

General Terms and Conditions

Last Updated: August 31, 2023

Thank you for your interest in our Services. We are Babies Getaway U.S LTD, (“**Company**”, “**Babies Getaway**”, “**us**”, “**we**”), a New York Limited Corporation, located at 902 Broadway 6th floor, New York, NY 10010. These Terms and Conditions (“**Terms**”) govern your use of the Service, “**Babies Getaway**” Application, and “<https://www.babiesgetaway.com>” Website collectively “**services**”. These Terms constitute a legal agreement between you and Babies Getaway In order to use the Service you must agree to these Terms.

The purpose of these Terms is to provide general terms and conditions of using the services. If a service recipient decides to use Babies Getaway, these conditions govern, in particular, the terms of using the services, including payments and our liability.

All references to “**Customer**”, “**you**”, “**user**”, or “**your**,” as applicable, means any applicable person who uses this application. If you use the Service on behalf of an entity, organization, or company, you represent and warrant that you have the authority to bind that entity to these Terms, your acceptance of the Terms will be deemed an acceptance by that entity, and “**you**” and “**your**” herein shall refer to that entity.

Services may be provided by either the Babies Getaway “**Company**” or a third party “**Provider**”.

BY DOWNLOADING, INSTALLING, OR OTHERWISE ACCESSING OR USING THE SERVICES, YOU AGREE THAT YOU HAVE READ, UNDERSTOOD, AND AGREE TO BE BOUND BY THESE TERMS. IF YOU DO NOT AGREE, YOU MAY NOT USE THE SOFTWARE. THE COMPANY REQUIRES ALL USERS TO UNDERTAKE TO ABIDE BY THE PRIVACY POLICY AND THESE TERMS & CONDITIONS.

1. **SERVICES.** Babies Getaway provides a lending and rental marketplace for infant toys, equipment, furniture, comfort materials, cribs, car seats and strollers etc. Babies Getaway is not liable or responsible for users, providers, or peers compliance with applicable federal, state, or local laws, rules, regulations or standards pertaining to commercial delivery.
 - a. You must be 18 years or older to access and use the Services. You must register an account to access and use certain features of the Services. You are responsible for maintaining the confidentiality and security of your Account credentials. You are liable for any and all activities conducted through your Account.
 - b. Third Parties “**Providers**” are independent Contractors. Company does not become a party to any contractual relationship between a Customer and a Provider. In some instances, Company may provide services.
 - c. We have no control over and do not guarantee (a) the existence, quality, safety, suitability, or legality of any Services provided, (b) the truth or accuracy of any Content or any ratings or reviews posted by Users, or (c) the performance or conduct of any Provider. We do not endorse any Provider. You should always

exercise due diligence and care when deciding whether to communicate, interact with, and engage in any transaction with any Provider, whether online or in person.

2. **INSTALLATION OF APPLICATION.** Company may make certain application available to you. If you download application, including all files and images contained in or generated by the application, and accompanying data (collectively, "Application") are deemed to be licensed to you by Company, in accordance with the appropriate or selected license. The Licensee shall install the Application, but only if the Licensee first confirms that its computer systems meet the minimum operating requirements. We are not responsible for loss of data or loss of functionality or loss of business associated with installation. Additionally, you agree that you are responsible for the proper installation of the application. Any defective installation is the fault of the user.
3. **ELIGIBILITY & BACKGROUND CHECKS.** You must be at least eighteen (18) years old to use the services. By agreeing to these Terms, you represent and warrant to us: (1) That you are at least eighteen (18) years old; (2) That you have not previously been suspended, banned, or removed from the Application; and (3) That your registration and your use of the Application is in compliance with any and all applicable laws and regulations. Babies Getaway retains the right to periodically check your criminal background at any time.
4. **ACCOUNTS AND SECURITY.** To access the Services, you must have an account. You must maintain and are responsible for, the confidentiality of your login and password. If requested, you must provide us with a form of identification to verify your identity. As a Babies Getaway account holder, you agree to (a) immediately notify us of any unauthorized use of your password or account or any other breach of security, and (b) ensure that you always exit from your account at the end of each session. You agree that Company cannot and will not be liable for any loss or damage arising from your failure to comply with these requirements. Company requires two step verification on all accounts. To do this, Users must give Company a phone number, so that they can confirm User's identification via text. Standard data and message rates apply. You acknowledge, consent and agree that Company may access, preserve and disclose your account information if, in our sole discretion, we believe doing so is in any manner necessary to: (a) comply with legal process; (b) enforce the Terms and Conditions; (c) respond to claims that any online content that violates the legal rights or obligations of third parties with whom we contract; (d) respond to your requests for customer service; or (e) protect the rights, property and personal safety of Company, its users and the public.
5. **PAYING FOR SERVICES.** You agree to pay the Fee for any Services requested. All fees and taxes applicable to the requested Services will be included in the price set forth on the Services (collectively, the "**Fee**"). We will charge the Fee at the time the Services are requested to the payment method you provide at checkout.
6. **DELIVERY & PICK UP.** User will establish delivery & pick up or service location with

their address. You are responsible for providing complete and accurate information regarding the delivery & pick up or service address and contact.

- a. **Product Availability.** Not all products are available in all locations. Each Provider, and at times Company, determines what types of products to make available for

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delivery via the Services. Neither Company nor any Provider guarantees that any ordered product will ultimately be available for the Provider to purchase and deliver.

- b. **Third-Party Products.** Company does not assume responsibility for any products delivered via the Services. If you request delivery of any products by a Provider or Company, through the Services or otherwise, you agree that you do so at your own risk and that neither Company nor the Provider will have any liability based on your purchase, use, or access to such products.

- c. **Read Instructions.** Customer is responsible for reading all instructions that may come with any gear, equipment or Rental Item.

7. **CANCELING A REQUEST.** To cancel a request contact Babies Getaway at 844-795-1539. Please see refund policy at babiesgetaway.com/refund-cancellations.

8. **PAYMENT PROCESSING FEES.** You agree to pay a payment processing or other transaction-related fees (“Fees”) in addition to our platform fee. We reserve the right to change our Fees at any time in our sole discretion.

9. **FEE CHANGES.** Babies Getaway, in its sole discretion and at any time, may modify the fees. Any fee change will become effective at the end of the then-current Billing Cycle. Babies Getaway will provide you with a reasonable prior notice of any change in fees to give you an opportunity to terminate your association before such change becomes effective.

10. **SERVICES ON BEHALF OF ANOTHER.** If you are requesting equipment rental services on behalf of another, you are required to provide us with their email address as well so we can ensure they’re made aware of these Terms.

RULES OF CONDUCT & RESPONSIBILITIES

11. **CONDITIONS OF ADMISSION.** You must agree to these Terms & Conditions in order to use our Services. They govern your use of our Services. If you do not accept the Privacy Policy and these Terms & Conditions, you are not entitled to access our Services. By using our Services, you represent and warrant that you have the legal capacity to enter a contract in the jurisdiction where you reside. You shall not connect use the Services in any way that is not expressly permitted by these Terms, You expressly agree:

- a) Babies Getaway is in no way responsible for any illnesses, hazards, or accidents;
- b) All fees must be paid separately;
- c) To act in a professional and responsible manner in performance of all services

referred by Company.

- d) To use Babies Getaway only for its intended purposes.
- e) Not to attempt to obtain access to any portion of Babies Getaway, any computer, server, account, network, application and/or hardware associated with Babies Getaway, from which you are restricted.

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- f) You are responsible for all postings, messages, text, files, images, graphics, photos, audio clips, sounds, video or other materials that you post on, transmit through or link from or to Babies Getaway.
- g) All information you provide to gain access to the services provided by Babies Getaway is accurate and truthful.
- h) Company reserves the right to prohibit any conduct involving Babies Getaway that it deems to be inappropriate or illegal.
- i) You are over 18 years of age.
- j) Not to promote discrimination, bigotry, racism, hatred, harassment or harm against any individual or group; is defamatory, obscene, pornographic, vulgar or offensive; is violent or threatening or promotes violence or actions that are threatening to any other person; is fraudulent, false, misleading (directly or by omission or failure to update information) or deceptive;
- k) Not to violate, or encourage any conduct that would violate, any applicable law or regulation or would give rise to civil liability;
- l) Not to attempt to obstruct, disrupt or interfere with the operation of the Website, Application and/or the Services or any other person's or entity's use;
- m) Not to perform any act not permitted by applicable law.

The Company may at its option, terminate its relationship with you, or may disable your account immediately if it determines you are using the Services contrary to the restrictions found in this Section or any other terms of these Terms.

12.CUSTOMER INSPECTION. Customer must inspect all items received or ordered through the services. The Customer must ensure that each item is safe for use. Company is not liable for any rental or service provided by any provider.

13.EXTENSION OF RENTAL. If you would like to extend your rental period, you may do so via the Services or by contacting Company, subject to availability. We will charge you for the additional rental period at the same rates we charged for the original rental period at the time the extension is requested.

14.CONDITION OF RETURN. You are responsible for any loss, theft, or destruction of any rental equipment from any cause during the rental period. Equipment must be returned in the condition it was received. You may be charged a cleaning fee. If any equipment is returned (i) with evidence of vomit or excrement or (ii) smelling of

smoke, you may be charged an additional per-item detail cleaning fee. If you are required to pay any fees for cleaning, repair, or replacement of equipment, Provider or Company will notify you and we will charge the credit card associated with your Company Account.

15. **SAFE USE.** Providers nor Company will install any equipment (i.e. car seats) for you. You agree to comply with all (i) manufacturer user manuals or other written instructions for use provided or available to you and (ii) all laws, rules, and regulations relating to your use of any rental equipment, including without limitation, Child Passenger Safety Laws.

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16. **ADJUSTMENTS.** We reserve the right in our sole discretion to: (a) adjust the Customer Payment for Babies Getaway Services (e.g., unclean items, failed to show up, technical error, etc.); or (b) cancel the Customer Payment for a particular instance of Babies Getaway Services (e.g., Customer is charged for Babies Getaway Services that were not provided, in the event of a Customer complaint, fraud, etc.).

a. Orders are non refundable. When you place an order we reserve the items for you on those dates. In the event of a cancellation we will issue store credit. Store credit will never expire and can be used anywhere Babies Getaway services, once the items are in stock. In the event that an item(s) is damaged or not received you will receive a refund back to your original payment method (credit/debit card, paypal, or checking/savings account). If you place an order for numerous items and decide to cancel some items from the order, those items will be eligible for a refund back to the original payment method. When a refund needs to be issued back to the original payment method it can take between 7-10 between business days.

17. **CUSTOMER SERVICE.** All customer service, cancellations, billing inquiries need to be handled through our corporate office and not the provider. Please contact Babies Getaway customer support at 844-795-1539.

18. **CUSTOMER COMPLAINTS.** Customer complaints regarding tardiness, cleanliness, etc. are taken very seriously and can be a cause for termination of access to the Babies Getaway platform. However, any complaints will be thoroughly investigated and the customer will be required to provide proper proof and documentation.

19. **COMPANY ACTION.** Company may change, suspend or discontinue any feature, aspect, or service available through Babies Getaway at any time. Company may alter the availability of any feature of website, application, or service related to. Company may add, remove or modify any content of Babies Getaway, including that of third parties, at any time. The provider's status on the Services is at the sole discretion of Babies Getaway corporate office and their access can be deactivated at any time, for any reason.

20. **INTELLECTUAL PROPERTY OWNERSHIP.** The Service, and the media and materials contained in the Service, including all intellectual property rights in the Service, are the sole and exclusive property of Babies Getaway and its licensors.

Except for the limited license expressly granted by and to you under these Terms, no other rights, licenses, or immunities are granted or shall be deemed to be granted under these Terms, either expressly, or by implication, estoppel or otherwise. All rights not expressly granted by Babies Getaway in these Terms are expressly reserved.

21. **TEXT MESSAGING.** By using the Application, you agree that Babies Getaway and those acting on its behalf may send you text (SMS) messages at the phone number you provided us. These messages may include operational messages about your use of the Application, as well as marketing or other promotional messages. You will not be able to use the Application without agreeing to receive operational text messages. Text messages may be sent using an automatic telephone dialing system. Your agreement to receive marketing texts is not a condition of any purchase or use of the Application. If you change or deactivate the phone number you provided to Babies Getaway, you must update your account information to help prevent us from inadvertently communicating with anyone who acquires your old number. Standard data and message rates may apply for SMS and MMS alerts, whether you send or receive such messages. Please contact your Carrier for details.

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22. **PUSH NOTIFICATIONS.** When you install our Application on your mobile device you agree to receive push notifications, which are messages an Application sends you on your mobile device even when the Application is not on. You can turn off notifications by visiting your mobile device's "settings" page.

DISPUTE PROCESS

THESE CLAUSES CONTAIN MANY OF YOUR RIGHTS IN CASE OF A DISPUTE, PLEASE REVIEW THESE RIGHTS CAREFULLY.

23. **ASSUMPTION OF RISK.** You are solely responsible for ensuring that your use of the Service complies with applicable law and does not violate the rights of any third party, including, without limitation, intellectual property rights. You assume all liability for any claims, suits or grievances filed against you, including, but not limited to, all damages related to your use of the Sites.
24. **PROCESS:** For Complaints between Company:
- 1) **CONTACT US** - You agree to contact us with your complaint prior to filing for any arbitration.
 - 2) **FILE COMPLAINT** - You and Babies Getaway agree that any dispute must be commenced or filed by you or Babies Getaway within one (1) year of the date the dispute arose, otherwise the underlying claim is permanently barred (which means that you and Babies Getaway will no longer have the right to assert such claim regarding the dispute).
 - 3) **ARBITRATION** - You and Babies Getaway agree that (a) any arbitration will occur

in the State of New York, (b) arbitration will be conducted confidentially by a single arbitrator in accordance with the rules of the Judicial Arbitration and Mediation Services (“JAMS”), which are hereby incorporated by reference, and (c) that the state or federal courts of the State of New York and the United States, respectively, have exclusive jurisdiction over any appeals and the enforcement of an arbitration award. You may also litigate a Dispute in the small claims court located in the county of your billing address if the Dispute meets the requirements to be heard in small claims court.

- 25. CALIFORNIA CIVIL CODE SECTION 1789.3 COMPLIANCE.** Pursuant to California Civil Code Section 1789.3, any questions about pricing, complaints, or inquiries about Babies Getaway must be addressed to our agent for notice and sent via certified mail to that agent. For our agent’s most current contact information, please send a request to Rent@babiesgetaway.com.

California websites users are entitled to the following specific consumer rights notice: The Complaint Assistance Unit of the Division of Consumer Services of the California Department of Consumer Affairs.

- 26. THIRD PARTY INTEGRATION.** Babies Getaway makes available various third party tools to process payments (i.e. Zelle). Babies Getaway is not responsible for and cannot be held liable for the performance of any third party services, the security of their service, or their collection or use of any of your information.

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- 27. DISCLAIMER OF WARRANTIES.** You understand and agree that your use of the Websites, Application and/or the Services is at your sole risk. The Services are provided on an “as is” and “as available” basis without warranties or conditions of any kind, either express or implied (to the maximum extent permitted by applicable law).

To the maximum extent permitted by applicable law, the Company expressly disclaims all warranties and conditions including, without limitation, warranties and conditions of satisfactory quality, merchantability, and fitness for a particular purpose.

We make no warranty whatsoever with respect to the services, including any (a) warranty of merchantability; or (b) warranty of fitness for a particular purpose; or (c) warranty of title; or (d) warranty against infringement of intellectual property rights of a third party; whether express or implied by law, Course of dealing, Course of performance, usage of trade or otherwise.

- 28. COVID.** I acknowledge the contagious nature of the Coronavirus/COVID-19 and that the CDC and many other public health authorities still recommend practicing social distancing. I further acknowledge that Company cannot guarantee that I will not become infected with the Coronavirus/Covid-19. I understand that the risk of becoming exposed to and/or infected by the Coronavirus/COVID-19 may result from the actions, omissions, or negligence of myself and others, including, but not limited to, representatives, staff, and other clients and their families. I voluntarily seek to provide services and acknowledge that I am increasing my risk to exposure to the Coronavirus/COVID-19 and the risk to others. I acknowledge that I must comply with

all set procedures to reduce the spread while utilizing or providing services.

29. RELEASE AND WAIVER. I HEREBY RELEASE, WAIVE AND FOREVER DISCHARGE ANY AND ALL LIABILITY, CLAIMS, AND DEMANDS OF WHATEVER KIND OR NATURE AGAINST COMPANY AND ITS AFFILIATED PARTNERS AND SPONSORS, INCLUDING IN EACH CASE, WITHOUT LIMITATION, THEIR DIRECTORS, OFFICERS, EMPLOYEES, VOLUNTEERS, AND AGENTS (THE "RELEASED PARTIES"), EITHER IN LAW OR IN EQUITY, TO THE FULLEST EXTENT PERMISSIBLE BY LAW, INCLUDING BUT NOT LIMITED TO DAMAGES OR LOSSES CAUSED BY THE NEGLIGENCE, FAULT OR CONDUCT OF ANY KIND ON THE PART OF THE RELEASED PARTIES, INCLUDING BUT NOT LIMITED TO DEATH, BODILY INJURY, ILLNESS, ECONOMIC LOSS OR OUT OF POCKET EXPENSES, OR LOSS OR DAMAGE TO PROPERTY, WHICH I, MY HEIRS, ASSIGNEES, NEXT OF KIN AND/OR LEGALLY APPOINTED OR DESIGNATED REPRESENTATIVES, MAY HAVE OR WHICH MAY HEREAFTER ACCRUE ON MY BEHALF, WHICH ARISE OR MAY HEREAFTER ARISE FROM MY PARTICIPATION WITH THE ACTIVITY.

30. DUTY TO ABIDE BY LAWS. You are required to obey all applicable laws, at all times, while performing the services contemplated in these Terms.

31. LIMITATION OF LIABILITY. TO THE MAXIMUM EXTENT PERMITTED BY LAW, IN NO EVENT WHATSOEVER SHALL EITHER BABIES GETAWAY OR ITS AFFILIATES, OR THEIR RESPECTIVE EMPLOYEES, OFFICERS, SHAREHOLDERS, AGENTS, LICENSORS OR REPRESENTATIVES, NOR CUSTOMER OR ITS AFFILIATES, OR THEIR RESPECTIVE EMPLOYEES,

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OFFICERS, SHAREHOLDERS, AGENTS, LICENSORS OR REPRESENTATIVES, BE LIABLE FOR ANY INDIRECT, CONSEQUENTIAL, INCIDENTAL, SPECIAL, PUNITIVE OR EXEMPLARY DAMAGES, OR FOR ANY LOSS OF PROFITS OR REVENUE, INCLUDING BUT NOT LIMITED TO LOSS OF USE, LOSS OF SALES, DATA, PROFIT, REVENUE, GOODWILL, BUSINESS INTERRUPTION, LOSS OF INFORMATION OR UNAUTHORIZED ACCESS TO INFORMATION AND THE LIKE, EVEN IF EITHER PARTY OR AN AFFILIATE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL EITHER PARTY OR ITS AFFILIATES BE LIABLE TO THE OTHER PARTY FOR AN AMOUNT IN EXCESS OF THE TOTAL MONETARY AMOUNT ACTUALLY RECEIVED BY BABIES GETAWAY FROM USERS FOR THE SERVICES IN THE THREE (3) MONTHS PRECEDING THE EVENT WHICH GAVE RISE TO THE CLAIM.

32. INDEMNIFICATION. To the fullest extent permitted by applicable law, you agree to indemnify, defend and hold harmless Company, and our respective past, present and future employees, officers, directors, contractors, consultants, equity holders, suppliers, vendors, service providers, parent companies, subsidiaries, affiliates, agents, representatives, predecessors, successors and assigns (individually and collectively, the "Babies Getaway Parties"), from and against all actual or alleged Party or third party claims, damages, awards, judgments, losses, liabilities, obligations, penalties, interest, fees, expenses and costs of every kind and nature

whatsoever, whether known or unknown, foreseen or unforeseen, matured or unmatured, or suspected or unsuspected, in law or equity, whether in tort, contract or otherwise (collectively, "Claims"), including, but not limited to, damages to property or personal injury, that are caused by, arise out of or are related to:

a. Any use or misuse of the Sites, Application, or Services by you or any third party service you authorize to access or use such Services;

b. Your violation of these terms, and your violation of the rights of another, or; c.

Any dispute with another user or third party of the Sites, Application, or Services.

You agree to promptly notify Babies Getaway of any third party Claims, cooperate with Babies Getaway Parties in defending such Claims and pay all fees, costs and expenses associated with defending such Claims (including, but not limited to, attorneys' fees and expenses, court costs, costs of settlement and costs of pursuing indemnification and insurance).

You further agree that Babies Getaway Parties shall have control of the defense or settlement of any third party Claims. This indemnity is in addition to, and not in lieu of, any other indemnities set forth in a written agreement between you and Company.

33. **ENTIRE AGREEMENT.** These Terms and Conditions incorporate by reference any notices contained on the Sites, including within the Privacy Policy, and constitute the entire agreement with respect to access to and use of the Sites, Services, and Content.

34. **FORCE MAJEURE.** A "Force Majeure Event" means an event beyond the control of a Party, which by its nature could not have been foreseen by such Party, or, if it could have been foreseen, was unavoidable and includes, without limitation, acts of God,

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storms, floods, riots, fires, cloud service provider performance failures and/or power outages, power outages, sabotage, civil commotion or civil unrest, interference by civil or military authorities, and acts of war (declared or undeclared). Continued performance of a Service may be suspended immediately to the extent caused by Force Majeure.

The Party claiming suspension of a Service due to Force Majeure will give prompt notice to the other of the occurrence of the event giving rise to the suspension and of its nature and anticipated duration. The Parties shall cooperate with each other to find alternative means and methods for the provision of the suspended Service. Without limiting the generality of the foregoing, neither Party shall be under any liability for failure to fulfill any obligation under these Terms, so long as and to the extent to which the fulfillment of such obligation is prevented, frustrated, hindered or delayed as a consequence of circumstances of Force Majeure.

35. **SEVERABILITY.** If any provision of these Terms and Conditions is deemed unlawful, void, or unenforceable by a court of law exercising proper jurisdiction, that provision shall be deemed severed from the remaining provisions and shall not affect their

validity and enforceability.

36. **NO WAIVER.** No waiver of any provision hereof shall be valid unless in writing signed by the parties. Any failure to enforce any right or remedy hereunder shall not operate as a waiver of the right to enforce such right or remedy in the future or of any other right or remedy.
37. **NO CLASS ACTIONS.** You and Babies Getaway agree that there will be no class arbitration or arbitration in which an individual attempts to resolve a Dispute as a representative of another individual or group of individuals.
38. **GOVERNING LAW AND VENUE.** Any Dispute between the parties that is not subject to arbitration, shall be resolved in the state or federal courts of the State of New York and the United States, respectively, sitting in the State of New York.
39. **INVESTIGATIONS; COOPERATION WITH LAW ENFORCEMENT.** Babies Getaway reserves the right, without any limitation, to: (i) investigate any suspected breaches of its Service security or its information technology or other systems or networks, (ii) investigate any suspected breaches of these Terms and any applicable Additional Terms, (iii) investigate any information obtained by Babies Getaway in accordance with its Privacy Policy in connection with reviewing law enforcement databases or complying with criminal laws, (iv) involve and cooperate with law enforcement authorities in investigating any of the foregoing matters, (v) prosecute violators of these Terms and any applicable Additional Terms, and (vi) discontinue the Service, in whole or in part, or, suspend or terminate your access to it, in whole or in part, including any user accounts or registrations, at any time, without notice, for any reason and without any obligation to you or any third party.
40. **TERRITORIAL RESTRICTIONS.** The information provided within the Service is not intended for distribution to or use by any person or entity in any jurisdiction or country where such distribution or use would be contrary to law or regulation or which would subject Babies Getaway to any registration requirement within such jurisdiction or

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country. We reserve the right to limit the availability of the Service or any portion of the Service, to any person, geographic area, or jurisdiction, at any time and in our sole discretion, and to limit the quantities of any content, program, product, service or other feature that Babies Getaway provides.

No application from the Service may be downloaded, exported or re-exported: (a) into any European Union and/or U.S. embargoed countries or (b) to anyone on a sanction list maintained by the European Union and/or the U.S. Treasury Department's list of Specially Designated Nationals or the U.S. Department of Commerce Denied Person's List or Entity List. By downloading any application related to the Service, you represent and warrant that you are not located in, under the control of, or a national or resident of, any such country or on any such list.

41. **ELECTRONIC NOTICES.** YOU AGREE TO THIS LICENSE ELECTRONICALLY. YOU AUTHORIZE US TO PROVIDE YOU ANY INFORMATION AND NOTICES REGARDING THE SERVICE ("NOTICES") IN ELECTRONIC FORM. WE MAY

PROVIDE NOTICES TO YOU (1) VIA E-MAIL IF YOU HAVE PROVIDED US WITH A VALID EMAIL ADDRESS OR (2) BY POSTING THE NOTICE ON A WEBSITE DESIGNATED BY US FOR THIS PURPOSE.

The delivery of any Notice is effective when sent or posted by Babies Getaway Regardless of whether you read the Notice or actually receive the delivery. You can withdraw your consent to receive Notices electronically by discontinuing your use of the Service.

How to Contact Us!

Babies Getaway U.S Ltd. Corp
902 Broadway 6th floor,
New York, NY 10010
Rent@babiesgetaway.com