



GENERAL TERMS AND CONDITIONS

Using Life2all, Lda Portal and services

1. OWNER OF THE PORTAL

This document describes the contractual terms and conditions (Terms and Conditions) applicable to the access and usage of **Life2all, Lda** (henceforth Entity) services, a commercial shareholding society, legal person nº 514 410 639, Social Security nº 25144106399, based in Rua da Abicada, Lote 12, 2º Dt.º, 8500-454 Portimão, owner of the website "**algarvesitters.com**".

The Portal's domain is owned by the aforementioned Entity.

The domain cannot be used in connection with other content, products or services that are not owned by the Entity. Nor can it be used in a way that might cause confusion regarding the final user and/or the Entity's discredit.

2. OBJECT

This document describes the General Conditions for access, navigation and usage of the website **algarvesitters.com**, as well as the held responsibility. Furthermore, this document describes the General Terms and Conditions for the services provided by the Entity.

- The access to the aforementioned website, with the purpose of consulting informational content provided by the Entity does not require data provision. Form-filling, information requests, consultation, complaints, hiring proposals or any other similar action that requires using forms provided by the website will

demand User registration. The User registration will require the knowledge and acceptance of every norm described in this document.

- If the user intends to use the Portal with the purpose of hiring products or services, this condition will additionally require the knowledge and acceptance of the General Terms and Conditions. Depending on the contract, the Specific Terms and Conditions might also need knowledge and acceptance by the User. The Specific Terms and Conditions will be provided to the User during the contractual process.

3. PORTAL ACCESS AND USE

- The access to the website is free and it is characterized by the waiver of basic formalities.

- If the User intends to engage on a contractual process, this will require a preliminary compliance of formal requirements, such as form-filling, payment of fees and the acceptance of the General/Specific Conditions applicable.

- Simple access to the website does not require any kind of connection or commercial relationship between the Entity and the User, unless both parts have adopted a conduct for that purpose. Furthermore, this condition requires the User to fulfil the established requirements.

- Any information regarding services or products provided by the Entity are exclusively for informational and advertising purposes, unless other aim is established.

- Contractual purposes require User registration, under which the User undertakes to provide true information and to guarantee the authenticity of all the personal data that she/he introduces in the forms.

- In order to register, the User must fill in all the information fields in the Service Request Form.

- The Entity will not be held responsible for the accuracy of the information provided by the User. Only the User will be held responsible for the truthfulness, accuracy and authenticity of the personal data introduced.

- In any case, the access, navigation and use of both the Web page and the contracting of the services or products offered by it are the sole and exclusive responsibility of the User. The User is then obliged to observe in a faithful and diligent manner any additional instruction related to the use of the Portal and its contents provided by the Entity or by authorized personnel.

- The User undertakes before the Entity not to use the contents, products and information of any kind obtained through the Portal for commercial purposes, namely: direct sales, unsolicited messages addressed to a plurality of persons regardless of their purpose. The User must also refrain from negotiating or disclosing such information.

4. RESPONSIBILITY:

- The Entity has adopted the necessary technical measures to guarantee the functioning of the Portal. However, the Entity is not responsible, nor does it guarantee the continuity of the Portal contents and/or their availability or access, maintenance or effective functioning of the Portal or its technical continuity (i), the absence of errors in the advertised content (ii), the absence of viruses and other harmful elements in the Portal or the server that supplies it (iii), the invulnerability of the Portal and / or access to the security measures adopted (iv), damages caused to the User or third parties by any person accessing the data through violation of the Portal security systems (v).

- The Entity will use its best efforts to keep the contents published in the Portal updated, as well as to avoid errors and omissions.

- Any communication or transmission of content that infringes upon the rights of third parties and/or which content is threatening, obscene, defamatory, pornographic, xenophobic and/or which infringes upon the dignity of the person or the rights of the child, of the current legislation or any conduct which incites or constitutes a crime.

It is also prohibited the inclusion and communication of false or incorrect content by Users that might induce or mislead the Entity and the third parties responsible for providing the services to the User.

The Entity may also prohibit and prevent access to the Portal from any User who adopts any of the aforementioned behaviours.

The User undertakes to use the Portal in good faith and in compliance with the law and the norms of use transmitted to him/her by the Entity, being forbidden its use for illicit or harmful to the Entity, or its normal functioning or the economic group to which it belongs.

5. INTELLECTUAL PROPERTY RIGHTS

The Entity is the holder of the license for the rights of exploitation in matters of intellectual, industrial, image property of the contents available in the Portal, namely texts, graphic designs, drawings, codes, software, photographs, videos, sounds, databases, indexes, images, trademarks, logos, expressions and information and, in general, any other creation protected by national standards and international treaties regarding intellectual property (henceforth Contents).

- The Entity reserves in its favour all intellectual and industrial property rights over the Contents and in particular, it is prohibited to modify, copy, reproduce in any form or by any means - electronic, mechanical or other, including photocopy of printed pages, recordings, or by any information storage process - publicly communicate, transform or distribute, in any way, all or part of the Content inserted in the Portal, unless by written authorization by the Entity.

- The User's access and navigation in the Portal may not be understood as a waiver, transmission, concession of license or total or partial transfer of the aforementioned rights by the Entity.

- References to names and trademarks, logos or other distinctive symbols, whether owned by the Entity or third parties, may not be used without the express consent of the Entity or its rightful owners. In no case, unless expressly and formally consented to, shall the User be granted any right over the trademarks, logos and / or distinctive symbols included in the Portal and protected by applicable law.

6. PRIVACY POLICY

This privacy policy defines the practices of processing and collecting personal information adopted by **Life2all**.

Lfe2all recognizes the importance and legitimate right of privacy of all its users. The User provides personal information by registering and browsing **algarvesitters.com**. All elements collected about the User, such as usage history and preferences for services and searches, will be used only and for the sole purpose of providing the best possible user experience. Any information provided by the User or obtained by him/her at **algarvesitters.com** or its services is subject to our Cookies Policy.

You can learn more about cookies at <http://www.allaboutcookies.org/>.

Like other websites, algarvesitters.com collects information about its users. This information includes the User's IP address, ISP (Internet service provider, such as Vodafone, NOS, MEO, or other), the browser used when visiting our website (such as Chrome, Internet Explorer, Safari or Mozilla Firefox, etc.), the time of the visit and the visited pages within our Platform.

The personal data collected by **Lfe2all** (name, telephone, e-mail, etc.) are voluntarily provided by the User, with the purpose of subscribing to or using the services we provide. Personal data will be treated in accordance with the purposes for each service.

Hence, **Lfe2all** team is obliged to respect the confidentiality and the right to privacy of our Users, and therefore to keep all data and information confidential.

The personal data thus collected will not be disclosed to third parties without the User's knowledge.

User's personal data will only be delivered for compliance with any order or legal requirement or any law enforcement authorities under the terms and for the situations to which we are obliged, due to compliance with the Law.

The User is granted the right to request that his or her data are not to be processed for marketing or other purposes. In order to exercise your right, just contact us at geral@algarvesitters.com.

Lfe2all reserves the right, at any time and without prior notice, to change or correct its privacy policy.

7. CONNECTIONS

7.1. Connections to other Web pages

- The Entity may provide connections or links, directly or indirectly, to resources or Internet web pages that are outside the Portal, for informational purposes. Such connections do not constitute any invitation for hiring products and / or services that are available on the destination web pages, nor does it imply the existence of a link or commercial relationship or dependence with the entity that owns the connected web page. The Entity shall not, under any circumstances, be responsible for establishing the general and particular conditions of use, provision or contracting of these services by third parties.
- The Entity does not have the human and / or technical means, to know, control and approve all the information, contents, products or services provided by other web pages with which it can establish links from its Portal. Thus, the Entity will not be liable for any aspect related to the web pages of third parties, namely, its operation, access, data, information, files, quality and reliability of its products and services, as well as its own links and / or any of its contents.

7.2. CONNECTIONS FROM OTHER WEB PAGES:

- Users, other entities or web pages who wish to establish some type of connection with the Portal must obtain the Entity's prior written authorization.
- The link can only go to the main page of the Portal, unless the Entity authorizes something else.
- The link must be complete, that is, it should take the User to the main page of the Portal with a click and completely cover the entire screen extension of that main page.
- In no case (unless with the Entity's permission) the web page from which it is made may reproduce, in any form or by any means, the Portal. Nor can the Portal be included as part of its web page or within any of its "frames". Additionally, other web pages may not create a "browser" on any of the Portal's pages.
- In the web page from which the connection is established, it cannot be declared in any way, that the Entity authorized such connection, unless such situation is confirmed.
- If the entity that made the link from its website to the Portal wishes to include in such page the brand, name, trade name, label, logo, or any other symbol identifying the Entity and / or Portal, must obtain the prior written authorization by the Entity.

- Links to the Portal are expressly prohibited from all web pages that contain illegal, degrading, obscene material, information or content and, in general, that offend morals, public order, current legislation, social norms generally accepted or that are harmful to third parties' legitimate rights.

7.3 COOKIES:

- The Entity uses cookies to make it easier for Users to navigate their web page.
- Cookies are small information files that allow the Entity to compare and perceive how users navigate through their web page and, consequently, to improve the navigation process.
- The cookies used do not store any personal data, nor any information that may identify the User. If the User does not want to receive cookies, he/she must configure the Internet browser to delete them from the computer hard disk, block them or alert in case they are installed.
- In order to navigate according to the configuration of cookies pre-programmed by the Entity, the User will only have to continue browsing the Web page and accept the Cookies Policy when requested.
- The reading of these General Conditions does not exempt the user from reading the Privacy Policy in force.

8. CONFIDENTIALITY:

- The Entity can guarantee the User who provides his/her personal data (eg to access information or contract services, manage the provision of services requested, request information, send documents, complaints, respond to surveys, statistics and market analysis, among other possible purposes) that the collection and processing of personal data will be carried out in accordance with the General Data Protection Regulation (GDPR) and other applicable national legislation.
- During the registration process, the User will be informed of the need to provide his/her personal data. When the User provides an e-mail address or other electronic means of communication, he/she authorizes the Entity to use that address as a means of communication in order to respond to the User's request and / or consultation, provide commercial information about the Entity and inform

the User of any relevant changes the Entity makes on the Website, among other unspecified purposes.

- Obtaining the client's personal data is a necessary requirement in order to provide the service in the most appropriate way. The data shall be kept during the period of the service execution, and may only be maintained in accordance with the legal requirements inherent in the purpose of treatment for which they were collected.

- The User may, at any time, exercise his/her right of access, rectification, cancellation and opposition, which may be exercised by sending a written communication to the following e-mail address: privacy@algarvesitters.com. Under the terms of applicable law, Life2all, Lda. has appointed a Data Protection Officer

- According to the aforementioned General Data Protection Regulation, if the User is to provide personal data of third parties he/she should inform them about the contents of the data facilitated, the purpose of the file and the possibility of exercising the rights of access, rectification, cancellation and opposition, as well as the identification and contact of the Entity.

- The Entity advises all Users to read its Privacy Policy.

9. DURATION AND MODIFICATION:

- The Entity reserves the right at any time and without prior notice to modify or eliminate the content, structure, graphic aspect, services and conditions of access and / or use, or withdraw, suspend or interrupt the access of the User to such Portal, without giving the User the right to any indemnity and / or compensation.

- After the termination of access to the Portal, for whatever reason, the prohibitions on the use of content, previously set forth in this Legal Notice, will continue to be in force.

- The Entity reserves the right to modify the present Legal Notice and / or the particular conditions that, in this case, have been established for the use and / or

contracting of the products or services provided through the Portal, when it deems appropriate. Particularly, in case of need for adaptation to legislative and technological changes, being valid and having effect from the time it is published in the Portal.

- The period of validity of these conditions of use therefore coincides with the time of their exposure, until they are totally or partially modified, at which time the modified conditions of use will become effective.

- If the User does not agree with the content of these Terms and Conditions or with the General Terms and Conditions for hiring the services provided by the Entity, the User must then abandon the connection with the Entity's Web page and / or not contract any of the services offered in this page.

10. COMMUNICATIONS:

- The User should contact the Entity through the contact data on the Web page.

- Communications between the Entity and the User shall be carried out in accordance with the contact details provided, establishing the use of electronic mail as the preferred means of communication between the Parties.

SERVICE PROVISION CONDITIONS

11. OBJECT

11.1 The provision of the Algarve's Sitters service by Life2all, Lda. to the CLIENT is governed by these general conditions.

11.2 It applies to all contracts or commitments made verbally or in writing between the company and the client.

11.3 Any amendment to this document shall only be valid if approved by the General Meeting of Life2all, Lda.

11.4 Life2all Lda. reserves the right to change this Term of Acceptance and Service Provision Conditions.

11.5 The provision of the Algarve's Sitters services implies the total and unrestricted acceptance of this Term of Acceptance and Service Provision Conditions..

11.6 The provision of the Algarve's Sitters service involves:

- a) the registration of the user through the completion of the Request for Service form by the client:
- b) the acceptance / availability of the company Life2all Lda. to carry out the service;
- c) The payment of the requisition fee and the cost of the service by the client.

11.7 The amount to be collected includes civil liability insurance.

12. SERVICES

The services are provided by qualified personnel and belong to one of 3 categories: Algarve's Sitters Babies & Children; Algarve's Sitters Adults e Seniors; Algarve's Sitters Enterprises. These three categories encompass the following services:

12.1 Algarve's Sitters Babies & Children

Hospitality

- » Takes place at the hotel/ tourist accommodation where the family is hosted, or other locations (beaches, parks, museums, cinemas etc.) according to the client's preferences and requested services;
- » Integrates the following services: development of playful and educational activities which ensure the child's emotional equilibrium, safety, dietary needs, hygiene and rest.
- » Occurs for a minimum duration of 3 hours;

Vacation

- » The collaborator responsible for the service escorts the family for the duration of the vacation or weekend, while moving in accordance with the client (be it on national or international territory).
- » Integrates the following services: development of playful and educational activities which ensure the child's emotional equilibrium, safety, dietary needs, hygiene and rest; Preparation of the child's meals whenever necessary; Keeping company while parents are absent; Setting up and cleaning the child's bedroom; Taking care of the child in case of sudden sickness.
- » All costs for dislocation, accommodation and nourishment of the service provider are at the client's expense.

Parties and events

- » Takes place at the child's household or a different location as planned in accordance with the client, upon requisition of the service.
- » Through its collaborators, Life2all Lda. ensures the realization of playful activities and children entertainment throughout the duration of the event. These include: various workshops, treasure hunting, puzzle solving, face painting, balloon modelling, traditional games/group dynamics, photo sessions with multiple props, cinema experiences, etc.
- » The cost of this service is derived from the number of children, their age group, the number of entertainers and the type of requested activities.

Part Time

- » Takes place at the hotel/ tourist accommodation where the family is hosted, or other locations (beaches, parks, museums, cinemas etc.) according to the client's preferences and requested services;

- » Integrates the following services: development of playful and educational activities which ensure the child's emotional equilibrium, safety, dietary needs, hygiene and rest;
- » All relevant information about the available house rooms and materials which are allowed or forbidden for use must be provided by the client to the collaborator.
- » Occurs for a minimum duration of 3 hours;

After school

- » Takes place at the hotel/ tourist accommodation where the family is hosted, or other locations (beaches, parks, museums, cinemas etc.) according to the client's preferences and requested services;
- » Integrates the following services: school-home commute escorting; attending the child during transportation and extracurricular activities; support for school assignments; development of playful and educational activities which ensure the child's emotional equilibrium, safety, dietary needs, hygiene and rest.
- » All relevant information about the available house rooms and materials which are allowed or forbidden for use must be provided by the client to the collaborator.
- » Occurs for a minimum duration of 3 hours;

Special needs

(prolonged diseases, down syndrome, brain paralysis, Asperger's disease, reduced mobility, deaf-mute, etc.)

- » Takes place at the child's household or in the hospital, in the case of hospital admission.
- » Integrates the following services: school-home commute escorting; attending the child during transportation and extracurricular activities; support for school assignments; development of playful and educational activities which ensure the child's emotional equilibrium, safety, dietary needs, hygiene and rest;

» Occurs for a minimum duration of 2 hours;

Hospital

» Takes place at the hospital during the admission period.

» Integrates the following services: playful and educational activities developed by specialized technicians which ensure moments of joy and contribute to the child's emotional equilibrium.

» Occurs for a minimum duration of 2 hours.

Maternity

» Takes place at the child's household and is provided by collaborators specialized in new-born care.

» Integrates the following services: keeping company to the new-born while ensuring its emotional equilibrium, safety, dietary needs, hygiene and rest; supporting the mother to facilitate the care of the new-born while ensuring her rest. May include night service, between 8 pm and 8 am of the following day, in order to ensure the parent's good night's sleep.

» Occurs for a minimum duration of 2 hours.

Nanny

» Life2all, Lda, selects the collaborator/Nanny who is best suited to the family's interests and requirements. Ensures the recruitment process and follows up on the service for the first 2 months (probationary period).

» Takes place at the client's household, daily, between 8 am and 6 pm, or in another schedule to be defined through the terms of the contract.

» Integrates the following services: school-home commute escorting; attending to the child during transportation and extracurricular activities; support for school assignments; development of playful and educational activities which ensure the

child's emotional equilibrium, safety, dietary needs, hygiene and rest; walks; cooking of the child's meals; setting up and cleaning of the child's bedroom. May integrate other domestic support services which are not included in the default price and to be contractually arranged between the client and the collaborator, on behalf of Life2all, Lda.

» Food must be provided to the Nanny throughout the duration of the service;

12.2 Algarve's Sitters Adults & Seniors

Support & Company

» Takes place at the hotel/ tourist accommodation where the family is hosted, or other locations (beaches, parks, museums, cinemas etc.) according to the client's preferences and requested services;

» Integrates the following services

- Attendance and company (conversation, reading, Hobbies, ...).
- Transportation and/or attendance during shopping, social visits, beach trips, cinema, shows...;
- Support when engaging with local entities (town hall, schools, finances, civil and vehicle registration...);
- Support when contacting public service institutions and others (electricity, telephone, gas, small repair...);
- Attendance for family members who are left alone during the absence of the family (for a few hours or days).

» May integrate other domestic support services which are not included in the default price and to be contractually arranged between the client and the collaborator, on behalf of Life2all, Lda

» All relevant information about the available house rooms and materials which are allowed or forbidden for use must be provided by the client to the collaborator.

» Occurs for a minimum duration of 3 hours;

Support in sickness

» Transport and attendance for hospital visits, medical consultations and/or treatment.

» Attending to the patient at home, or at the hospital in the case of admission.

» Occurs for a minimum duration of 2 hours;

12.3 Algarve's Sitters Enterprises

Kid's Club

» Takes place at a designated location within the hotel. The responsibility for the acquisition and maintenance of the equipment belongs to the company which owns the hotel. Life2All, Lda holds responsibility for the acquisition and maintenance of the materials to be used throughout the duration of the animation activities.

» Integrates the following services: animation activities conception and dynamization supporting different age groups while ensuring the children's emotional balance in a safe environment.

» Occurs daily between 10 am and 6 pm.

Events

- » Takes place in the same physical space as the one where the event is located, or in any other location defined by the client upon agreeing on a contract for this service;
- » Life2all, through its collaborators, ensures the realization of playful activities and children's animation throughout the duration of the event. Includes: various workshops, treasure hunts and puzzles, facial painting, balloon modelling, traditional games/ group dynamics, photographic sessions with various props, science experiments, etc.
- » Occurs for a minimum duration of 3 hours and with the cooperation of at least 2 collaborators. The number of collaborators will be defined according to the number of children, age group and the location where the service is undertaken.
- » The price of the service will be defined according to the number of children, the number of collaborators and the type of activities requested.

Company support

- » Consists of a support service for the family members of company employees, and which ensures that the children from ages of up to 12 years will be accompanied during the absence of their parents for work reasons. The service is to be requested by the employer and may include night shifts.
- » Takes place at the child's household or in another physical space, according to the requirements and preferences, agreed upon in the established contract.
- » Integrates the following services: school-home commute escorting; attending the child during transportation and extracurricular activities; support for school assignments; development of playful and educational activities which ensure the child's emotional equilibrium, safety, dietary needs, hygiene and rest; walks; cooking of the child's meals; setting up and cleaning of the child's bedroom.
- » Occurs during the absence, due to work reasons, of the people holding paternal responsibility.

13. SERVICES TERMS AND CONDITIONS

13.1 The services are provided according to the points detailed in the Service requisition sheet.

13.2 Each client must fill the Service requisition sheet, which includes:

13.2.1 Identification of the client and of the service's location;

13.2.2 Identification of the people whom are receiving the service;

13.2.3 Type of service, including complementary information (age, mother tongue, general profile traits, physical condition, specific needs, interests, health issues, dietary allergies, medical treatments, schedules);

13.2.4 Contacts for emergency situations.

13.2.5 Starting date, duration and periodicity of the services;

13.3 All collaborators of Life2all are identified accordingly.

13.4 Life2all Lda. and its collaborators have the right to withhold the requested service if the client shows behaviour that lacks respect or common sense, lacking of appropriate work conditions, or finally if the client demands additional functions which are not included in the original service.

13.5 All data, which helps ensure that the child/adult's medical assistance may be correctly performed in the case of an emergency, must be provided to Life2all collaborators.

13.6 Unless it is agreed upon, requesting/scheduling a service assumes the payment of a requisition tax.

13.7 Services must be requested no later than 24h before it's date of occurrence. If this deadline is broken, an Urgent Service Tax is applied which corresponds to an 50% increase in the requisition tax.

13.8 The payment of the requested service must become effective before or at its start. If the payment is completed with a bank transfer, the proof of transfer must be sent by email to geral@algarvesitters.com.

13.9 The following services do not have to respect the previous point: Vacation, Parties and events. In these cases, 50% of the value must be payed upon request and the remaining no later than at the end of the service.

13.10 Service hours that exceed the predicted duration shall be charged accordingly with respect to the established price/hour. Overtime is considered to start 15 minutes after the end of the established service's duration.

13.11 The service's receipt includes the value payed upon requisition of the service, and, if applicable, the costs due to transportation.

13.12 The services may be requested by phone every day, between 9 am and 21 pm, or at any time through the online portal at www.algarvesitters.com.

14. DUTIES AND RESPONSABILITIES OF THE CUSTOMER

14.1 The client is responsible to ensure the truthiness and correctness of the information provided to the company.

14.2 The client must respect all of Life2all's technicians and be willing to collaborate with them.

14.3 The client must pay the defined prices through any of the following methods: bank transfer, paypal, ATM or cash.

14.4 The client is responsible to cover the costs inherent to the trips and overall transportation. Whenever the collaborator's vehicle is used, an additional cost is added according to the covered distance at the current rates.

14.5 The client must notify Life2all Lda. in a timely manner whenever the nature of the service is to be altered, namely, the increase in duration or work days. If the client fails to satisfy this condition, a 25% cost increase is applied for the requested services.

14.6 The client is responsible to follow the schedules defined on the Service Requisition sheet. If the service exceeds the explicit time, the client must immediately warn the company and proceed to paying the remaining costs through any of the accepted means.

15. CLIENT'S RIGHTS

15.1 The client has the right to be treated with respect and with the appropriate privacy considerations.

15.2 The client has the right for domicile and correspondence inviolability.

15.3 The client has the right to have its property keys be treated with the appropriate care, whenever they are temporarily delivered to the collaborator throughout the duration of the service.

15.4 The client has the right to evaluate the delivered service by filling a customer satisfaction survey.

15.5 The client has the right to demand the suspension of the requested services, according to the terms and conditions defined in this document.

16. LIFE2ALL LDA. RESPONSABILITIES

Life2all works with a network of collaborators who are qualified in the field and with personal traits that are relevant to their functions. It is responsible for the recruitment, selection, formation and distributing the services through their collaborators.

17. SERVICE TERMINATION

17.1 The termination of established contracts can be proceeded up to no later than 24h before the start of the service. Due to their nature, the following services are excluded of the previous statement and can be cancelled up to no later than 15 days before the established starting date: Vacation services, Events and Parties. By not complying with this rule, the client loses the right for refund of the previous payments.

17.2 Life2all may refuse providing the service according to the terms and services defined in this document, including situations where: written conditions in this document are broken by the client; missing payments; lack of hygiene and/or security conditions appropriate for the development of the requested functions; client's behaviour damaging for the company's reputation.

18. PRICE TABLE

Type of service	Minimum duration	Price/Hour	Service requisition tax
Support & Company	3h	12,00 €	12€
Support & Company – Weekends/Holidays	3h	14,00 €	12€
Support in sickness	2h	12,00 €	12€
Support in sickness - Weekends/ Holidays	3h	14,00 €	12€
Hospitality	3h	18,00 €	12€
Part Time Monday to Friday	3h	12,00 €	12€
Part Time Monday after 6pm	3h	14,00 €	12€
Part Time Weekends/Holidays	3h	12,00 €	12€
Part Time Christmas night	4h	40,00 €	12€
Part Time Christmas day	4h	30,00 €	12€
Part Time New year's eve	5h	40,00 €	12€
12 hour night (8 pm - 8 am)	12h	7,50 €	12€
After school	3h	10,00 €	10% of the monthly service
Special care	2h	14,00 €	12€
Maternity	2h	14,00 €	12€
Hospital	2h	14,00 €	12€
Parties and Events	n.a.	Under budget	n.a.
Vacation Portugal	n.a.	Under budget	120€/week
Vacation abroad	n.a.	Under budget	140€/week
Nanny in Portugal	n.a.	Under budget	1x Salary
Nanny abroad	n.a.	Under budget	1,5x Salary
Company support	n.a.	Under budget	n.a.
Kids Club	n.a.	Under budget	n.a.

All prices included in the table do not include the current IVA tax.

19. PREVALENCE, NULLITY OR INEFFICACY

- The epigraphs included in this legal notice are only informative and shall not affect, qualify or modify the original interpretation.
- In the case of contradiction between a norm present in this legal notice and a norm present in the applicable Particular Conditions, once establishing a contract with any of the offered services, offered through the Portal, the Particular Conditions shall prevail.
- If any provision contained in this legal notice is considered null or ineffective, entirely or partially, through a judicial or administrative decision, acknowledged by the responsible authorities, the remaining provisions of the Legal Notice and the applicable Particular Conditions shall remain unaffected.
- If the entity does not apply or execute any of the rights or provisions contained in this Legal Notice, this action shall not constitute the renounce of the Legal Notice.

20. LEGISLATION AND APPLICABLE FORUM

- This Legal Notice and the relationship established between the entity and the user are both under Portuguese Law.
- To all the emerging questions from interpretation and application of this Legal Notice, as with any litigations that may occur, the Judicial Tribunal of Portimão, of the region of Faro, is responsible if none other is considered authoritative by imperative law.

Approved by the general assembly of Life2all Lda.

Portimão, 6 de Abril de 2018