

Fondazione Levis Plona

Scuola paritaria BILINGUE (ex Canossiane)

MOD LETT.8/2014

MUTUAL LIABILITY AGREEMENT BETWEEN CHILD AND ADOLESCENT SERVICE MANAGER AND THE FAMILIES OF ENROLLED CHILDREN

The undersigned GIULIARI FRANCESCO born in Vicenza on 27/08/48, and resident in VICENZA, Viale B. D'Alviano 27, c.f. GLRFNC48M27L840U, as the legal representative of the KINDERGARTEN AND PRIMARY FOUNDATION LEVIS PLONA and as the head of the service for childhood and adolescence held in Contrà Porta S. Croce, 55, 36100 Vicenza at the FONDAZIONE LEVIS PLONA,

the undersigned					
born in	on				
and resident in					
C.F(fiscal code)	as parent (or holder of parental responsibility) of				
born in	0	า	,		
and resident in					
C.F	who will	attend the	above-mentioned	l service for	
childhood and adolescence					

are both aware of all the civil and criminal consequences involved in making false statements, SIGN THE FOLLOWING MUTUAL LIABILITY AGREEMENT REGARDING THE ATTENDANCE OF IN THE ABOVE- MENTIONED SERVICE FOR CHILDREN AND ADOLESCENTS STATING THAT THEY HAVE READ THE DOCUMENT "Lines of address for the reopening of services for children and adolescents 0-17 years" of the Veneto Region and undertake to follow the indications contained therein , in compliance with safety measures and interventions for the prevention and containment of the spread of SARS-Cov-2.

In particular, the parent (or holder of parental responsibility), aware that, in childhood, the infection is often asymptomatic or without symptoms, and that, therefore, a strong alliance between the parties involved and effective and prompt communication should be ensured in case of suspected symptoms

I DECLARE



SCUOLA PARITARIA e PARIFICATA DELL'INFANZIA e PRIMARIA - indirizzo bilingue (italiano/inglese)-VI1E00300V Porta S. Croce, 55 - 36100 VICENZA Tel. 0444 322781 - P.IVA 01326060249 - C.F. 80015410246 segreteria@levisplona.it - PEC: levisplona@pec.it sito: www.levisplona.it - Convitto Residenza Femminile



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- To be aware of the infection containment measures in force today;
- that the child, or a cohabiting partner within the household, is not subject to the quarantine measure or has not tested positive for COVID-19;
- to self-monitor their health conditions, those of their son/daughter, family members and cohabiting (close contacts), also making use of the support of the General Practitioner and the Pediatrician of Free Choice;
- whenever the parent themselves or his/her child/a or any of the family members and cohabiting partners (close contacts) present suspected symptoms of New Coronavirus infection (for example: fever, difficulty breathing, loss of taste and/or smell, sore throat, cough, nasal congestion, conjunctivitis, vomiting, diarrhea, etc.):
 - avoid accessing the service by informing the service manager/school,
 - to return promptly to his place of residence,
 - contact their General Practitioner and/or Pediatrician in order to assess the case and any possible execution of the nasopharyngeal swab;
- to be aware and accept that your child is subjected to temperature measurement with a no contact thermometer at the entrance to the service and that, in the event of a temperature above 37.5 degrees or in presence of other suspicious symptoms mentioned above, you will not be admitted to the service;
- to be aware and accept that, in the event of an outbreak of fever or other symptoms (among those mentioned above), the managing body will provide immediate isolation and subsequent custody of the child to the parent or other responsible adult, inviting them to contact their General Practitioner and/or Pediatrician immediately, in order to assess the case and any possible diagnostic procedures.
- to be aware that attendance requires compliance with the provided hygiene and health indications;
- that I have been adequately informed by the organizers of the service for children and adolescents of all the organizational and hygienic-sanitary provisions for safety and for the containment of the risk of spreading the COVID-19 infection and in particular:
 - the arrangements for access to and departure from the service;
 - not be able to access, except for situations of proven emergency, the service area during the time of activities and in the presence of children;
- to undertake/ to adopt the utmost care even when the child is not attending the service for childhood and adolescence,
- to be aware that upon a resumption of interaction activities, although controlled, it is not
 possible to eliminate the risk of contagion, which should be reduced to a minimum through
 the scrupulous and strict observance of the precautionary and safety measures provided by
 the regional guidelines for carrying out activities; This is why it is important to observe with
 utmost caution activities outside of the context of the service per childhood and
 adolescence.



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In particular, the parent (or holder of parental responsibility), aware that, in pediatric/childhood age, the infection is often asymptomatic or without symptoms, a strong alliance between the parties involved should be guaranteed and effective, prompt communication carried out, in case of any suspected cases.

I DECLARE

- to have provided, at the time of registration, precise information regarding each organizational and hygienic-sanitary device adopted to contain the spread of the COVID-19 outbreak and to undertake, during the period of attendance of the service for childhood and adolescence, to communicate any amendments or additions to the provisions;
- to undertake and implement the procedures laid down upon entry and to adopt all the hygiene and health requirements laid down by existing legislation and regional guidelines;
- not to promote activities involving contact between different groups of children which the service for children and adolescents organized;
- to adhere strictly and scrupulously, in the case of acclaimed infection with COVID-19 by a child or adult attending the service, to any provision offered by the local health authority.

The signing of this agreement commits the Parties to respect it in good faith. From the legal point of view it does not release those who sign it from any responsibility in case of failure to comply with the regulations relating to the containment of the epidemic COVID-19, the ordinary regulations on safety at the workplace, the guidelines for the safe management of organized social and play opportunities for children and adolescents in Phase 2 of the COVID-19 emergency, and the aforementioned regional guidelines for the reopening of services for children and adolescents.

The parent (or holder of parental responsibility) The service manager for childhood and adolescence



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