client's error (i.e. not called in enough time, not called at all), then all money paid by my client will be non-refundable. Approximately one hour is needed to get to my client from the time it is determined that I should come.

The afore mentioned client agrees to hire me as a contract laborer for the period of time beginning with her first prenatal visit on _____ and ending after the delivery of her newborn.

Should my client request to terminate my services at any time prior to (i.e. planned cesarean), or during the labor and delivery of her newborn (i.e. unplanned cesarean), services shall be terminated. However, all money paid by my client will be non-refundable. Under any circumstances, the retainer fee (deposit) is non-refundable.

SIGNED (Client): _____ DATE: _____

SIGNED (Partner or guardian): _____ DATE: _____

SIGNED (Doula): _____ DATE: _____