

Care Givers Placement Agency, Inc.
10211 SW Barbur Blvd., Suite 110A, Portland, OR 97219

Temporary Registration Form

This is an agreement between CARE GIVERS PLACEMENT AGENCY, INC. ("the Agency") and you ("the Client"):

Your Name _____
Home Phone _____ Cell Phone _____ Work Phone _____
Address _____ city _____ zip _____
Spouse's Name _____ Work Phone _____ Cell Phone _____
Other phone numbers (cell, pagers, etc.) _____
email address (we will not give your email address to anyone) _____

Children's Names	Birthdates	Allergies, Medicines, Special Needs(*)
_____	____/____/____	_____
_____	____/____/____	_____
_____	____/____/____	_____
_____	____/____/____	_____
_____	____/____/____	_____

(*)if necessary, please provide additional information on attached sheet

Pets indoors: _____

Care Givers Placement Agency ("Care Givers") is a referral service that maintains records of Providers who are screened and available to be employed by the Client to perform in-home domestic functions. Care Givers will refer available Providers to the Client based on the information provided by the Client. Client will pay a referral fee, which will be charged on a daily basis, commencing at the time that a placement is confirmed. The referral fee will be determined by the fee schedule in effect at the time the referral is made, according to the work schedule requested by the Client. **IF CLIENT CANCELS A PLACEMENT ORDER AFTER THE ORDER IS FILLED, CLIENT WILL BE CHARGED A CANCELLATION FEE EQUAL TO A 1-DAY PLACEMENT FEE.** Client understands that the Agency will charge a referral fee for all services provided by any Care Givers' Provider regardless of whether arrangements are made through Care Givers or between the Client and Provider directly. Unless Care Givers has received a one-time permanent placement fee for the specific Provider, the daily referral fee will continue on an ongoing basis. Client further understands that the referral of a Care Givers' Provider to a third party, without arranging the referral through the Agency, is considered "theft of services" and will result in a charge of \$500 in liquidated damages. The annual registration fee, charged upon initial registration, shall be charged every 12 months unless registration is cancelled by Client.

The Agency is not the employer of any Provider retained by the Client, and is not responsible for the provider's direction, supervision, control or compensation. Provider's work schedule and the method, manner and means of employment and any other terms and conditions will be determined by negotiation between the Client and the Provider. Client understands that they may be responsible for withholding and filing employment taxes for salaries paid to the nanny which exceed the exemption limits set by the Internal Revenue Service. If Client instructs a Provider to transport their child(ren) in the Client's or the Provider's automobile, Client understands that Care Givers is not responsible for the safety of any child(ren) while being transported in any automobile. Client agrees to provide and install the appropriate safety seats in their family's or the nanny's automobile. Care Givers' liability to Client is further limited in several ways. Because no screening process can provide complete accuracy, the Agency cannot guarantee the performance or qualifications of the Providers that are referred to Client. Client will release and hold harmless Care Givers Placement Agency, its agents, employees and officers for any and all claims of liability relating to or arising out of the referral and/or hiring of any Provider. In the event that a court or arbitrator determines that Care Givers is responsible for damages, claims or injuries relating to this agreement or the performance of a Provider, Care Givers cannot be held liable for any amount over and beyond the fees paid by Client. Care Givers cannot be held liable for incidental or consequential damage. This limitation of liability exists regardless of whether a claim made against Care Givers arises in tort or in contract, including any claims based on negligence and cannot be modified or extended except by an explicit written agreement.

An interest rate of 1.5% per month or the maximum permitted under law shall be charged on all fees past due. Client shall be responsible for payment of all costs and reasonable attorney fees incurred by Care Givers as a result of collection, including costs and attorney fees made in connection with court and/or arbitration proceedings. This agreement shall be construed and enforced in accordance with the laws of the State of Oregon. All actions to enforce or interpret this agreement, whether by court action or arbitration, shall be maintained in Multnomah County, Oregon.

I agree to pay according to my cardholder agreement with my Issuer.

Signed _____ Date _____
(the "Client")