

# STAFF RECRUITMENT INFORMATION

**Part 3: Additional Information** 

to be completed after a job offer

NAME	
POSITION	



The basis for most of the information required are legal and will facilitate the completion of the recruitment process. Other, such as payrol information are required to enable Kindcare (UK) Ltd to fulfil its contractual obligations. All information provided will be kept in the strictest confidence. Please ensure that you provide complete and accurate information.

Please write a 'cross' or type capital 'X' (if you are completing a digital copy) in black pen where appropriate. Where a signature is required, our admin assistant will provide a hard copy.

If you make a mistake or something with the format goes wrong press and hold down the 'control'key (Ctrl) and then press the key for the letter 'Z' (undo). Please make sure you save frequently your work.

## HEALTH, IMMUNISATIONS AND VACCINATIONS QUESTIONNAIRE

Due to the nature of the service provided, we must ensure that staff are fit for work and residents, other staff and visitors are protected. All information provided will be kept in the strictest confidence.

Have you suffered any of the following?			If 'YES' please give details
Depression, anxiety, nervous illness or breakdown	YES	NO	
Epilepsy or disease of the nervous system	YES	NO	
Ailment of lungs or chest	YES	NO	
Spinal problem	YES	NO	
Arthritis, rheumatism, gout, etc.	YES	NO	
Any heart or circulatory, including blood problems (i.e. high BP, etc.)	YES	NO	
Illness of the digestive system	YES	NO	
Illness of the kidneys, bladder, liver, or gland	YES	NO	
Diabetes	YES	NO	
Major accident, operation or physical defect	YES	NO	
Skin disorder	YES	NO	
Are you presently taking medicine(s) or undergoing a treatment?	YES	NO	
ANY ALLERGIES (i.e. medicines, food, etc.)	YES	NO	
Do you have a medical condition that may impact on your ability to undertake your new role?	YES	NO	
Are you currently receiving / waiting for any treatment or medication for any medical condition that may impact on your ability to undertake your new role?	YES	NO	
Do you have a medical condition that may require adjustments or accommodations to the workplace or job role in order for you to undertake your new role?	YES	NO	
Do you have a medical condition that may require regular absence from the workplace in order to facilitate treatment and/or investigations?	YES	NO	
Have you ever had any health conditions which may have been caused, or made worse, by work?	YES	NO	
Are there any medical reasons why you should not work with elderly / vulnerable service users?	YES	NO	
Are there any medical reasons why you should not do shift work?	YES	NO	
Are you able to carry out strenuous physical work including climbing ladders, working from scaffolding, bending, lifting and carrying?	YES	NO	
Have you ever had to give up any previous job for medical reasons?	YES	NO	
Have you previously been ill health retired from any job?	YES	NO	



Have you been off work continuously for more than a month during the last three years and / or had more than three separate incidences of absence in the last year?						NO					
	ny operations requiring dmission for five or m			YES	S	NO					
Is your eyesight norma	l (with glasses / contac		ses if	YES	S	NO					
	Is your hearin	g nor	mal?	YES	S	NO					
Do way yamlayku	a) take tablets /	medi	cine?	YES	S	NO					
Do you regularly:	b) If so, what do	you t	take?	YES	S	NO					
	Do you smoke?	YES		NO				ES' how many rettes per day?			
D	o you drink alcohol?	YES		NO		If 'YES' how many units per day?					
	drugs, recreationally, dically or otherwise?	YES		NO		If 'YES' what drugs and how often?					
						If '		please state in what capacity?			
Are you	registered disabled?	YES		NO		Disab	led R	egistration No			
								Expiry date			
Are you in rec	YES		NO		If "	YES' į	olease provide details				
						¥0. (-		ES' how long?	days	weeks	months
In the last 12 months h	nave you been absent ue to illness / injury?	YES		NO		If 'YES' provide details					
from work d					Have y	ou no	ow made a full recovery?				
	Are you pregnant?	YES		NO		If 'YES	' how	many weeks?	weeks	7	

If you have answered 'YES' to any of the above questions, a doctor's certificate is required stating that you, and those around you, are safe to work

**DECLARATION**: I am not aware of any health condition or disability which might impair my ability to undertake effectively the essential functions of the position which I have been offered

Signature					Da	ate			
Have you had the following If immunisations and / or vaccinations for?					If 'YES' please write the last date you had the immunisations and / or vaccinations done				
Covid 19 Vaccine	YES		NO		First dose on		1	1	
Covid 17 vaccine	123		110		Second dose on		1	1	
Booster for Covid Vaccine	YES		NO		Date last done		1	1	
Flu Vaccine	YES		NO		Date last done		1	1	
Tetanus	YES		NO		Date last done		1	/	
Rubella	YES		NO		Date last done		/	/	
Diphtheria Schick test	YES		NO		Date last done		/	/	
Poliomyelitis	YES		NO		Date last done		1	/	
Hepatitis B			NO		Date last done		1	/	
Tuberculosis (TB) BCG	YES		NO		Date last done		1	/	
Last chest X-ray	YES		NO		Date last done		1	/	



#### DECLARATION (please read carefully before signing)

I understand that due to the nature of the work, the employer, Kindcare (UK) Ltd is legally required under the Health and Social Care Act 2008 and Amendment 2014, to ensure that employees are fit for work. I consent to Kindcare (UK) Ltd to contact my GP if so needed, for further particulars of my medical records. I am prepared to undergo a medical examination if required.

I understand that Kindcare (UK) Ltd reserves the right to immediately terminate my employment should any of the information provided above is inaccurate, incomplete or misleading.

Signature		Date	
-----------	--	------	--

#### FIVE YEARS RESIDENCY HISTORY

Please provide all the addresses at which you have lived for the last 5 years starting with the address previous to your current address writing backwards. There should not be any gaps of time between the time you had lived at one address and the time you had lived at preceding or following address. If necessary, you should continue on a separate sheet of paper. The months should not overlap. Please make sure that all the information provided is correct and accurate. This information is required for DBS check.

11110	information is required for DBS check.						
No	Fro <b>Month</b>	m Year	Month	O Year		Addresses	
	Month	y ear	Month	y ear	Street / Flat No		
					Street Name		
					Town / City		
1					County		
					Post Code		
					Country		
					Street / Flat No		
					Street Name		
					Town / City		
2					County		
					Post Code		
					Country		
					Street / Flat No		
					Street Name		
3					Town / City		
3					County		
					Post Code		
					Country		
					Street / Flat No		
					Street Name		
4					Town / City		
4					County		
					Post Code		
					Country		
					Street / Flat No		
					Street Name		
5					Town / City		
5					County		
					Post Code		
					Country		
					Street / Flat No		
					Street Name		
6					Town / City		
O					County		
					Post Code		
					Country		



### **EQUAL OPPORTUNITIES QUESTIONNAIRE**

Kindcare (UK) Ltd is an equal opportunity employer and seeks to ensure that all applicants are interviewed and / or put forward for vacancies solely based on merit, irrespective of race, disability, age, gender, sexual orientation or dependants. To enable us to monitor the effectiveness of our policy, we request job applicants to provide the information requested below. Thank you for your co-operation. The information given is for statistical and equality monitoring purposes only. Please make sure you read all the categories listed below and then WRITE 'X' in the appropriate boxes.

RELIGION:	DEPENDANTS AND DISABILITY					
TELIOIO.	Do you have dependants?					
Atheism		(e.g. financially dependent children, non-working spouse / YES N				
Christianity	partner, elderly relatives, sick relatives or partner)					
Islam	Do you consider yourself as having disability?					
Hinduism	(according to the Disability Discrimination Act 1995, "disability"					
Buddhism	includes any physical or mental impairment which may have a	YES	N	C		
Judaism	substantial and / or long-term effect on your ability to carry out some					
Other (specify)	or all of the normal activities)					

ETHNIC ORIGIN: (Ethnic origin could be the origin of your fore fathers and hence, it is not the same as nationality)

	1	U	U	3 2 3		· · · · · · · · · · · · · · · · · · ·		27
	English Indian					Caribbean		
	Scottish			Pakistani			African	
Anaman	Irish			Bangladeshi			British	
Are you White:	Welsh		Are you Asian:	Filipino		Are you Black:	Other (specify)	
***************************************	European			Chinese				
	Other (specify)			Other (specify)				
AGE GROUP: Please tick the appropriate box for your age group								
10 20	21 25		26 45	46 55				

 AGE GROUP: Please tick the appropriate box for your age group

 18 - 20
 21 - 35
 36 - 45
 46 - 55
 56 - 65
 66 +

EQUALITY AND INCLUSION IN RELATIONSHIP AND SEXUALITY (optional)								
		Dielogically hown as	Male					
		Biologically born as	Female					
			Male					
	GENDER IDENTITY		Female					
		Currently identifies as	Transgender					
LGBT+			Gender Neutral					
			Gender Fluid					
	SEXUAL ORIENTATION		Homosexual					
			Bisexual					
	'+ <b>'</b>	Other minority sexuality and / or gender identity (specify)						
PERSO	NAL DRESS PREFERENCES							
			Married					
			In a civil partnership					
	PREVIOUS AND CURRENT		In a partnership					
RELA	TIONSHIPS AND ROMANCE	In a romantic	or sexual relationship					
			Divorced					
			Widowed					
		Other (specify)						



ADDITIONAL INFORMATION. You may use the space below to provide any information that you may consider relevant to your application such as special needs.

### CONFIDENTIALITY DECLARATION

- 1. All information that:
  - i. is or has been acquired by you during, or in the course of your employment, or has otherwise been acquired by you in confidence,
  - relates particularly to our business, or that of other persons or bodies with whom we have dealings of any sort, and
  - iii. has not been made public by, or with our authority, shall be confidential, and (save in the course of our business or as required by law) you shall not at any time, whether before or after the termination of your employment, disclose such information to any person without our written consent.
- 2. You are to exercise reasonable care to keep safe all documentary or other material containing confidential information and shall at the time of termination of your employment with us, or at any other time upon demand, return to us any such material in your possession.
- 3. In particular you are required to comply with all of the home's policies and procedures on confidentiality of information and data protection relating to service users.
- 4. Failure to observe these rules will be regarded as a serious misconduct, which could result in the termination of employment.

I have read and understood the above and I agree to abide by the code of confidentiality.

Please read carefully the Sta	dard Terms and Condition of Employment (Emplo	oyment Co	ontract) on the next page
Signature		Date	





# STANDARD TERMS AND CONDITIONS OF EMPLOYMENT

(Employment Rights Act 1996)

Variation Jan. 2024

					Variatio	n Jan. 2024		
				This statement dated				
		witl	Sets out certain the particulars of the terms and conditions which, in conjunction with the Disciplinary Procedures and Regulations, Job Description and any Working Arrangements, form the Contract of Employment between:					
			EMPLOYER  Kindcare (UK) Ltd, Trading as Bendigo Nursing Ho 22 Arundel Road, Eastbourne, East Sussex, BN21 2E					
				and				
		EMP	PLOYEE NAME					
_			ADDRESS		DOCT CODE			
1	THE CONTRACT		_		POST CODE			
		Yo	ur employmen	t with the company will begin				
		of cous is apple notion missing	ontinuous emploin reliance on lication form arce if such infordeading. This e	the early employment with a previously previously the personal information that and medical questionnaire and is mation or any of it is subsequent employment may also be terminate are not obtained.	employment is en you have suppl liable to termina tly found to be i	tered into by ied in your tion without naccurate or		
		con	npliance with th	iewed on regular basis and may re latest UK government. Should the latest version of the contract	that be the case a	ll employees		
			You are emplo	oyed as				
		pro	bationary period	will be on permanent basis on the d and as described in the Job Do er, that in the interests of service	escription. It mu			
2	TITLE OF JOB	a)	You may be asked to undertake other duties within your capabilities f to time on reasonable request from the Manager / Deputy Manag Managing Director, to meet the needs of the service users and / or th					
2	TITLE OF JOB	b)	ensure compliant practice. The policies and www.bendigon to become fampractice. Management of the practice of	iptions are reviewed on regular bance with the latest government latest version of the Job Descriprocedures in the staff roturninghome.co.uk/resources, and talliar with their specific job descriprocedure will enable staff through the cort and supervision.	egislation, guidan ption is available om and our d all employees a cription and imp	website at lement it in		



		Your hourly rate of pay is specified in your job offer letter.
		Your wages will be paid at monthly intervals in arrears by BAC's (bank transfer directly into the bank account you have provided). Your wages will be calculated on the number of hours worked from 16th of current month to the 15th of the following month and you will be paid on the last working day of that month. Any change or amendments to this will be confirmed in writing within one month of them occurring. Should your employment be terminated, your last wages will be paid by cheque.
3	PAY / WAGES	You will be paid the hourly rate agreed during the interview. That hourly rate may be reviewed during an appraisal, at the end of the 'Probation Period' depending on the employees work performance.
		All employees' pay is reviewed during an appraisal at the end of each financial year and is work performance related.
		Should your pay is a subject to your entitlement to receive the applicable NLW (National Living Wage) in respect of hours worked, your pay will increase automatically to the new NLW rate as from the date specified by the government.
		Deductions will be made for income tax and national insurance contributions and other authorised deductions or deductions required by law.
4	LAWFUL DEDUCTIONS	In accordance with Part 2 of the Employment Rights Act 1996, you authorise the Company make deductions from your salary to recover any sums due from you to the Company including, but not limited to, any loans, relocation packages, advances, visa and legal fees, training agreements, overpayments and/or losses incurred by the Company as a result of damage due to your nuisance and/or negligence.
5	EXPENSES	You are entitled to be repaid all expenses with prior authorisation, properly and reasonably incurred by you in or about the performance of your duties. You must provide evidence of any expenses you wish to claim, such as vouchers, receipts and any other documents in accordance with the Company's "Expenses" (or equivalent) policy, before any expenses are repaid.
		Expenses incurred for petrol or diesel are reimbursed £0.55 (55 pence) per litre.
6	BENEFITS	You may receive the following benefits during your employment:  a) Free meals and refreshments as specified in 'Breaks'  b) £250 per annum training allowance c) Contribution to your pension fund
		The Company may replace or withdraw the above benefits or amend the terms of those benefits at any time.
		Kindcare (UK) Ltd contributes to your pension fund. The company has set up workplace scheme with NEST (National Employment Savings Trust), available to all our eligible employees. New Employees must sign consent and specify on the 'Starter Form', if they choose to 'Opt in' or 'Opt out' to contribute in pension fund.
7	PENSION	Within one month of your start date, if you are eligible and do not chose to opt out, you will be automatically enrolled into the Company's Occupational Pension Scheme:  i) you will be required to make pension contributions to the scheme at the level set out under Part 1 of the Pensions Act 2008 from time to time and you agree to us deducting such contributions from your salary each month; and



7	PENSION (cont.)	<ul> <li>ii) we will be required to make pension contributions to the scheme at the level set out under Part 1 of the Pensions Act 2008 from time to time.</li> <li>The scheme is subject to its rules as may be amended from time to time and we may replace the scheme with another pension scheme (which complies with the relevant statutory requirements) at any time.</li> <li>If you are not eligible to be enrolled automatically, we will comply with any duties we may have under Part 1 of the Pensions Act 2008 and will provide alternative pension scheme arrangements to the extent required by law.</li> </ul>			
æ	NORMAL HOURS OF WORK	All Er a 24 l unsoc Holid This e of the emple less the Duty sickness the Duty sickne	imployees need to be aware that caring for the elderly in whatever capacity is your a day, 365 days a year commitment. Hours of work may therefore be table and require cover over Weekends, Christmas and other Public ays.  Imployer does not employ staff to work specific number of hours every weeker year. Staff are employed on full time or part time basis. Full time yment is no less than 36 hours and could be more per week and part time is your and the staff Rota' will vary depending on planned annual leave and unplanned staff years and other individual circumstances.  In your are expected to work various shifts during the day and night, weekdays elekends inclusive of breaks as detailed in 'Breaks and Meal times'.  In your are as scheduled on the 'Staff Duty Rota' each week, you tota is available in the nurses' office, staff room and is e-mailed to dual staff members. You will be expected to work additional hours to cover be due to sickness and annual leave when required. Senior Staff (such as fied Nurse (RGNs) / Person in charge, Manager, Deputy Manager, Business in Officer), are required to work such hours as are necessary for the sful execution of their duties. Under no circumstances Qualified Nursing Person in Charge can leave their post until they hand over their post to be required to come in to work 15 minutes early and leave 15 minutes later the shift time. This is to facilitate handover report from one shift to the next the normal rate of pay agreed. If you are late for the commencement of the		
		for 1 t depart Three withou must e	r leave earlier than the end of the shift, quarter of an hour will be deducted of 15 minutes, half an hour deducted for 16 to 30 minutes late arrival / early are.  hours will be deducted if you do not work shift allocated to you on the rota at having a good reason such as being ill. Should that be the case employee insure that they inform the person in charge as early as possible.  The expected to keep their phones switched on and answer a call from the to cover a shift in case of unplanned absence.		
	MAXIMUM	i)	The period of weekly working time is limited by means of law, regulations or administrative provisions or by collective agreement or		
	WEEKLY WORKING	Ľ	agreement between the two sides of the industry;		
9	TIME, CONSENT AND WITHDRAWAL OF CONSENT	a) iij	A limit of 48 hours on average weekly working time (unless employee opts out). Furthermore, any employee who wishes to work a number of hours which exceeds 48 hours is required to sign the Consensus Declaration displayed below:		



		b)	I hereby voluntarily agree to work more					
		<i>S</i> )	than 48 hours per week if so required	Signature of Employee				
		i)	The Employee may end this Agreement months' notice in writing.	by giving the Company three				
		c) ii)	For the avoidance of doubt, any notice brir					
			shall not be construed as termination of en	1 7				
		ii i)	Upon the expiry of the notice period set ou Week limit shall apply with immediate eff	( ): ( )				
		The n	nanagement of Kindcare (UK) Ltd do not					
			employees from working more than 48 hour per week due to the nature and					
		purpose of the work which can be physically, emotionally and mentally exhaus						
		cautior "spent' Rehabi (Engla: work v unspen are ask office inform disclos cautior reprima Compa	ehabilitation of Offenders Act 1974 provides, warnings and reprimands in respect of certains, warnings and periods of time (rehabilitation of Offenders Act 1974 (Exception and and Wales) Order 2013 a person applying the with children or vulnerable adults) will be at convictions and cautions (an excepted quested for the purpose of assessing the applicant's or profession. At the time the questions are detection that they are obliged to disclose spent contains and cautions (including, where a policable, spent ands, or fails to give truthful information, this may to withhold employment or to dismiss. Of the same and Barring Service website.	tain offences are deemed to be on). However, pursuant to the ons) Order 1975 Amendment for an excepted post (including asked whether they have any estion) provided the questions is suitability for the occupation, are asked, the person must be provictions. If a person fails to applicable, spent convictions), cautions), warnings and/or is will be a valid reason for the				
10	DBS DISCLOSURE AND CONSENT	require body, of during spent of Compa	the nature of your employment, subject to do doclare details of any investigations by criminal convictions, cautions, reprimands as your employment including those conviction under the Rehabilitation of Offenders Act any will be regarded as gross misconduct whim any's Disciplinary (or equivalent) policy and/	of the Police or other regulated and final warnings prior to and ons which may be regarded as 1974. Failure to notify the ach will be dealt with under the				
		Disclos require during	initial employment is conditional upon the sure and Barring Certificate of a level approp ed to undertake to subsequent criminal reco your employment as deemed appropriate by the certificate(s) are not supplied your employment	oriate to your post. You may be ord checks from time to time the Company. In the event that				
		agency impler Care A enhance	nal Records Bureau (CRB), set up by the or of the Home Office will provide Enhanced I ment the provision of Part V of the Police Act 2008 requires all staff involved in the carded disclosure. Without having satisfactory of Ltd cannot employ you.	Disclosure service, which will t 1997. The Health and Social e of vulnerable people to have				
		The Ending Enhander	isclosure service is one off payment of £75.0 mployee will be refunded this amount on a r to training. In case where the Employee ced Disclosure, then amount on a sliding scayee's final pay if his or hers employment is t	sliding scale as in section 19, has not paid £75.00 for the ale will be deducted from the				



10	DBS DISCLOSURE AND CONSENT (cont.)	months of employment ( $< 7$ months of employment, the full amount of £75.00 will be deducted; = 7 months $< 10$ months, $70\% = £52.50$ will be deducted; = 10 months, £43.13 will be deducted; = 12 months, £33.76 will be deducted; = 13 months no amount will be deducted)					
11	HOME OFFICE CLEARANCES	Your offer of employment is subject to obtaining the necessary Home Office legality to work clearances and verification / registration. Unless officially the responsibility of the Company (for example, for sponsored migrant workers), all clearances, renewal of leave to remain permits/visa and applications to the Home Office will be your responsibility. Failure to obtain the necessary immigration clearances and proof of right to work may result in your offer of employment being withdrawn. If already in employment, any failure to provide proof of your right to work in accordance with Home Office verification procedures may result in suspension without pay after 5 calendar days until the situation has been investigated and action taken to resolve the issue. This could result in termination of employment without notice.					
		If you are sponsored by the Company under a Skilled Worker or EU Scheme (or other applicable) visa and your employment terminates, absent from work without authorisation from the Company, we will inf Kingdom Visa and Immigration of this after 10 working days. As a employee you will be expected to comply with all relevant reporting so that the Company can, as a Sponsor Licence holder, comply with its in law duties.	or you are form United a sponsored obligations				
12	DISCLOSURE	If your role requires clearances from the DBS, or Home Office Immigration/UK Visa and Immigration and/or any regulatory or professional bodies, you must notify the Company of anything that may result in you failing to achieve or maintain such clearance. Failure to achieve or maintain such clearance may result in the termination of your employment without notice.					
		The Company may be required to refer an employee to the relevant regulatory body/bodies.					
13	REFERENCES	Your offer of employment is subject to the Company receiving satisfactory references from your current/most recent and previous employers. Failure to provide a satisfactory reference may result in your offer of employment being withdrawn or, in the event that you have already started work, may result in your contract of employment being terminated without notice.					
14	BANK Holidays	You are expected to work on Bank Holidays as and when required. Employees working Bank Holidays throughout the year will be paid £1.00 per hour in addition to the normal rate, except Christmas Day and New Year's Day when you will be paid double the normal hourly rate.					
		Your holiday entitlement (including Bank Holidays) is on pro rat follows:	a basis, as				
1 -	ANNUAL LEAVE	a) from 1 to 23 months of employment boliday entitlement for each year					
15	/ HOLIDAY ENTITLEMENT	b) from 24 to 47 months of employment holiday entitlement for each year	Inclusive of Bank Holidays				
		C) 48 months and more of employment Max. of 7 weeks x 7 days a week = 49 days holiday entitlement for each year	110iuuys				



15	ANNUAL LEAVE / HOLIDAY ENTITLEMENT (cont.)	The aggregate hours per week entitlement is calculated as an average hours per week worked. The daily rate of holiday pay is then calculated on the average hours per day worked in a seven days week (Monday to Sunday and not five days week, Monday to Friday) over period of 52 weeks. If an employee has been employed for less than 52 weeks, then their number of weeks employed is their pay period.  Employees may take the full year's holiday allowance before it has been accrued on a pro rata basis. But if they do, they must be aware that if employment with the company is terminated before entitlement has been earned, any such excess holiday pay granted will be deducted from the final pay. If the Employees' final wages payment is insufficient to allow for the whole of any such deduction, you will be required to repay the outstanding amount due to the Employer within one month of termination of your employment and before receiving your P45. On termination of employment you will be paid in lieu of holiday accrued but not taken.  Holidays may not be carried forward to subsequent years except in extreme circumstances and then only with the prior written agreement of your Manager. The holiday year runs from 16 <sup>th</sup> March to 15 March of the following year.  The booking of any holiday or time off work must be strictly in accordance with the Holiday Policy in the staff handbook you have been issued with.  No longer than 28 days holiday entitlement may be taken at any one time. Only one member of staff will be granted holiday at any one time, subject to variation and at the manager's discretion. Minimum of one-month notice is required and must be approved by your manager. Annual Leave is approved by the manager
		on 'first come, first serve basis'. Staff must not book any flights or holidays until the manager has approved his or her holiday request.
		If you or the Company have given notice to terminate your employment, or if you terminate your employment in breach of contract, the Company may write to you and place you on Garden Leave for the whole or part of the remainder of the employment, assuming such period does not exceed 6 months.
16	GARDEN LEAVE	During any period of Garden Leave:  i) the Company shall be under no obligation to provide any work to you and may revoke any powers you hold on behalf of the Company;  ii) the Company may require you to carry out alternative duties or to only perform such specific duties as are expressly assigned to you, at such location (including your home) as the Company may decide;  iii) you shall continue to receive your basic salary in the usual way;  iv) you shall remain an employee of the Company and continue to be bound by the terms of this agreement (including any implied duties of good faith and fidelity);  v) you shall ensure that [position] knows where you will be and how you can be contacted during each working day (except during any periods taken as holiday in the usual way);  vi) the Company may exclude you from any premises of the Company. The Company may require you not to contact or deal with (or attempt to contact or deal with) any officer, employee, consultant, client, patient, service user, supplier, agent, distributor, shareholder, adviser or other contact of the Company; and  vii) any accrued but unused holiday entitlement shall be deemed to be taken during any period of Garden Leave.



			Breaks are paid and must be taken in turn by staff on shift to ensure that service rs are attended to, at all times.		
	BREAKS /	a)	Staff on duty working six hours shift are entitled to one fifteen minutes break where the Employer provides free hot and cold refreshments and snacks.		
17	TEA BREAKS / MEAL-TIMES	b)	Staff on duty working more than 10 hours shift are entitled to half an hour meal break where the Employer provides a free meal, in addition to other tea / coffee breaks.		
			Staff on duty working 5 hours are entitled to one ten minutes break.		
		d)	Staff on duty working four hours or less, are not entitled to a break.		
	SICKNESS / ABSENCE	paid any with day pro	e Company operates the Government Statutory Sick Pay (SSP) and you will be d according to the rate governing at the time for a maximum of 28 weeks in period of twelve months provided that the Employee supplies the Employer h a medical certificate if absent for a period of more than seven consecutive vs. Absence of less than seven consecutive days will require the Employee to duce a signed declaration / self –certification that they were not able to attend rk due to sickness.		
		Further certificates must be obtained if the absence continues for longer than the period of the original certificate. You consent to attend any medical examination You agree that any report produced in connection with any such medical examination may be disclosed to the Company and the Company may discuss the contents of the report with the relevant doctor.			
		op <sub>l</sub> tim	u are required to inform the Person in Charge at the earliest reasonable portunity of any inability to attend for duty. You are also obliged, at the same ie, to keep management informed of your date of return to work following any sence.		
18		ww	e policy on sickness / absence as detailed in the Staff hand book available on www.bendigonursinghome.co.uk/resources sets out the rules governing this area your employment.		
		the the	s the home's policy that following a day's sickness any shifts scheduled over next three days may be covered, at the discretion of the manager, thus allowing employee to fully recuperate and also keeping disruption to the home at a nimum.		
		neg are and wit mu ref wh	a period of absence due to incapacity is or appears to be due to a third party's gligence, nuisance or breach of any statutory duty in respect of which damages for may be recoverable, you must immediately notify the Company of that fact d of any claim, settlement or judgment made or awarded to you in connection that and all relevant details that the Company may reasonably require. You ast, if required by the Company, co-operate in any related legal proceedings and fund to the Company that part of any damages or compensation you receive ich relates to your loss of earnings for the period of absence (less any legal costs a have incurred) up to the total amount paid to you by the Company during the riod of absence.		
		hor	quent and persistent absence may threaten the safe and efficient running of the ne. Therefore, employees will attract full disciplinary procedure for any of the owing:		



		a) Failure to give reasonable notice for inability to report for duty.					
		b) Absence without genuine reason.					
		c) Frequent absence (i.e. more than once a month).					
		Persistent absence / sickness may constitute an employee being unfit for work and therefore, employment may be terminated.					
19	FITNESS OF EMPLOYEE	An employee should be physically and mentally fit for the purpose of the work which she / he is to perform at the nursing home. By signing this contract is regarded as signed declaration that you are so fit. Persistent absence / sickness may constitute an employee being unfit for work and therefore, employment may be terminated.					
20	OTHER LEAVE:  MATERNITY,  PATERNITY,  ADOPTION,  SHARED  PARENTAL LEAVE  AND PAY	You may be eligible to take the following types of paid leave:  i) statutory maternity leave;  ii) statutory paternity leave;  iii) statutory adoption leave;  iv) shared parental leave; and  v) statutory parental bereavement leave.  Employees are entitled to certain maternity rights, as laid down by Statute. The company will honour its obligations in this regard. You are required to inform the Manager or the Deputy Manager, in writing, as soon as you are aware of pregnancy. A risk assessment will be undertaken to enable you and the Manager and / or the Deputy Manager to make adjustments to the number of hours you work, length of shifts and nature of work as reasonable and practicable. You must keep the Manager or the Deputy Manager informed throughout your pregnancy as to your health and wellbeing to re – evaluate your working hours and duties as practicable.					
		In relation to paternity, adoption and shared parental leave the company will honour its obligation as laid down by Statute.  Staff must read the company's relevant policy 'Pregnancy, maternity, paternity, adoption and shared parental leave' available on our website at <a href="https://www.bendigonursinghome.co.uk/recources">www.bendigonursinghome.co.uk/recources</a> to ensure they are familiar with their rights and the process.					
	PARENTAL BEREAVEMENT LEAVE AND PAY (Jack's Law)	It is recognised that losing a child (under the age of 18 or a stillborn baby at 24 weeks or more into pregnancy), has a devastating impact on the family and hence, parents who lose a child are entitled to two weeks paid bereavement leave. This statutory entitlement will be paid at the same statutory rate as other family leave such as maternity, paternity, adoption and shared parental leave.					
		In order to receive paid time off, the employee must have been employed for a minimum of 26 weeks continuously. Employees with less than 26 weeks continuous service will receive the time off UNPAID.					
21		Parental bereavement leave is either the continuous of two weeks, or two separate one-week blocks. The time can be taken immediately after the death, or at any time up to 56 weeks after the death of the child.					
		Further, the leave can be taken immediately after the death of the child without having to give a period notice. However, if the leave needs to be taken at a later date, the employee must provide one week's notice.					
		This recognises that it is not just the immediate aftermath of the death that is difficult. Leave may also be needed later to attend an inquest or to mark the first anniversary of the death of the child.					



22	PROBATIONARY PERIOD	The first six months of employment as described in this document shall be a Probationary Period. The length of the Probationary Period will be extended by the amount of any absence from work longer than one week during this period. One-week notice will be given as Termination of Employment during this period by the employer and employee, or the employment may be terminated with no notice by both parties' mutual agreement.  Before the end of the six months Probationary Period the Employee and the Manager will undertake an Appraisal to evaluate the Employee's work performance, knowledge and skills and determine the areas in which the Employee requires training and support.
23	TERMINATION OF EMPLOYMENT / RIGHTS OF NOTICE	On completion of the 'Probationary Period' your employment will continue on permanent basis subject to either party giving a minimum notice of one calendar month notice (12 weeks for a Registered Home Manager, Deputy Manager, Kitchen Chef, Facilities Manager), to the other party to terminate this agreement. After one year of continuous employment the period of notice will increase with one week per completed year until a maximum notice entitlement of 12 weeks after 12 years of service.  By mutual agreement these notices can be waived by either party. When employment is terminated by the employer payment in lieu of notice may be paid (or a combination of basic wages in lieu and short notice), or to require the Employee to remain away from work during the notice period, whichever may be appropriate. This provision, which is at the Employer's discretion, applies whether notice to terminate the contract is given by the Employee or by the Employer. When the employment is terminated and the Employee does not work the notice period, equivalent pay to the notice period will be deducted from the Employee's final wages. In these circumstances any outstanding holiday entitlement will be used against the notice period.
		The Employer may terminate this contract without notice or payment in lieu of notice in case in case of gross or persistent misconduct such as breach of the Employer's disciplinary rules. Employee will be suspended without pay if the Employee is under safeguarding investigation.  The Employee will be required to return all company property before your departure. Failure to do so will result in the appropriate amount of monies being deducted from your final pay. In all circumstances on termination of employment final pay will be in the form of company cheque, which will be paid at the end of the current pay period in the normal way. Any payment in lieu of notice will have PAYE, National Insurance contribution and any sums due which may be owed to the Employer deducted at source.  Following amicable termination of employment references will be provided only by the Registered Manager, in writing and with a prior consent. The Employer is not obliged to provide reference(s).
24	RETIREMENT	Kindcare (UK) Ltd does not have a retirement age. If an employee wishes to retire, then the employee may give notice to end employment.



25	DUTIES	The Employee is required to conscientiously observe and perform all duties as detailed in the job description including any instructions and directions as may reasonably be asked of you by your Manager. The Employer may revise your job description from time to time. Further the Employee is required to use all proper means within their power to protect and further the reputation and interest of the Company.  The Employee may not make any arrangements to engage additional staff or agency staff without approval from the Manager or the Deputy, whereby the					
		aggregate weekly amount of wages paid in connection with the home will be increased. No goods or services will be ordered for the home or in the name of the company without prior authorisation.					
26	STAFF MEETINGS	Staff Meetings are very important for both the employee and the company. They are the means by which information is communicated and discussed with the staff to ensure that all concerned are given the opportunity to contribute to the working practices, conditions and smooth running of the home and hence, <i>attendance of staff meetings is mandatory for all staff with no exception</i> , regardless whether they are employed full or part time. Staff meetings are once a month and usually the last Wednesday of the month. Staff are paid for the time during staff meetings. Persistently not attending staff meetings may constitute termination of employment.					
		First four shifts are part of the Employee's work based training and induction and as such attract the training rule as detailed in the table below:					
		You are required to attend all mandatory training and / or lecture programmes including fire, health and safety, moving and manual handling, etc. (as detailed by the Department of Health, 'National Minimum Training Standards for Healthcare Support Workers and Adult Social Care'), training and refresher courses. Persistent failure to attend training courses may affect the Employee's competence to carry out his or her duties and may constitute termination of employment.					
27	TRAINING	All mandatory training courses are written on the 'Duty Rota' as well as on the training programme and staff that are required to attend training or refreshed courses are noted. Staff individual training needs are identified during supervision and appraisal.					
		Training organised by the company is for our mutual benefit. Your training allowance is £250.00 per annum (1st April to 31st March). The company pays for the cost of the training and staff are paid for the training time, provided it is within your training allowance and relevant to your job. For any additional relevant training, the company will pay the cost of the course only.					
		You will be paid for your time for attending training on a pro rota basis as follows:					
		EMPLOYMENT SINCE INDUCTION AND TRAINING THAT COMPLETION OF INDUCTION / TRAINING EMPLOYEES WILL BE PAID					
		a) Less than 7 months Nil (no payment for training or induction)					
		b) on completion of 7 months 70%					
		c) on completion of 10 months 10%  d) on completion 12 months 10%					
		e) on completion of 13 months 10%					
		of compression of to monday 1070					



28	SAFETY AT WORK	The Health & Safety at Work Act 1974 and other legislation requires that you work in a safe way using safe methods which will not endanger yourself or any other person. You are expected to familiarise yourself with the Company's Health and Safety Policies. Breaches of health and safety rules will lead to immediate disciplinary action.  You must report immediately any accidents or hazards at work to the person in charge.  The Health and Safety at Work Act 1974 (HSWA), places requirements on both, the Employer and Employees.  Staff have a duty to take care of their own health and safety and that of others who may be affected by your actions or inactions at work. Staff must co-operate with employers and co-workers to help everyone meet their legal requirements.  More details of those requirements are contained within the Company's HSWA Policy Statement.
29	ACCIDENTS	Any employee having or witnessing an accident whilst on duty is required to report the matter immediately to the Person in charge or the Manager and to ensure that a full and accurate record of the circumstances is detailed in writing in the accident book provided. Complete 'Accidents and Incidents' Policies and Procedures can be found in the staff room, nurses' office and on our website at: <a href="https://www.bendigonursinghome.co.uk/resources">www.bendigonursinghome.co.uk/resources</a>
30	INFECTIOUS / NOTIFIABLE DISEASES AND VACCINATION	<ul> <li>a) It is a condition of your employment that you will: <ol> <li>i) participate in and undergo a health screening and risk assessment either prior or when you join the Company; and</li> <li>ii) participate in and undergo a health screening and risk assessment as and when reasonably required by the Company throughout the term of your employment.</li> </ol> </li> <li>b) You are also encouraged to be vaccinated against any diseases and / or infections which the Company reasonably requires you to be vaccinated against (such as Covid 19, Flu, Hepatitis B, Tuberculosis (TB), and if requested by the Company, to produce evidence that you have received such vaccination.</li> <li>c) The Company reserves the right to withdraw any offer of employment if, following a reasonable management instruction, you fail to meet the conditions in clauses a) i) and a) ii) above.</li> <li>d) The Company may take appropriate management action if, following a reasonable management instruction, you fail to meet the conditions in clauses a) ii) and b) including (but not limited to): <ol> <li>i) instructing you to leave the premises and / or not to attend the premises, and any such absences may be unpaid;</li> <li>ii) disciplinary action; and / or</li> <li>iii) the termination your contract of employment without notice</li> </ol> </li> </ul>
31	PROFESSIONAL QUALIFICATIONS / REGISTRATIONS	If your role requires you to be registered with a professional body, for example the NMC, for Registered General Nurses (RGNs) your employment will be subject to you producing and maintaining any registration appropriate to your employment and profession. If you fail to produce or maintain such registration, the Company may suspend you without pay and take disciplinary action up to and including termination of your employment without notice.  Should your registration lapse, the Company reserves the right to re-deploy you into a non-registered role at the appropriate rate of pay until evidence has been received confirming your registration has been renewed.



32	PROFESSIONAL CODES OF CONDUCT	Code of Conduct and to abide by the codes of practice as detailed in the staff					
				ble at <a href="https://www.bendigonursinghome.co.uk/resources">www.bendigonursinghome.co.uk/resources</a> Any breach of regarded as a disciplinary matter.			
		excellence the care, their right enabling	It is the aim of Kindcare to provide care to all service users to a standard of excellence which embraces equality, diversity and human rights in every aspect of the care, treatment and support provided. Putting people first and championing their rights is the home's main ethos. People who use services are empowered by enabling them to become involved in the planning and delivery of their own care, treatment and support.				
33	MAINTENANCE			portance that all members of our team are able to convey a caring, nd professional approach.			
	OF STANDARDS	At Bendigo Nursing Home we achieve this by employing safe working practices, promoting core values of care, implementing new and best methods through continuous learning, research and innovation. Therefore, we employ the most suitable and committed applicants and only the best continue to work at the home for years and in some cases decades.					
		Persistent failure to maintain the company's high standards may result in termination of employment.					
34	BRIBERY / GIFTS	You must not offer or accept a bribe of any kind. If you are concerned about or suspect an act of bribery you must report this immediately in accordance with the Company's relevant policies and procedures.					
		If staff are offered gifts/gratuities of any nature these must not be accepte					
35	PERSONAL PROPERTY	The Company accepts no responsibility for the loss of or damage to your personal property howsoever this may occur. It is recommended that you arrange your ow insurance cover. All staff are provided with a locker in the staff room where the can lock valuables during their shift.					
		are not a	llowed	lock their smart phones in their locker during their shift. Staff to carry their smart phones on their person during shift, not tographs of residents, premises or anything at all.			
36	COMPANY PROPERTY	2)	tems / bjects	All Company property i.e., ID badge, locker key, all capital equipment (e.g. washing machine(s), dryer(s) dish washer(s) etc.), portable, lifting, pressure relief, etc. equipment (e.g. kettle(s), blender(s) etc.), durable equipment (e.g. crockery, cutlery, linen / bedding, etc.) and all client's property including clothes and any item found in the company's premises are regarded as company property. All such property must be handled with care and respect. The company reserves the right to recover the cost for repairs or replacement of any property that may be damaged, broken or destroyed due to an employee's negligence.			



		Intellectual property (IP) is a legal concept which refers to creations of the mind and refers to a variety of intangible assets, such as musical, literary, and artistic works; discoveries and inventions; <i>and words, phrases, symbols, and designs</i> . Common types of intellectual property rights include copyright, trademarks, patents, industrial design rights and in some jurisdictions trade secrets.
b)	Intellectual	More specifically: In Kindcare (UK) Ltd intellectual property (IP), extensively but not exhaustively, are regarded the following: logo, letter head, forms (any kind of forms), risk assessments, care plans, staff handbook (containing policies, procedures, job descriptions, etc.), menu, diagrams and charts, recruitment pack, service users' brochure, surveys, and any item that may or may not contain the Kindcare logo, completed or blank, digital or a physical copy.
	Property (IP)	Taking out and / or photocopying any such articles as specified above whether in digital or physical copy form, outside the home's premises and passing those articles to a competitor or a third party may result in termination of employment. Employees must refer also to Confidentiality and disclosure information policy and procedure in their staff handbook.
		Any invention, improvement, design, process, information, copyright work, trade mark or trade name made, created or discovered by you during the course of your employment in any way affecting or relating to the business of the Company or capable of being used or adapted for use within the Company shall be immediately disclosed to the Company and shall to the extent permitted by law belong to and be the absolute property of the Company. If required to do so by the Company, you shall, at the Company's expense:
b)	Intellectual Property (IP) (cont.)	<ul> <li>i) apply or join with the Company in applying for letters patent or other protection or registration in the United Kingdom and in any other part of the world for any such invention, improvement, design, process, information, copyright work, trade-mark or trade name as aforesaid;</li> <li>ii) execute and do all instruments and things necessary for vesting the said letters patent or other protection or registration when obtained and all right title and interest to and in the same absolutely and as a sole beneficial owner in the Company or in such other person as the Company may specify.</li> </ul>
		You hereby irrevocably appoint the Company to be your attorney in your name and on your behalf to execute and do any such instrument or thing and generally to use your name for the purpose of giving to the Company the full benefit of this clause.



		c)	Return of Property	At the request of the Company or in any event on termination of your employment, you are required to return all property belonging to the Company which may be in your possession or under your control. This includes but is not limited to documents, correspondence, keys, patient lists, magnetic disks, tapes, memory sticks or cards or any other software storage media and all other property belonging to the Company.  Monies will be deducted from final pay for non-return or damage		
		d)	Security	other than reasonable wear and tear that has occurred.  In the interest of security, the Company reserves the right to search you or any of your possessions or motor vehicle or other property in your possession whilst on or leaving the Company's premises.		
			ulge any info ifidential nat	following your employment with this company you should not rmation about the company which may be considered to be of a ure particularly in relation to residents' personal, medical or is, company finances, transactions or business affairs.		
37	LOYALTY TO THE COMPANY	em in p	You must note that during employment with this company you may not take other employment (part / full time or paid / unpaid) unless there is a prior arrangement in place and at the Manager's discretion.  Following termination of this employment for whatever reason you are not provided in the second of the sec			
		permitted to:  a) Canvass or solicit business, residents or employees from the home / company.				
			Solicit and / or seek to employ any person who has been employed by the			
		b)	company at any time during the period of your employment with the company.  Use the name of the company in connection with your own or any other name			
		c)	which is in any way intended to suggest any connection with the company' business.			
		a)	Failure to conform to the standards of work performance or conduct expected in your employment will render your liable to a disciplinary action. Action taken could result in dismissal. No disciplinary procedure forms part of your contract and the procedure adopted may vary. The Employer reserves the right to suspend an Employee at any time:			
			i) With pay, whilst investigating any disciplinary matter or for health a safety reason, and / or			
20	DISCIPLINARY			t pay when it is for example a gross misconduct and / or rding investigation.		
38	PROCEDURE AND APPEAL(S)		A copy of Disciplinary Regulations and Procedure relating to this employment are detailed in the Staff Handbook available on our website at: <a href="https://www.bendigonursinghome.co.uk/resources">www.bendigonursinghome.co.uk/resources</a>			
		b)	or her, ther Disciplinary to all emp Procedure	yee is dissatisfied with any disciplinary action taken against him the Employee should raise the matter in accordance with the Procedure. Please note that the Disciplinary Regulation applies loyees from day one of the employment. The Disciplinary only applies to employees who have completed 24 months employment with the company.		



39	GRIEVANCE PROCEDURE	The Employer recognises the importance of dealing quickly and fairly with any grievance the Employee may wish to raise relating to the terms and conditions of employment, or any other matter relating to the employment. This procedure does not form part of the Employee's contract and may vary from time to time.	
		A copy of Grievance Procedure relating to this employment are available in the Staff Handbook on our website at: <a href="www.bendigonursinghome.co.uk/resources">www.bendigonursinghome.co.uk/resources</a>	
40	WHISTLE BLOWING POLICY	The Employer has a whistleblowing policy and procedure and it is or should occur when <i>a person reports a wrong doing in the 'public interest'</i> . Officially this is called <i>'making a disclosure in the public interest'</i> such as things that a person may think are illegal, or if somebody is neglecting their duty of care to vulnerable people, or somebody's health and safety are in danger.	
		Employees should distinguish between having personal grievances with for example the Employer and related to employment, and concerns that are in the public interest.	
		A copy of Whistleblowing Policy and Procedure relating to this employment are detailed in the Staff Handbook that you have been issued with.	
	DATA PROTECTION (GDPR) and CYBER SECURITY	The General Data Protection Regulation (GDPR) regulate our use of your personal data. As an employer it is our responsibility to ensure that the personal data we process in relation to you is done so in accordance with the required principles. Any data held shall be processed fairly and lawfully and in accordance with the rights of data subjects.	
		We will process data in line with our privacy notices in relation to both job applicants and employees.	
41		You have rights in relation to your data. More information about these rights is available in our GDPR Policy and Procedure on our website at: <a href="https://www.bendigonursinghome.co.uk/resources">www.bendigonursinghome.co.uk/resources</a> We commit to ensuring that your rights are upheld in accordance with the law and have appropriate mechanisms for dealing with such.	
		We may ask for your consent for processing certain types of personal data. In these circumstances, you will be fully informed as to the personal data we wish to process and the reason for the processing. You may choose to provide or withhold your consent. Once consent is provided, you are able to withdraw consent at any time.	
		You are required to comply with all company policies and procedures in relation to processing data. Failure to do so may result in disciplinary action up to and including dismissal.	
		You agree to act in accordance with data protection legislation, including the Data Protection Act 2018, the General Data Protection Regulation and any other data protection legislation in force at all times ("Data Protection Legislation") during your employment and to comply with any policy introduced by the Company in order to comply with it, including any policy on the transfer of data outside the UK.	
		The Company will process personal data about you in accordance with and to the extent permitted by Data Protection Legislation in order for the Company to perform its obligations under this contract, for example paying your salary, or to pursue its legitimate interests. Personal data relating to you may be kept electronically or in hard copy format.	



41	DATA PROTECTION (GDPR) and CYBER SECURITY (cont.)	Your personal data may be disclosed or transferred:  i) to other employees of the Company;  ii) to other persons as may be reasonably necessary for the purposes of or in connection with your employment or the business of the Company; or  iii) as otherwise required or permitted by law.  You agree that the Company may process special categories of personal data relating to you, in connection with your employment or the activities of the Company. The Company envisages the need to process sensitive personal data / special categories of personal data for the following purposes:  i. data relating to your racial or ethnic origin, disability, sexual orientation, religion and age may be processed for the purposes of equal opportunities monitoring;		
		<ul> <li>ii. data relating to your trade union membership may be processed to enable deduction of subscriptions from the payroll;</li> <li>iii. your medical records, self-certification forms and similar information may need to be processed for administering sick pay; the provision of healthcare; the facilitation of adaptations in the workplace; the processing of claims under any pension or permanent health schemes or other similar schemes to which you may be entitled (whether pursuant to this contract or otherwise); general welfare; and monitoring attendance and capability.</li> <li>The Company may need to process information regarding criminal convictions or</li> </ul>		
		alleged offences in connection with any disciplinary or regulatory investigation.  In this clause the expressions "personal data" and "special categories of personal data" have the same meanings as those expressions bear in the Data Protection Legislation.		
42	SMOKING / VAPING POLICY	Employees are allowed to smoke / vape during designated break times and in the designated areas only, which is outside the building such as in the garden or veranda. Abuse of these rules is against the law and your employment will be terminated immediately.		
	VARIATION OF CONTRACT	The Employer may amend or vary these terms of employment from time to time and shall notify employees of such amendments or variations by:		
		a) Discussing the amendments or variations during staff meeting if the change(s) is / are minor		
43		b) Notifying employees in writing if the change(s) is / are more substantial		
		Issuing employees with a new version of the contract if the change(s) is / are more fundamental and /or that is / are related to new government legislation, and / or is / are effecting employees in an essential way		
44	THIRD PARTY RIGHTS	Nothing in this Agreement confers on any third party any benefits under the provisions of the Contracts (Rights of Third Parties) Act 1999.		



45	THE LAW	These terms are governed by the law of England and are subject to the exclusive jurisdiction of the Courts of England.				
46	ACCEPTANCE OF THE TERMS AND CONDITIONS OF EMPLOYMENT	I confirm that I have read and understood the above Terms and Conditions of Employment. I accept the employment on the terms stated above, this contract being in substitution for any previous contracts (whether oral or written) and understandings, if any, with the Employer.  As this post is exempt from the provision of Rehabilitation of Offenders Act 1974 (Exemptions) Order 1975, I hereby undertake to advise my Employer of any criminal offence which I may be convicted of during my employment with them.				
		Signature of Employee		Date		
		Full name of Employee				
		Signed on behalf of Kindcare (UK) Ltd				
		Name of Signatory	Mariana Philipova	Date		
		Position	Registered Manager			