



Contract for childcare between parents and day care workers in the rooms of the Lenggrieser Spatzen

The following agreements will be made during the supervision between
of the day care worker:

Regina Stieg

Geiersteinstraße 11
83661 Lenggries

And the worried

Mrs./Mr.:

Address:

.....

Telephone:

Mobile:

Hit.

The following child(ren) are cared for and supervised by the day care worker:

.....Date of birth:

.....

.....Date of birth:

.....

The supervision and thus the contractual relationship begins on:

.....

Contract ends on runs indefinitely.



The contract can be terminated in writing by either party without giving reasons 2 months in advance to the end of each month.

The day care worker accepts the written notice of termination and forwards it to the Office for Youth and Family.

If the contract is not terminated in due time or if the childcare allowance is reclaimed by the Office for Youth and Family for other reasons (e.g. short-term move to another district, child is no longer brought), a private amount of € 06.00 per booked hour of care will be due for these 2 months notice!

In addition, there is the right to terminate the contract without notice for good cause under the condition of §626 BGB.

The care takes place in the private apartment of Maria Fischhaber.

1.Booking time

Monday:.....

Tuesday:.....

Wednesday:.....

Thursday:.....

Friday:.....

Our opening hours are from: 07:30- 17:00 (but can be customized)

In addition to the above-mentioned persons with custody, the following persons are entitled to pick up the child: (please provide the name and telephone number of each person).

.....
.....
.....
.....
.....

During this agreed booking period, the above-mentioned day care provider or their colleague/substitute takes over the upbringing, education, care and care of the child(ren), in this case the duty of supervision is transferred according to the Civil Code for the time of care.

The extent of the settling-in depends entirely on the needs of the child and their family. The settling-in period takes place within the contract and care relationship and therefore does not entitle you to a reduction in the care allowance lump sum



2. Principles of education

- Section 1631 (2) of the Civil Code states: Children have a right to a non-violent upbringing. Corporal punishment, mental injury and other degrading measures are not permitted. The day care worker therefore undertakes to completely refrain from physical and mental violence against the child.
- The Contracting Parties shall inform each other of important incidents and changes relating to the care relationship. They undertake to keep silent about all matters concerning the personal sphere of life of their families. This also applies to the period after the termination of the day care relationship. This does not apply to information that must be provided to the Youth Welfare Office due to a threat to the child's welfare.

Lunch:

Lunch is freshly prepared daily by the support staff. If it is necessary for your child to eat special food (due to allergies or religious reasons) or baby food, this food must be brought by the parents and these arrangements must be discussed with the care staff.

3. Childcare allowance

The child must be registered through the Office for Youth and Family!

- The parents undertake to transfer the childcare fee to the Youth Welfare Office on time.
- Holidays, sickness and public holidays, as well as a shortfall in the daily care time by the legal guardians as well as in the settling-in period do not justify a reduction in the care allowance lump sum.
- In the event of non-compliance with these regulations, the supervision relationship may be terminated after a warning. If the notice period of 2 months is not met, a private amount is due to the day care workers.

4. Sickness and leave

Illness of the child in care

The law stipulates that your child may not go to the institution if he or she has a contagious disease (measles, mumps, chickenpox, scarlet fever, whooping cough, conjunctivitis, Covid 2...) in accordance with Section 34 (5) sentence 2 of the Infection Protection Act (IFSG)) as well as fever and diarrhea, severe cough.

We ask the parents to act responsibly out of consideration for the other children and the care staff.



A child must have at least 24 hours of fever or 5 hours before visiting the facility, the same applies to diarrhea, vomiting and severe cough.

In case of conjunctivitis, it is necessary to provide a medical certificate stating that the child is no longer contagious.

If the child falls ill during the care in the facility, the caregiver has the right to have the child picked up.

By signing this contract, the parents agree that the day care provider may measure fever in the ear or forehead in case of suspicion.

Illness and leave of the day care worker

If the day care provider falls ill or is on vacation, a quality qualified substitute is available. In an extreme emergency, when both the permanent caregiver and the temporary worker are ill, it can be decided who can visit the facility depending on the urgency, as a day care worker alone is only allowed to look after a maximum of 5 children.

Closure and public holidays

For the care year, a total closing time of 20 – 25 days of the entire facility may be possible. The date for the closing time will be announced in good time, all celebrations and closing days will be announced at the beginning of the care year September.

Already planned closing times are 2 weeks in August and December 23rd.

We would like to discuss common bedtimes with you in order to have as few downtimes as possible.

5. Consent to photography and filming for the purpose of disclosure to parents.

The pictures taken by the day care workers are only intended to be passed on to the parents.

I hereby agree that my child may be photographed or filmed as a souvenir for the purpose of visual material for the parents.

Yes. No.

The caregivers assure that no photos of the facility will be used for unlawful purposes.

6. Journeys by car

The legal guardians authorize the day care person to take the day child with them in the car, taking into account the necessary safety precautions.

Yes No.

7. Admission fee

The admission fee of €150 will be refunded at the end of the supervision relationship if the contract is terminated in due time. If the parents withdraw from the contractual relationship before the start of childcare, this money will be offset against the cancellation costs incurred within the notice period, and a private contribution will also be charged for the other hours of care booked.



Important: the supervision contract is only valid when the registration fee has been paid and the examination booklet has been submitted. If this is not done, the childcare staff can immediately assign the childcare place to someone else.

The admission fee of 150€ has been paid.

.....

Date and signature of the day care worker

.....

8. Submission of the examination booklet

Parents are made aware of the importance and importance of early detection examinations. The day care workers are obliged to check the completeness of the yellow examination booklet and the implementation of the measles vaccination when admitting the child, the examination booklet has been presented and the measles vaccination, which is mandatory for visiting an institution, has been carried out.

.....

Date and signature of the day care worker

The screening examinations were carried out:

Yes No.

9. Implementation of the child protection mandate in cooperation with the Office for Youth and Family:

The Lenggrieser Spatzen works closely with the Bad Tölz Youth Welfare Office in the interests of the child's well-being

together. In emergency situations, e.g. We support special burdens on families with

our internal means (e.g. uncomplicated booking time change) or provide a



Contact with various offers of help (e.g. educational counselling centre).

All helpful

Measures are discussed, if possible, with the parents, transparency is very important to us.

important.

Text of the law:

BayKiBiG Art. 9b Child Protection

(1) The sponsors of the institutions funded under this Act shall ensure that:

1. their specialists, if they become aware of weighty indications of the threat to a

carry out a risk assessment of the child or adolescent in their care,

2. advise an experienced specialist in the risk assessment

is consulted,

3. the parents as well as the child or adolescent in the risk assessment

are included, insofar as this ensures the effective protection of the child or adolescent.

is not questioned.

4. When registering to attend a daycare center or when admitting a child

In the day care, the parents have a confirmation of the child's participation in the last

due age-appropriate screening examination. 2 Failure to submit a

Confirmation is not detrimental to funding under this Act. 3 The institution is obliged to:

to record in writing whether such proof has been submitted by the parents.

Gaißach, den

Signature of the parents.

Signature childminder

Your child will need:



. Change of clothes in a lockable box

Stopper socks

Water bottle(not a glass)

Pacifier / cuddly cloth

Backpack for every day:

Autumn/ rainy weather :

Mud pants

Rain jacket

Waterproof loafers (better than rubber boots)

Thin cap

Winter:

Snowsuit

Rain pants/unlined mud pants

Snowshoes

Cap

Gloves (mitten with cuffs)

Summer:

Sun hat with neck protection

Sunscreen

Shorts

Swimming trunks