

# BEDTIME BASICS FOR BABIES

## Storage Agreement

First Candle (also known as Sudden Infant Death Syndrome Alliance, Inc.) is dedicated to saving infant lives by reducing SIDS and sleep-related infant deaths across the nation. In connection with its mission, First Candle is providing cribs and other products to families in need in your community and from time to time requires locations at which it can store such products. This agreement details that your organization is willing to provide First Candle with storage at its facility, with the following understanding:

- A. First Candle is authorized, free of charge, to store products at the facility from time to time as agreed by the parties.
- B. First Candle and its representatives can enter the facility to deliver, store or remove products from the facility.
- C. Either party may terminate this agreement by giving the other party reasonable prior written notice.
- D. If the agreement is terminated, First Candle will have at least 14 business days to remove its products from the facility.
- E. The storage provider recognizes First Candle owns and has all right to the products. The storage provider will not assert (and, if necessary, will waive) any lien, claim or other right in or to the products. The storage provider will also ensure that the products remain free and clear of any lien, claim or encumbrance as a result of the acts or omissions of storage provider (eg. liens asserted by storage provider's lender or landlord).
- F. The storage provider will not bear any other responsibility to First Candle for the products stored at the facility, or any damage or wear and tear thereto, unless caused by storage provider's gross negligence or willful misconduct.
- G. First Candle will have no responsibility to the storage provider with respect to the facility, or any damage or wear and tear thereto, unless caused by First Candle's gross negligence or willful misconduct.
- H. This document is considered to encompass the entire agreement between First Candle and the storage provider with respect to storage at the facility, and can only be changed in writing and with the agreement of both parties.

**Agreed By:**

**On behalf of FIRST CANDLE:**

By: \_\_\_\_\_

Print Name: \_\_\_\_\_

Title: \_\_\_\_\_

**On behalf of \_\_\_\_\_:**

By: \_\_\_\_\_

Print Name: \_\_\_\_\_

Title: \_\_\_\_\_