



## Rental Agreement

Customer Name: \_\_\_\_\_

Customer Phone: \_\_\_\_\_

Billing Address: \_\_\_\_\_

Delivery Address: \_\_\_\_\_

Delivery/Pick-up Date & Time: \_\_\_\_\_

Pick-up/Drop-off Date & Time: \_\_\_\_\_

Rented Items: \_\_\_\_\_

The undersigned renter agrees that the rented items will at all times remain the property of the rental agent, **Baby Stay Rental LLC**. S/he has examined the item(s) and found it/them to be in good condition and will return it/them in as good a condition as when s/he received the items. Linens need not be laundered before returning. There will be an additional charge for rental items returned with parts missing or in exceptionally dirty condition if the item(s) are returned damaged, the renter will be obligated to pay the accumulated rental fee plus the cost of repair. If the item(s) are in irreparable condition, the renter shall be obligated to purchase the item(s) at the suggested retail price. This does not apply to ordinary wear. If items are not to customer's satisfaction, **Baby Stay Rental LLC** must be notified within 24 hour of first day of rental to receive replacement, if notice is not received. **Baby Stay Rental LLC** will not issue any refunds/discounts due to customer dissatisfaction.

The exact length of time items are to be rented will be written on the contract. The length of the rental agreement may be changed only by a phone call and verbal permission prior to the original written return date. It is the responsibility of the renter to contact **Baby Stay Rental LLC** for any changes. If the renter fails to return the rented items at the agreed upon time, **Baby Stay Rental LLC** may repossess the items without notice to the renter, and, **Baby Stay Rental LLC** is released from any claims arising. If repossession is not deemed possible, **Baby Stay Rental LLC** reserves the right to charge renter's credit card recorded on the order form the accumulated rental fee plus replacement cost. **Baby Stay Rental LLC** also reserves the right to use a professional collection agency to collect amount owing, which shall be the suggested retail price plus collection fees and any and all expenses incurred by, **Baby Stay Rental LLC** for any items not returned as required in the rental agreement. Charges are determined by the length of time the items are in the possession of the renter whether being used or not. There will be no reimbursement for unused time on the rental contract. Delivery within designated delivery area is \$25.00 there is an additional delivery charge for extended delivery areas. Any return trips, which are not the fault of Baby Stay Rental LLC, will result in an additional charge.

**NOTE:** Full size cribs assembled on site are not to be moved to another room without permission from **Baby Stay Rental LLC**. Moving may cause damage and will result in additional charges. All safety gates, unless permanently installed, are for use at the **BOTTOM** of stairs **ONLY**. Car seats are to be installed by client only. **Baby Stay Rental LLC** cannot install a car seat. Client is responsible for explaining any issues that they have with car seats or other rented equipment. Safety of others is at stake. We appreciate your cooperation in this policy. The rented items may come with special instructions. The renter is responsible for reading and following the instructions as printed. Renter is liable for any misuse of equipment, and in the event of a mishap, agrees to accept full responsibility and shall not hold, **Baby Stay Rental LLC** liable for any claims or actions arising there from. In no event will **Baby Stay Rental LLC** be held liable for any damage, loss or injury (including death) caused by or arising out of the use of any equipment provided by **Baby Stay Rental LLC**, or the failure of the equipment to function as intended. Under no circumstances will **Baby Stay Rental LLC** be responsible for attorney's fees arising from any action listed above. Full right, title and ownership of the equipment will at all times remain vested with **Baby Stay Rental LLC**.

**The undersigned has read and agrees to the above contract, and the action of accepting the rented item(s) constitutes a binding agreement of the above contract.**

Signed \_\_\_\_\_ Date \_\_\_\_\_

Received By: \_\_\_\_\_ Date: \_\_\_\_\_