



Terms and Conditions of Service.

Introduction.

Korein offers various social activities including daycare, toddler care, after-school activities ('Discover more'), and out-of-school care. Services are subject to the Terms and Conditions of Service.

1. Definitions.

- For the purposes of these Terms and Conditions of Service:

Sector Terms and Conditions: the latest version of the General Terms and Conditions for the Provision of Childcare, Daycare, and Out-of-school Care (Algemene voorwaarden voor Kinderopvang Dagopvang en Buitenschoolse opvang), as published at www.korein.nl.

General Regulations: the latest version of the General Regulations (Huisreglement) as published on www.korein.nl.

Korein: the operator, as referred to in Article 1 of the Sector Terms and Conditions under 'Ondernemer'

Parent(s): the parent and/or parents, as referred to in Article 1 of the Sector Terms and Conditions under 'Ouder', or guardian(s) of the child.

Agreement: the Agreement between Korein and the Parent(s) for a Product.

Product: the services that Korein provides.

- In addition, the same definitions apply as in the Sector Terms and Conditions.

2. Applicability.

These Terms and Conditions of Service, the General Regulations, and the Sector Terms and Conditions apply to the establishment and implementation of the Agreement (including any settling-in period).

3. Registration, placement, and quality.

- Registration with Korein is carried out on the basis of the digital or physical registration forms required.
- A child is placed with Korein on the basis of the placement policy.
- Parents receive an Agreement when the child is placed.
- In order to ensure quality, Korein works with an educational policy plan and protocols, where appropriate, which are available on request.

4. Payment terms and billing.

- Payment is made after receipt of an invoice and when advance payment is required. Parents will receive an email with a notification that the invoice is ready in the Parent Portal (see section 9). Payment must be made in euros.
- Korein generally invoices for the annual costs of the Products in twelve equal monthly instalments, unless otherwise agreed in writing. In the event of premature termination, there is no obligation for Parents to pay the difference between the actual hours of childcare actually received at the time of termination of the Agreement and the average number of hours of childcare per month on the basis of which the invoice

was issued. Conversely, Korein is not obliged to issue a refund if more hours have been invoiced than have been received in childcare at the time of termination of the Agreement.

- All invoices fall due by direct debit on or around the 27th of the month preceding the month in which the childcare is provided. Parents will be informed by Korein of the amount and debit date at least three days before the debit.
- In the event of late payment of the amount due, Korein will send a notice of default. If payment is not made within 15 days of the date of the notice of default, the Parents will be in default.
- If payment is not made on time, Parents are obliged to reimburse the costs of recovery as provided for in the Standardization of Extrajudicial Recovery Costs Act (Wet normering buitengerechtelijke incassokosten). These costs amount to at least the statutory minimum recovery fee, currently €40.00.
- In case of late payment, Parents are liable towards Korein for statutory interest on the invoice amount.
- In the event of payment arrears of at least two months, Korein is entitled to terminate the Agreement immediately, without this affecting the obligation of Parents to pay for the services provided until the termination date. Any new applications or requests for changes will not be processed until the payment arrears have been cleared in full. Korein will warn the Parents in a payment reminder about the authority to terminate. This warning must be sent to the Parents at least 14 days before the date on which the termination authority arises.
- In case parents choose not to use the childcare services, there is no entitlement to a refund.

5. Change of Products.

A change to another Product may be made after this Agreement is concluded, unless there are compelling reasons not to do so, at Korein's discretion.

6. Rates.

- Rates and Products as mentioned on the rates list are generally determined annually. See the Korein rates list at www.korein.nl. Korein is entitled to adjust the rates at any time.
- The price per Product will be adjusted on the basis of factors including the consumer price index, changes to the collective labour agreement, and pension contributions, taxes and social security contributions.
- Notice of an adjustment to the amount per childcare place will be issued to Parents in writing 40 days before the price increase takes effect. In the event of a proposed



price increase, the Parents' Committee will be consulted in advance, where applicable.

- The Products are sold per day or part thereof, whether the service is used for the entire day or not, unless explicitly agreed otherwise by Korein and the Parents.

Additional costs will be charged for the use of additional childcare.

7. Force majeure.

- In case of force majeure, Korein is entitled to suspend the execution of the Agreement, in whole or in part, for the duration of the force majeure, without Korein being liable for damages.
- If the force majeure continues for two months or more, both parties are entitled to dissolve the Agreement, in whole or in part, by giving written notice, without Korein being liable for damages, even if Korein is put at an advantage as a result of the force majeure.
- Force majeure includes circumstances that prevent the full or partial performance of the Agreement and cannot be attributed to Korein or circumstances under which Korein cannot reasonably be expected to comply with the Agreement, whether those circumstances were foreseeable at the time of the conclusion of the Agreement or not. Force majeure in any event includes strikes, excessive absence of Korein employees, a temporary shortage of childcare staff, government measures, power grid failures, internet or telecommunications failures, fire, flood, general transport problems, pandemics, and the occurrence of infectious diseases among children and/or employees of a particular childcare location. If, at the time of the event of force majeure, Korein has already fulfilled or has only been able to fulfil its obligations in part, Korein is entitled to charge to Parents separately for what it has already carried out. Parents are obliged to pay what has been charged as if it were a separate Agreement.

8. Cancellation, dissolution, and termination.

- Korein offers a variety of Products, including daycare, toddler care, and out-of-school care. These Products are offered for whole days (eleven hours) and parts thereof (less than eleven hours).
- The Agreement may be cancelled or terminated in whole or in part by either party, subject to the Sector Terms and Conditions and these Terms and Conditions of Service. The Agreement may be cancelled or terminated only for the total number of hours agreed by the parties for the relevant day(s) in respect of a Product.
- Notice of cancellation or termination may only be given in writing.
- The Agreement may be cancelled without penalty by Parents from the date of signature of the Agreement until one month before the start date. Cancellation fees are payable in the event of cancellation after one month from the start date. These cancellation fees are equal to the amount for one month of childcare services, as agreed by the parties in the Agreement.

Once the Agreement is cancelled, there is no right to receive childcare.

- Parents are entitled to one month's notice of cancellation, unless a different (or no) notice period applies based on the Sector Terms and Conditions.
- The Agreement may be cancelled on any day of the calendar month. The last day of the Agreement must always constitute an agreed day of childcare.
- The Agreement may be terminated by Korein in the following cases:
 - In the event of a valid reason as referred to in Article 6 paragraph 3 sub b of the Sector Terms and Conditions. This includes (among other things) the situation:
 - 1. that the Parents are in default regarding the payment obligation for two (or more) months of childcare;
 - 2. The child has an additional care need due to illness or otherwise that:
 - i. Korein is not legally permitted to provide; or
 - ii. exceeds the individual healthcare agreed upon in the Agreement; or
 - iii. Korein is factually unable to provide properly;
 - 3. hinders or disproportionately burdens the services provided by Korein to (the children of) other Parents, resulting in Korein denying access to the location, and this denial lasts for at least two months;
 - 4. that the child for whom the Agreement was concluded becomes permanently disabled and the disability is such that proper childcare is no longer reasonably possible;
 - 5. poses a risk or threat to the mental and/or physical health or safety of themselves or others;
 - 6. a disruption of the (trust) relationship between Korein and the Parent, making it unreasonable to expect Korein to continue the Agreement in its current form;
 - 7. Korein is unable to execute the Agreement due to an unforeseen circumstance or a cause not attributable to her;
 - 8. a business economic necessity that endangers the continuity (of a location) of Korein;
 - 9. that circumstances arise which, in the opinion of Korein, make it unreasonable to expect her to continue the Agreement. This includes, but is not limited to, situations where the Parents (repeatedly) fail to meet their obligations to Korein, (repeatedly) violate general regulations, in the event of divorce issues that negatively affect childcare, or if there is a disturbed relationship between the parents on the one hand and Korein on the other.
- The notice period for Korein is in principle one month, unless the circumstances of the case give Korein reason to apply a different (or no) notice period.
- In the event of the child's death, the Agreement terminates with immediate effect.

9. Parent portal.

Korein offers Parents access to a password-protected digital filing system ('Parent Portal'), which Parents can use to view their child's files online. There is no additional charge for this service. Parents are responsible for keeping the information up-to-date and the password safe. Any changes made by Parents in the Parent Portal are binding.



The Parent Portal is also used as a means of communication between Korein and Parents.

10. Divorce or dissolution of cohabitation agreement.

In the event of a divorce/termination of cohabitation, Parents are obliged to inform Korein without delay. Parents must then inform Korein about the custody arrangements for the child. Where necessary, arrangements will be made regarding how the childcare hours will be taken. If the existing Agreement is continued, Parents remain jointly and severally responsible for the costs of childcare during the term. If, after a divorce, only one Parent wishes to be a contracting party, the existing Agreement must be terminated and a new Agreement concluded by that Parent. That Parent will be responsible for the proper performance of the obligations arising under this Agreement from the date on which the new Agreement enters into force. Agreements may be made regarding drop-off and collection by the other Parent, as well as the provision of information to that Parent. Korein has drawn up a protocol, which sets out in more detail how a divorce/termination of cohabitation will be handled and what will be done in such a situation. The protocol (see www.korein.nl) provides guidelines to be followed by those concerned. The protocol should be used as a basis to make clear agreements between Korein and the Parents, taking into account the legal rights of all concerned.

This article also applies to Parents who are not married or have not concluded a cohabitation agreement, but stop living together permanently.

11. Privacy and sharing data.

Parents acknowledge that photos and/or video recordings may be taken of the children, for example during special activities. Parents acknowledge that Korein may use these photos for the benefit of the website, social media (including Facebook), brochure materials, lectures and/or seminars, etc., provided that Parents have given their consent to Korein. Korein handles the data it receives confidentially. Korein will store the data it receives in a registration system and will not share the data contained therein with third parties, except where required by law. Korein has a privacy policy, which can be found on the Korein website (www.korein.nl). The email address provided by Parents will in principle be used only for the implementation of the Agreement and for business purposes, such as sending invoices and Product and/or rate information.

Korein will send information relating to the child to the primary school, to the extent necessary for the implementation of the Agreement.

12. Liability and insurance.

- The total liability of Korein for an attributable shortcoming in the performance of the Agreement and/or unlawful conduct by Korein is limited to the

amount paid out for the claim in question by Korein's insurer. Korein has an accident insurance policy in place.

- Korein is not liable for any indirect or consequential damage.
- Korein is not liable for any damage caused by theft of, loss of, and/or damage to property of children and Parents.
- The exclusions and limitations of liability above do not apply in the event of intent or wilful recklessness on the part of Korein.
- Parents shall indemnify Korein for all costs and damages that Korein may incur as a result of a claim for compensation which third parties and employees, including outsourced employees, make against it due to damage caused by a child during childcare. Parents are required to take out and maintain adequate liability insurance for the child during the term of the Agreement. Parents are required to provide proof of such insurance at Korein's request.

13. Parents' Committee.

Korein has a local Parents' Committee, where applicable. The way in which this committee is formed and how it is currently made up are stated on the Korein website (www.korein.nl).

14. Complaints procedure.

Korein has a complaints procedure, which can be found on the Korein website (www.korein.nl).

15. Childcare provision location.

Care will be provided at the same location to the furthest extent as possible. However, circumstances may occur that prevent care from being provided at the designated location. This situation can arise in the event of foreseeable disruptions during school days, such as prolonged illness/absence of employees and during school-free days like holiday periods and study days. In such case, Korein may arrange care at an alternative Korein location. If such circumstances arise, care will in principle be offered at one of the alternative sites mentioned on the website of the location (www.korein.nl). If childcare is provided at an alternative location, Korein will communicate this as soon as possible, indicating the location and, if possible, the duration for which care will be provided at this alternative location.

16. General Regulations.

Korein has General Regulations that form an integral part of the Agreement. In the event of any conflict between the provisions of the General Regulations and the Terms and Conditions of Service/Sector Terms and Conditions, the provisions of the Terms and Conditions of Service/Sector Terms and Conditions prevail.

17. Disputes.

All agreements between Korein and Parents are governed by Dutch law. Any disputes concerning the Agreement between Korein and Parents or any other agreements



resulting therefrom must be submitted to the Disputes Committee or to the courts, subject to the provisions of the Sector Terms and Conditions.

18. Amendment to these Terms and Conditions of Service.

Korein is entitled to amend these Terms and Conditions of Service unilaterally, whether as a result of changes to laws and regulations or not. Korein will notify the Parent in writing of any amendment to these Terms and Conditions of Service at least one month before the effective date of the amendment. If the amendment to these Terms and Conditions of Service leads to a substantial change in the Agreement, the Parent is entitled to terminate the Agreement until the date of entry into force of the amendment, with termination taking effect from the date of entry into force of the amendment.

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