



AGREEMENT FOR APPLICANTS INBOUND TO AUSTRALIA OR NEW ZEALAND ONLY

AGREEMENT TO BE SIGNED BY EACH AU PAIR APPLICANT PRIOR TO PLACEMENT WITH THE HOST FAMILY BY JCR AUSTRALIA.

I hereby undertake and agree as follows:

1. To complete all documentation and provide references relating to my abilities to work with children.
1. I will carry out my childcare responsibilities to the host family to the best of my ability and with due respect and will take full advantage of the cultural and educational opportunities in my community.
2. I agree to abide by the rules set and further negotiated with me by my host family.
3. I will return to my home at the end of my stay unless otherwise agreed between myself and the Host family.
4. I will not accept any form of paid employment during my stay other than within my duties with my host family or with the express permission of the host family.
5. As detailed on my application form, I certify that I have successfully completed my secondary school studies/training and that I have never been charged or convicted of a criminal offence.
6. I understand that my application and contents therein cannot be returned to me at any time.
7. I understand that failing to provide full and accurate responses to the questions asked in this application, at interview and on all ancillary documents are grounds for my application to be rejected.
8. I agree to stay with the host family for the full period initially agreed unless there is a direct threat to my health or welfare. In the event that I do not complete the agreed term, I will notify JCR of my intended plans unless placed with an alternative family at the sole discretion of JCR Australia or their agents.
9. I hereby warrant that the information I have given in the application form completed by me is accurate and I agree that I will perform my duties as an au-pair to the best of my ability and indemnify JCR Australia, their staff and agents and organisation affiliated with them, against any loss or damage suffered by any of them or any claims made against them as a result of any breach or negligence by me during my participation in the program.
10. I further agree that JCR Australia, their affiliates, agents and employees will act on my behalf in my appointment and that none of them will be under any liability to me in respect of any loss, damage, personal injury, delay or expense suffered or incurred by me resulting from any act or omission by any carrier, and any member of the host family or any other body corporate or non corporate in relation to transportation to and from my host family, my duties for my host family or any other facility or service organised on my behalf.
11. I understand that I am expected to adapt to the culture and lifestyle of the host family. I understand that my host city/state may have different health care services, living conditions, road and transportation systems, educational approaches and systems, criminal justice systems, civil liberty laws, customs and values. I understand and am aware of these differences and accept the inherent risk of traveling and living in another country/state/city. I agree to hold JCR Australia and its agents, harmless for all risks inherent in travel, all negligence and intentional acts caused by all third parties during my participation in the program.
12. It is agreed the Australian law shall apply to this agreement and I agree to submit to the jurisdiction of Australian Courts in the State of Victoria. Should any part, term or provision of this Agreement be declared by any court to be or be accepted by the parties as being in conflict with the law or unenforceable the validity and enforceability of the remainder of this agreement shall not be affected thereby.

Signed

Date

Print Name

Address.