

# TKC Registration Form

## Deposit

Prior to entry a deposit is required whether your child attends TKC on a full time or part time basis. TKC Terms & Conditions are provided overleaf providing terms with regard to the return or forfeiture of the deposit.

## Acceptance

TKC Terms & Conditions overleaf are considered to be fair and reasonable. By signature of this Registration Form the parent/guardian confirms that they have read and understand TKC Terms and Conditions, and undertake to be bound by the same.

## FOR OFFICE USE ONLY

Customer code:

Deposit payable: £100 £200

Deposit paid:

Date:

Funding applicable: 15hr ..... 30hr .....

I would like my child to attend TKC Day Nursery **CHAPEL** **HEALD GREEN** starting on: .....

## Family Details

Child's first name	Date of Birth
Child's surname	Religion
First Name Mother	First Name Father
Surname Mother	Surname Father
Address	Address if different
Home telephone	Home telephone
Mother's work telephone	Father's work telephone
Mother's mobile	Father's mobile
Mothers email	Father's email
Car registration number	Car registration number
Additional vehicles	Additional vehicles

## Schedule of Attendance

	Monday	Tuesday	Wednesday	Thursday	Friday
Morning					
Afternoon					
Part Day					
Full Day					
After school					

Signature .....  
(parent/guardian one)

Signature .....  
(parent/guardian two)

Print Name ..... Authorised Signatory

**Data Protection:** In compliance with current UK Data Protection legislation, any information provided here will be kept secure and treated confidentially. The data collected will only be used by The Kid Company UK LLP and will not be disclosed to any external sources without your prior consent.

### The Kid Company

Call us on: **CHAPEL:** 01298 938913 **HEALD GREEN:** 0161 4373211

Registered Office: Chapel House, 25 Market Place, Chapel en le Frith, Derbyshire, SK23 0EN

**E:** [register@thekidcompany.co.uk](mailto:register@thekidcompany.co.uk)

**W:** [www.thekidcompany.co.uk](http://www.thekidcompany.co.uk)

# TKC Terms & Conditions

The Kid Company UK LLP trading as The Kid Company hereinafter referred to as 'the Company' offer a definite place to the child referred to overleaf who is to join The Kid Company Day Nursery Chapel en le Frith (hereinafter referred to as 'the Nursery') on the following terms. These terms and conditions relate to the contract between the Company and the parent/guardian. The headings in this agreement are inserted only for convenience and shall not affect its construction.

## 1 Registration

In order to register your child with the Company a minimum of three (3) sessions must be booked by the parent/guardian. A registration fee as referred to on the TKC fee sheet shall be paid by the parent/guardian to the Nursery on submission of the completed registration form and that fee shall not be returnable if such acceptance is later withdrawn by the parent/guardian. The registration fee will be returned if the Nursery cannot offer the place on the schedule and date required.

## 2 Offer acceptance

A deposit as is referred to on the fee sheet shall be paid by the parent/guardian to the Nursery on the acceptance of the offer and that deposit shall not be returnable unless one full month's notice in writing is provided to the Nursery Operations Manager. The deposit is not deductible from the first month's fees.

## 3 Payment of Nursery fees

(a) Payment of Nursery fees to the Nursery for the child's attendance at the Nursery shall be made by the parent/guardian monthly, in **ADVANCE**, on the first day of each month (the due date). (b) If the payment of fees referred to in (a) above shall be outstanding for more than 14 days then the Nursery may serve 14 days notice in writing to terminate this contract. Upon termination of this contract the child shall cease forthwith to be admitted to the Nursery, and the Nursery's notice to so terminate shall be regarded as a formal demand for all outstanding monies. (c) The Nursery reserves the right to increase the said fees at any time upon giving one calendar month's written notice of the proposed increase to the parent/guardian.

## 4 Calculation of fees

(a) The Nursery year runs from September 1st to August 31st. The Nursery closes for one week at Christmas and all other Bank Holidays. (b) The fees payable by the parent/guardian are calculated by taking the child's weekly attendance fee, multiplying the same by 51, being the number of weeks the Nursery is open, and dividing by 12 to give a monthly payment which is required in accordance with clause 3(a). The Nursery does not permit the payment of fees on a daily or weekly basis. Any payments by a parent/guardian upon this basis may be regarded by the Nursery as a breach of the parent/guardian payment obligations and the Nursery reserves the right to terminate this agreement upon serving 14 days notice of the parent/guardian payment default. Upon the expiration of the said 14 days notice and the parent/guardian having failed to remedy their payment default then the Nursery shall be entitled to treat this agreement as terminated and the provision of clause 3(b) shall apply. (c) The Nursery does not permit the pro-rata reduction of payment fees if the child is absent from the Nursery due to illness or holidays whilst the Nursery is open. The parent/guardian is therefore obliged to make full payment. In the event of payment not being made then the Nursery reserves its right to terminate this agreement in accordance with clause 3(b).

## 5 Cancellation / Termination

(a) After an offer has been made by the Nursery but before acceptance by the parent/guardian either party may cancel the offer by serving 7 days written notice. (b) After acceptance of the offer by the parent/guardian either party may terminate this agreement by the service of one calendar month's notice in writing. During that said one month period the Nursery undertakes to continue to admit the child and the parent/guardian undertakes to pay all fees due. In the event of the parent/guardian failing to pay the month's fees the child's place shall be immediately withdrawn and the Nursery shall be entitled to serve a formal demand for payment of such monies. (c) In the event of the parent/guardian giving notice of withdrawal of the child and immediately withdrawing the said child there shall be due to the Nursery one calendar month's fees in lieu of notice. Failure by the parent/guardian to provide one calendar month's notice or any notice at all shall render the parent/guardian liable to the Nursery for one month's fees. (d) Notice must be in writing and posted to the Nursery Operations Manager. (e) If in the reasonable opinion of the Nursery Operations Manager or person of similar standing or authority it is considered that the continued presence of the child referred to herein is detrimental to the health, safety or well being of the child or other children or other staff so employed then the Nursery may serve notice to the parent/guardians or a request for the child to be immediately removed from the Nursery and the provision of one month's notice as referred to in sub-clause (b) hereinbefore stated shall not apply.

## 6 Non-solicitation of staff

The parent/guardian of the child, the subject of this registration form, hereby agrees that during the term of this agreement and for the period of six months following its termination (howsoever terminated) that he /she will not seek to employ, entice away or attempt to entice away from the employment of the Company any person or persons employed by the Company at the date of termination of the agreement between the Company and the parent/guardian or any person or persons who was employed by the Company in the six months preceding the date of termination of the agreement between the parent/guardian and the Company. If the parent/guardian shall breach the aforementioned clause then he/she shall indemnify the Company fully in respect of all and any costs, claims, damages and expenses incurred by the Company as a result of the aforementioned breach to include the cost of replacing the said member of staff to include, but not limited to agency fees, advertising costs, management time in interviewing and all such other costs reasonably and necessarily incurred by the Company in replacing the member of staff together with all legal fees and disbursements.

## 7 Variation

(a) There shall be no variation of this agreement unless it is in writing and made between a duly authorised representative of the Nursery and the parent/guardian, any such agreement being in writing from a Director of the Company or the Nursery Operations Manager. (b) It is hereby recognised that the Nursery is owned by the Company and the members of staff at the Nursery are employees of the Company. (c) The employees of the Company at the said Nursery are not authorised to bind the Company in respect of the following matters: i) The variation of any terms of this agreement. ii) The entering into of agreements be they oral or written with the parent/guardian as to payment schedules of current fees or arrears of fees. iii) The acceptance of any offer as to the payment of fees or arrears of fees other than in accordance with clause 3. iv) Any representation as to the rights of the Company to take legal or other proceedings.

## 8 Acceptance

The above terms and conditions are considered to be fair and reasonable. In the event of any term found by a Court of Law to be unreasonable then the clause shall be removed but the agreement shall remain in full force and effect. The parent/guardian has read and understands the Terms and Conditions contained and undertakes to be bound by the same. This Agreement shall be construed in accordance with and governed by English law and both parties hereby submit to the non-exclusive jurisdiction of the English Courts.