Parent declaration form privacy notice template for the Childcare Support entitlements

This template is provided by Hertfordshire County Council. Please note however that as the data controller for the information that is being gathered (hereby known as your provider), is responsible for ensuring that the information contained in the privacy notice is accurate and that it complies with the general data protection regulation (GDPR) and the data protection act 2018.

Further information and advice can be found at https://ico.org.uk/fororganisations/guide-to-data-protection/guide-to-the-general-data-protectionregulation-gdpr/individual-rights/right-to-be-informed/

Why we need your information

The data on this form is being gathered for the purpose of delivering Childcare Support entitlements. Your provider is obliged to collect and process this data under the Education Act 1996 and the Childcare Acts of 2006 and 2016, including The Education (Information About Individual Pupils) (England) Regulations 2013. The information you have provided will be used alongside additional information obtained from your current and previous early years applications where applicable, including for the purpose of Early Years Pupil Premium (EYPP) Entitlement.

This will include attainment information to monitor progress of each child against the Early Years Foundation Stage. You might be contacted to gather feedback on the Childcare Support entitlements and/or current/future childcare.

What we will do with your information

Your provider will use the information gathered in this form to agree the childcare services to be provided to your child. In order to deliver this service, we will share the information you provide on this form with the Early Years Service (Children's Services) of Hertfordshire County Council to assess your eligibility for Childcare Support entitlements and to derive statistics which inform decisions such as the funding of schools and early years providers. Attainment information will be





summarised and then used to target support in identified areas of need across Hertfordshire. This is to improve outcomes and ensure that early years services are accessible to all families.

Details of the council's privacy policy can be found at www.hertfordshire.gov.uk/about-the-council/legal/privacy-policy/privacy-policy/aspx

Information will also be shared with the Department for Education (DfE) for statutory returns, other departments in Children's Services and your local Family Centre, who support the local authority by assisting families to access the services they are entitled to.

We may also share information with third parties if we are legally obliged to do so, for example, if it is necessary to safeguard or protect a child. We may also share information with the police or other agencies if it is necessary for the following purposes: a) The prevention or detection of crime b) The apprehension or prosecution of offenders c) The assessment or collection of any tax or duty or any imposition of a similar nature.

How long we will keep your information

The information that you supply to us will be kept on file by your provider for 3 years after the child leaves the setting, at which point it will be disposed of securely. Information shared with the local authority will be retained for 25 years after its creation, at which point it will also be disposed of securely.

What are your rights?

Your provider will be the data controller for this information. You have the following rights in relation to this data.

- You have the right to be informed about what information we hold about you and how we use it.
- You have the right to request copies of any information we hold about you by making a subject access request.





- If information we hold about you is factually inaccurate you have the right to have it corrected.
- You have the right to object to the way we are using your data.
- You have the right to request that your data is deleted. However, we may be
 unable to delete your data if there is a need for us to keep it. In this case you
 will receive an explanation of why we need to keep the data.
- You can also request that we stop using your data while we consider a
 request to have it corrected or deleted. There may be some circumstances in
 which we are unable to do this, however we will provide an explanation if this
 is the case.
- In certain circumstances you may also request data we hold about you in a format that allows it to be transferred to another organisation.
- In the event that decisions are taken using automated processes you have the right to request that these decisions are reviewed by a member of staff and to challenge these decisions.

If you would like to request copies of your data, request that your data is deleted or have any other queries in relation to data which your provider holds about you, please contact

If you are unhappy with the way that your provider has used your data or with the way we have responded to a request you also have the right to contact the Information Commissioner's Office www.ico.org.uk

Clarification for eligibility funding

As detailed in the Childcare Act 2006, childminders are not able to claim funding for their own children, grandchildren or for any member of their family through blood or marriage. This will be actively monitored by Hertfordshire County Council and if there is enough evidence to confirm that funding has been claimed contrary to these regulations, it will be refused and reclaimed if necessary. The Childcare Support entitlements stop at the beginning of the term your child starts in school reception





class (or when they reach compulsory school age and are still attending an early years provision, i.e. the start of the school term following their 5th birthday).

Family information

Your child is entitled to 570 hours Childcare Support per year across the 38 weeks of school term time. This can be accessed through any approved childcare provider in Hertfordshire. The Childcare Support entitlement can be split between two providers, where both agree, and that the number of hours accessed does not exceed the total allowed in that funding period. Some children can access an additional 570 hours of Childcare Support; eligibility criteria apply. If you are eligible the total of 1140 hours may be split over a maximum of two sites per day. NB: All Childcare Support in a single day has to be offered in one continuous session, there cannot be a 'paid for' break between sessions in the same day.

Using your Childcare Support in the school holidays

Choosing to use your Childcare Support entitlement in the school holidays as well as during term time is referred to as the stretched offer. Not all providers offer this, but if they do and you feel it is a more suitable option for your circumstances then you need to consider the following points.

- Whilst you still get 570 hours per scheme in total across the year, the
 maximum number of weekly hours available to you is reduced as you are
 accessing the entitlement over more than the standard 38 weeks. Typically,
 this will be around 11 hours per week, but your provider will confirm the exact
 figures to you. For 30 hours over a full year this would be around 22 hours per
 week.
- A stretched offer model must be applied for a full year to ensure that you can access the full number of hours you are entitled to.



