

Caregiver agreement

Oppas Madelief / Nanny Nina

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Registered since 2010

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BIC: RABONL2U



Contract between caregiver and the requesting parent for a assignment

Caregiver (Initials and surname)

.....

Street and house number

.....

Postal code and place of residence

.....

Phone number

.....

(Work number)

.....

E-mail

.....

Registration LRKP

From this point forward he or she will be refer to as caregiver



Parent 1

Initials and surname

.....

Street and house number

.....

Postal code and place of residence

.....

Phone number

.....

(Work number)

.....

E-mail

.....



Parent 2

Initials and surname

.....

Street and house number

.....

Postal code and place of residence

.....

Phone number

.....

(Work number)

.....

E-mail

.....



Definitions of agreement:

- The parent (s) wishes to leave their child (ren) and care of the child referred to in this agreement on certain (part of) days and for a certain amount of time in the care of the caregiver;
- The caregiver performs this care and care with due observance of the requirements set for this by the government and the caregiver agency;
- The caregiver and the parent (s) expressly do not intend to enter into a contract of employment within the meaning of the Dutch Civil Code; therefore the caregiver and the parent undertake to behave towards each other in accordance with the nature of this agreement;
- The caregiver and the parent (s) are linked to each other through the childcare agency mentioned below;
- The caregiver and GOB Oppas Madelief / Nanny Nina have concluded a (mediation) agreement that also includes the requirements that GOB Oppas Madelief / Nanny Nina imposes on the caregiver and the execution of her childcare activities.



The caregiver agency (further on to be referred to as GOB)

Name organisation

.....

Name of mediation employee (initial(s) and surname)

.....

Street and house number

.....

Postal code and place of residence

.....

Telephone number

.....

E-mail

.....

Registration number LRP

.....

Mediation fee

€



All parties declare to have agreed as follows:

Article 1 (description of the assignment)

In the context of this agreement, the caregiver will carry out and be responsible for the child (ren) mentioned below.

Number of child (ren):

Child 1

Surname of Child:

.....

First and middle name (s) of child

.....

Girl / Boy

..... Date of birth

.....

Child 2

Surname of Child:

.....

First and middle name (s) of child

.....

Girl / Boy

..... Date of birth

.....



Child 3

Surname of Child:

.....

First and middle name (s) of child

.....

Girl / Boy

..... Date of birth

.....

Child 4

Surname of Child:

.....

First and middle name (s) of child

.....

Girl / Boy

..... Date of birth

.....

detailed agreements of care, such as times of nutrition, change and sleep schedules, are made between the caregiver and parent (s) in close consultation.



Article 2 (times of care, and duration)

Starting date and end date of care by caregiver

Days and times at which the childcare takes place:

	From	To
Monday		
Tuesday		
Wednesday		
Thursday		
Friday		
Saturday		
Sunday		
Minimum of childcare hours		

2. Parent and caregiver agree that the number of hours to be taken care of the child (ren) by the caregiver will be per year. The exact amount of hours that has been delivered by the caregiver are calculated and included in the annual statement.

3. Changes in the desired or possible times of childcare shall be communicated in writing to the parent (s) and caregiver at least one month in advance. In agreement with the execution of the cashier function, the GOB will be notified of any changes within five days.

4. The child will be taken care of by the caregiver at the following location:

Street and house number

.....

Postal code and place of residence .

.....

City

.....

Phone number of location

.....

Article 3 (reimbursement and expenses)

The caregiver will charge a fee of € per hour to the parent (s) for his / her childcare activities. This fee applies to the current year. As of 1 January of each subsequent year, the caregiver and parent (s) will again agree on the reimbursement and record this in writing.

Optional: In addition, the caregiver will charge the costs on the basis of the costs incurred by the caregiver. This concerns the reasonably incurred costs for food, diaper material and the like.

Article 4 (holidays and days off)

1. The caregiver and the parent (s) undertake to report intended holidays and days off on which childcare can not be offered or is not desired, to report to each other as early as possible but at least one month in advance. In so far as planned holidays are already known at the conclusion of this agreement, these are stated in an extra file included to this agreement.

2. Only in mutual consultation can parties deviate from this term of one month when making other agreements about days on which childcare and care can not be offered or is not desirable.

Article 5 (consequences not timely notification)

If the parent (s) has not or not timely informed of the caregiver in the manner prescribed in Article 4 that childcare and care is not desired, the caregiver is entitled to the agreed reimbursement for the hours agreed in related to his / her availability for the childcare.

Article 6 (illness of a child)

In the event of illness of the child, which does not require care, the parent (s) will notify the caregiver as soon as possible. During the illness the agreed fee remains due.

Article 7 (illness of a childminder)

In case of illness of the caregiver, he / she informs the parent (s) as soon as possible.



Article 8 (consequences of illness, holidays and absence of the childminder)

The following obligations apply to the childcare provider for the 'Home Services' scheme. The caregiver is entitled to:

- Payment of at least the minimum hourly wage.
- 8% holiday allowance.
- 4 weeks through payment during holidays.
- 6 weeks through payment (of at least 70% of the minimum wage) during illness.

Article 9 (time registration)

The childcare and care performed is recorded monthly on the time registration form. A copy of the registration form declared by the caregiver and (one of) the parents for approval is submitted to the GOB by the caregiver or sent digitally.

Article 10

The parent (s) owe the allowance for childcare and care to the caregiver within two months after the hours have been serviced. The GOB performs the cashier function in relation to the compensation and care provided by the caregiver. This means that the parent (s) pays the compensation to the GOB who then pays this to the caregiver. Any expenses within the meaning of Article 3 are due within four weeks after submission of the invoice.

Article 11 (serious accident)

In the event of a serious accident, the caregiver is required to first calls in the most appropriate care provider. The caregiver then contacts the parent (s) as soon as possible. The parent (s) has (have) entered the data of the general practitioner and dentist as well as two emergency numbers on the appropriate form (see File A)

Article 12 (accident registration form)

In the event of a (near) accident, the caregiver must complete the Accident registration form (see file B). The caregiver provides a copy of this form to the parent (s) and the GOB within one week of the accident. The GOB will - depending on the nature of the accident - conduct research. As a result of this research, the GOB will report its findings to the caregiver and the parent (s).



Article 13 (privacy)

The caregiver and the parent (s) declare that they respect each other's privacy and, in this respect, observe full confidentiality with regard to what they have become aware of in the performance of this agreement.

Article 14 (duration and empty costs)

This agreement is entered into with effect from (day-month-year). For an indefinite period with a notice period of months. If the caregiver stops for 6 months, he / she is obliged to reimburse the empty costs paid to the government. The empty costs are paid by the requesting parent(s).

Article 15 (disagreements)

In case of disagreements between the caregiver and parent (s) about the interpretation and / or the implementation of this agreement, they first enter into mutual consultation. If no agreement is reached, they can turn to the GOB for mediation and advice.

Article 16

The caregiver provides the GOB with a copy of this signed agreement with Appendices.

Thus agreed and drawn up in duplicate

To d.d

Caregiver

Parent (s)

