Allgemeine Geschäftsbedingungen (AGB) General Terms and Conditions – Prenatal Class

A prenatal class at the Baby&ElternZentrum is booked through the online registration function. In the case of online booking, the contracting party will receive a booking confirmation via email. The contract between the midwife Janka Kappen and the contracting party is concluded upon receipt of the booking confirmation.

The course participant agrees to provide all the necessary data for billing purposes to the midwife after receiving the booking confirmation by entering them into the midwife's billing program throughout the link provided with the booking confirmation email. Incorrectly provided information, such as false details regarding the health insurance, may result in the course participant having to pay the entire course fee themselves. Furthermore, the course participant agrees to acknowledging their attendance in each individual course session by signing the insurance confirmation sheet provided by the midwife.

The midwife is not liable for accidents and injuries that occur in connection with the course.

Statutory Health Insurances

The total course fee of $\\\in$ 111,44 will be directly billed to the health insurance company by the midwife for women covered by statutory health insurance. However, missed course hours are not covered by health insurance and cannot be reimbursed. Therefore, these must be paid by the participant herself ($\\\in$ 7,96 per 60 minutes course unit). It is irrelevant for what reason the participation did not take place. Since the course hours build on each other, it is not possible to replace a participant with another during the ongoing course.

A cancellation of the course in writing is possible up to four weeks before the start of the course. After that, the full course fee will be invoiced to the participant if the spot cannot be filled by another participant. An early termination before the end of the course is not possible. Termination according to § 626 and § 627 of the German Civil Code (Bürgerliches Gesetzbuch) is only possible for reasons caused by the respective other contracting party.

The withdrawal/revocation must be in writing in any case. If the withdrawal/revocation is made at a later date, the full fee must be paid. The only exception to this regulation is when the child is born before the start of the course. However, this only applies if a copy of the birth certificate is submitted to the midwife within a period of 14 days (date of birth of the child). If a booked prenatal class cannot be attended due to a hospital stay, the fee can be waived by presenting a medical certificate. However, the partner fee remains in place.

The partner fee of € 120 must be payed by the course participant or her partner themselves. The reimbursement of the partner fee by the health insurance company must be submitted independently by the course participant or her partner and cannot be guaranteed. The same conditions mentioned here apply to the partner as for the participant herself.

For the upcoming fees, the course participant or her partner will receive an invoice from the midwife's billing company, which must be settled by bank transfer.

Private Health Insurances

In case of private health insurance the participant pays the fee of € 222,88 for the entire course herself and submits the invoice independently to her health insurance company. Since the course hours build on each other, it is not possible to replace a participant with another during the ongoing course. The midwife retains her fee claim even if the participant misses individual hours. It is irrelevant for what reason the participation did not take place.

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