



Soundly Sleep Company Terms and Conditions

This website is owned and operated by Madison Risley. These Terms set forth the terms and conditions under which you may use our website and services as offered by us. This website offers visitors infant and toddler sleep consulting. By accessing or using the website of our service, you approve that you have read, understood, and agree to be bound by these Terms.

Soundly Sleep Company, its officers, agents, employees, and associates, do not diagnose or treat disease. You should consult a Physician for diagnosis for any and all suspected health issues that you and/or your baby might have before undergoing any sleep counseling or training. Any recommendations you follow regarding sleep for your child, yourself, or members of your family are entirely your responsibility.

In agreeing to work with Soundly Sleep Company, I hereby affirm that I am the parent or court-appointed guardian of the child for who sleep counseling is being sought. As such, I accept all risk of injury or death to myself or my child that might result from such participation and hereby release Soundly Sleep Company, its officers, agents, employees, and associates, from any liability to me, my child, my personal representatives, estate, heirs, next of kin and assigns for any and all claims and causes of action for loss of or damage to my property and for any and all illness or injury to myself or my child including death, that may result from or occur during my participation in sleep training and/or sleep counseling, whether caused by the negligence of Soundly Sleep Company, its officers, agents, employees, and associates or otherwise. My participation in sleep counseling/sleep training is strictly voluntary, no one is forcing me to participate, and I elect to participate in spite of the risks.

I further agree to indemnify and hold harmless Soundly Sleep Company, its officers, agents and employees, and associates from liability for the injury or death of any person(s) and damage to property that may result from my acts or omissions while participating in the described and agreed upon sleep counseling/training session(s). This includes causes that are known or unknown, specifically mentioned or implied, or not mentioned nor implied, which might exist or be claimed to exist at or prior to the date of this document. The undersigned further specifically waives any claims or right to assert that any cause of action or claim or demand has been, through oversight or error, intentionally or unintentionally omitted from this release. The undersigned also understands that Soundly Sleep Company, its officers, agents, employees, and associates provide sleep counseling, sleep education, and sleep training, but is not state-licensed. Also, when the term “counseling” or “counselor” is mentioned above it does not refer to psychological, state-licensed professional, psychiatric or clinical advice.

I certify that I am fully capable of participating in sleep counseling/sleep education. I have informed Soundly Sleep Company in writing of any medical problems or disabilities I, or my child may have. Therefore, I assume full responsibility for myself and any child for whom sleep counseling and sleep training is being sought, for bodily injury, death, loss of personal property and expenses (including all medical expenses) thereof a result of those inherent risks and/or my participation in sleep counseling/sleep training.