

BABYSITTING CONNECTION OF AUSTIN
BABYSITTING POLICIES,
WAIVER, & RELEASE OF LIABILITY

- Babysitting services may be provided by Babysitting Connection of Austin (“Babysitting Connection”) while parents and legal guardians are voting. Babysitting services are not to be used for any purpose other than voting and the parent or guardian must always remain on site.
- A Waiver & Release of Liability form must be signed by a parent or guardian for each child before any babysitting services will be provided.
- You must provide a phone number at which you can be reached at all times during the babysitting services.
- Capacity is limited and babysitting services are provided on a first-come, first-served basis. Payment is by donation only.
- Please alert the babysitter if your child has any special needs.
- If your child is inconsolable for 10 minutes or longer, you may be asked to return to the child care site to attend to your child.
- Please ensure your child is full and has recently used the restroom / has a dry diaper. All drinks must be in a spill-proof cup or bottle, and all snacks must be in a sealed container. **The area in which babysitting services will be provided is NOT a NUT-FREE zone. If your child has a nut allergy, please do not participate in babysitting services.**
- Please make sure all your child’s belongings are clearly labeled with first and last names. Babysitting Connection is not responsible for lost or stolen personal property.
- For everyone’s health, please do not bring your child if he or she is sick or has been exposed to any contagious illnesses within the past week. No medication will be administered during babysitting services. Babysitting Connection may take your child’s temperature prior to and during the babysitting services.
- Each child will be released ONLY to the person who brought him/her.
- Babysitting Connection reserves the right to refuse babysitting services to anyone at any time for any reason.

I have read, understand, and agree to adhere to the babysitting policies stated above, as well the COVID Policy and any other policies or procedures posted at the babysitting site or otherwise made available to me. I acknowledge that I will receive babysitting services provided by Babysitting Connection at the sole risk of me and the child.

I understand and agree that babysitting services are provided only while I am voting, that I must always remain at the polling location and that I am always fully and solely responsible for the care of the child.

I have examined the area in which babysitting services will be provided and am fully satisfied that it is a safe environment for the child. I understand this area is NOT a NUT-FREE ZONE and assume full responsibility for the child's health and safety.

I am authorized to agree on behalf of the child and his or her other parent or guardian. On behalf of myself and my heirs, dependents, next of kin, representatives, successors and assigns, I hereby knowingly and voluntarily agree to expressly and fully waive, release, discharge, covenant not to sue, and agree to indemnify, defend, and hold harmless Babysitting Connection and its principals, agents, employees, contract employees, representatives and all other persons and entities that may act on their behalf from any and all claims, liabilities, damages, losses, causes of action, and costs and expenses, including but not limited to attorneys' fees and court costs, whether known or unknown, directly or indirectly arising out of or relating to babysitting services provided by Babysitting Connection. This includes but is not limited to claims of physical or psychological illness or injury, bodily harm, medical expenses, death, damage to property, loss or theft of personal property, and any other incident occurring while the child is at Babysitting Connection, regardless of whether such claims arise from the acts, omissions, or negligence of the released parties.

This agreement shall be governed by the laws of the state of Texas. If any provision of this agreement is held unlawful, void or for any reason unenforceable by a court of competent jurisdiction, then such provision shall be deemed severable from this agreement and shall not affect the validity and enforceability of the remaining provisions. I have carefully read with a full, definite and clear understanding the foregoing provisions and freely enter into this agreement and waiver of liability.

I HAVE READ AND UNDERSTAND THE ENTIRE ABOVE AGREEMENT, AND I AM SIGNING IT FREELY AND VOLUNTARILY.

Print Name: _____

Signature: _____

Date: _____

Child(ren) Name: _____

_____ ID Verification by Babysitting Connection

_____ (Name)