

Terms & Conditions

1. Introduction

1.1. Parenttalkwithbev.com offers an online parenting service. The products and services of ParentTalkwithBev.com, Bevparenttalk (Instagram) & ParentTalk#withBev Podcasts individually and collectively are solely owned by the company HerOwnVoice Limited a United Kingdom limited company, 1st Floor 2 Woodberry Grove Finchley England N12. To contact us, write to us or email parenttalkwithbev@gmail.com

1.2. By using our Products, You agree to be bound by the terms and conditions set out below. If You do not agree to be bound by these terms and conditions hereunder; please do not use or access any of our Products. You must read and accept all of the terms and conditions contained herein before you may use or access any of our Products in any way.

1.3. These terms and conditions constitute the entire terms and conditions upon which parenttalkwithbev.com provides the Service and upon which You agree to contract for the use of the Service except where specifically varied by written agreement.

1.4. From time to time, it will be necessary to update the terms and conditions and you agree to be bound by the new terms and conditions after the implementation date for the revised terms and conditions. Every time you wish to use any of our Products, please check these terms to ensure You understand the terms that apply at that time. These terms were most recently updated: 12/5/2021

1.5. We may update and change our Products from time to time to reflect changes to our Products, our users' needs and our business priorities. We will try to give you reasonable notice of any major changes.

1.6. Definitions in this Agreement:

1.6.1. "**Agreement**" means these Conditions together with

1.6.2. "**Conditions**" means these terms and conditions.

1.6.3. "**Client**", "**User**" or "**Purchaser**" means any person who uses the Service of parenttalkwithbev.com

1.6.4. "**Registration Confirmation**" "**membership**" "**Appointment confirmation**" means the email acceptance sent by parenttalkwithbev.com following receipt of your registration for any services

1.6.5. "**You**" means any person who uses the products/services of parenttalkwithbev.com

1.6.6. "**Free Service**" means the free of charge service provided by Parenttalkwithbev.com as described in any of our Products.

1.6.7. "**Intellectual Property Rights**" means any patent, invention, copyright, rights registered or unregistered design, trademark displayed on any of our Products (whether registered or unregistered), trade name, logo, know-how or other intellectual property right subsisting anywhere in the world, and applications for any of the foregoing, together with the goodwill thereon.

1.6.8. "**Information**" means any and all material contained in this Website.

1.6.9. "**Products**" means the parenttalkwithbev.com website and any sub-domains of such, this definition also includes reference to Bevparenttalk (Instagram), Parenttalk#withBev (Podcast) and ChangeReadyorNot (Blog).

1.6.11. "**Services**" refers to an act of helpful activity, an act of serving to assist the need of the client/user/purchaser. This can take place in one to one or group

settings, using online, telephone or in person with the expressed intention of supporting clients/users/purchasers whether through initial, short or long term engagement

1.6.12. We reserve the right to modify or discontinue, temporarily or permanently, ParenttalkwithBev.com (or any part thereof) with or without notice. You agree that the company HerOwnVoice Limited shall not be liable to you or to any third party for any such action.

2. Basis of the use of the Products

2.1. You agree that: You are aged 18 or over and are legally capable of entering into binding contracts; or legal parent/guardian can enter into contract on your behalf.

2.2. By using and/or subscribing to become a member of this site, you are stating that you understand and agree to be bound by the terms and conditions of this user agreement (the "agreement"). Please read the agreement. If you disagree with anything in this agreement, please do not use the site or any services provided in connection with the site.

2.3 You agree that there is no professional relationship formed between those using the site to read and listen to information that is here for information and entertainment purposes.

2.4 the opinions and views expressed are the opinion's and experiences shared in the hope that it helps another parent or someone who engages with the materials.

3. Service Expectations

3.1 By using the services of this site, you are agreeing to mentoring/coaching from a Life Experience Coach with lived experience of parenting. Also someone with extensive experience of supporting parents in London UK who may offer alternative lived experiences as examples to expand or challenge current parenting practices.

3.2. By participating in the services offered by this website you understand the following:

- The opinions, views experience are not professional but experiential and do not guarantee similar results expressed or experienced by others.
- The setting of clear expectations & goals in the mentoring/coach relationship is key in seeking clear suggestions for actions to help support and improve parenting skills.
- Your willingness to jointly set clear and measurable expectations/goals that develop a behaviour of change are required,
- That you are committed to reflect and monitor the impact of changes made.
- You are committed to consistent parenting practices will improve your expected outcomes.
- You understand that Mentoring /Coaching, and its effectiveness, will depend on the participant's willingness to be challenged and to take actions to improve their own performance.
- Whilst this relationship's focus is to impact change, Change will only take place where participants are willing to act consistently.

3.3. You understand that there is a duty of care for the wellbeing of children especially within the UK where this company operates and that as part of that duty there is an obligation to report any safeguarding issues disclosed where children are at risk. In these incidents/cases confidentiality will be breached to ensure the safety of children.

3.4. Should you not reap the desired outcomes from the expectations/goals jointly set that you are aware that at any time you are able to seek more qualified professional advice and support that will give you results and further support that you seek.

4. Past Performance

4.1 Past performance is individual and based upon bespoke tailoring to the needs of the user who has agreed to participate. This website does not make any representation whatsoever

4.2 that the above-mentioned services /material might be or are suitable or that they meet all of your needs. Please realise that each individual's needs are different and each has bespoke and tailored advice. Should you decide to use any of the services or purchase/use any materials/products from ParenttalkwithBev.com it is your decision.

5. Fees

5.1 We reserve the right at any time to change the fees for products on Parenttalkwithbev.com. In no event will you be charged for access to any Site content or service, or to the Site as a whole, unless we obtain your prior agreement to pay such charges. If you do not consent to such charges, however, you may not have access to paid content or service.

6.Refunds

6.1 This Refund Policy states in full our policy regarding refunds of membership fees, fees paid for services, and/or fees paid for products.

Different products/programs/services will hold different refund periods. If no refund period is stated on the sales page or order page then you can assume the program offers No Refunds. For products/programs/services that do state a refund period, that period (in consecutive calendar days) does begin on the day the initial purchase is made (please note that the charge may take multiple days to process therefore your bank statement is not an accurate reflection of the start date of this policy). If you are offered the ability to upgrade a monthly program to a Lifetime ownership access there is no refund period associated with this upgrade. Some of our products/programs/services may offer a trial period for the product/program/service to be evaluated. In the case of a monthly/quarterly/annual subscription, there are no refunds issued once the new month/quarter/annual subscription has been paid for. Please see the "Cancellation" section for details and instructions on cancellation of your product/subscription.

7. Cancellation

7.1 To cancel your Appointment/ Mentoring or coaching sessions or subscriptions **email** us at least 48 hours prior to your initial appointment /renewal date. This is the only way to cancel your appointment, mentoring or coaching sessions or request a

refund for a product with Parenttalkwithbev.com. If your cancellation request is not made 48 hours prior to your appointment/session date, then you may be charged as per your agreement and any cancellation request at this time will go into effect 30 days from the most recent renewal date. Cancellation requests can not be processed by phone, voice-mail or live chat.

8. Links

8.1 Our provision of a link to any other site or location is for your convenience and does not signify our endorsement of such site or location of its contents. The Company shall not be responsible for any information, software, or links found at any other World Wide Web site, Internet location, or source of information, for your use of such information, or for e-commerce transactions conducted at or through any linked site or location.

9. Disclaimer of Warranties

9.1 You expressly agree that your use of the Site, including, without limitation, any material, product and/or data developed by the Company or by third parties ("information providers"), is at your sole risk.

9.2 The site, and any content or materials available through the site, are provided on an "as is" and "as available" basis and without warranty of any kind, express, implied or statutory. An effort is made to provide accurate information for the use of Members.

9.3 The Company and the information providers hereby expressly disclaim all such warranties including, without limitation, any implied warranties or merchantability, fitness for a particular use or purpose, title, or non-infringement, or any warranty as to results that may be obtained through the use of the site.

9.4 The Company does not represent or warrant that the site will function without interruption, that the site is error or defect-free, that any such defects or errors will be corrected, or that the site and the server(s) that make the site available are free of viruses or other harmful components.

9.5. No advice or information, whether oral or written, that you obtain from the Company or otherwise through your use of the site shall create any warranty on the part of the Company or the information providers. Further, the Company and the information providers do not warrant or represent that the use or the results of the use of any content or materials made available through the site or from third parties will be correct, accurate, timely, reliable or otherwise.

10. Limitations on Liability

10.1 In no event shall the Company, the information providers or any other person or entity involved in creating or distributing the Site be liable for any direct, indirect, incidental, special or consequential damages, however arising and under any theory of liability (including, without limitation, tort, including negligence and strict liability, breach of contract or breach of warranty), that result from your use or inability to use the site, any changes to the site or this agreement, unauthorized access to or alteration of your transmission of data, any material or data sent or received or not sent or received, or any transactions entered into through the site.

10.2. The Company is not responsible or liable for any threatening, defamatory, obscene, offensive or illegal content or conduct of any other party or any infringement of another's rights, including intellectual property rights.

If you are dissatisfied with the Site or the services, content or materials available on or through the site, your sole and exclusive remedy is to discontinue using the site. The foregoing limitations on liability shall be applicable even if the Company or the applicable third party knew or should have known of the possibility of such damages and notwithstanding the failure of essential purpose of any limited remedy.

11. Allocation of Risk

11.1 You agree that the disclaimer of warranties, limitations on liability, and indemnification provisions set forth in this agreement represent and agreed upon allocation of risk between you and the Company and form an essential part of the basis of their bargain, without which the Company would not enter into this agreement or provide the Site.

12. Ownership of Materials

12.1 The contents of the Site, including without limitation text, photos, graphics, articles podcast, blog and all other audio-visual elements are copyrighted by the Company as a collective work under the United Kingdom copyright laws. Except for material in the public domain, the Company and its licensors hold copyrights to all content appearing on the Site.

12.2 Reproduction, distribution, retransmission, modification, public display, and public performance of any data or materials from the Company's Site(s) is strictly prohibited without the prior written consent of the Company. To obtain such consent, please contact us.

13. Indemnification

13.1 You agree to hold harmless the Company and its Information Providers and any other person or entity involved in creating or distributing the Site, as well as each of their respective affiliates and their respective directors, officers, employees and agents, from and against any and all claims, liabilities, damages, losses, costs, fees (including reasonable solicitors fees) and expenses that such parties may incur as a result of or arise out of your (or, in the case of Members/Purchasers, anyone using your account) use of, or conduct with respect to, the Site.

14. Modification of Agreement

14.1 You agree that the Company may change the terms and conditions of this Agreement, unilaterally, and at any time, by conspicuously posting notice of such change on the Site for a period of five (5) consecutive days. Continued use of the Site after such notice will constitute your acknowledgement and acceptance of the revised terms and condition.

15. General

15.1 This Agreement contains the complete and final statement of the understanding between you and the Company with respect to, and supersedes any and all prior or contemporaneous negotiations, agreements or communications, whether written or oral, between you and the Company concerning, the subject matter of this Agreement.

15.2 If any provision of this Agreement is rendered by a court or governmental agency of competent jurisdiction to be invalid, illegal, or unenforceable, such invalidity, illegality or unenforceability shall not affect the remainder of this

Agreement, which shall remain in full force and effect and be enforced in accordance with its remaining terms.

15.3 The waiver by the Company of a breach or default of any of the provisions of this Agreement by you shall not be construed as a waiver of any succeeding breach of the same or other provisions; nor shall any delay or omission on the part of the Company to exercise or avail itself of any right, power or privilege that it has or may have hereunder operate as a waiver of any breach or default by you.

15.4 You agree that regardless of any statute or law to the contrary, any claim or cause of action that you may have arising out of or related to use of the Site or this Agreement must be filed within one (1) year after such claim or cause of action arose or be forever barred. The section titles in this Agreement are solely used for convenience and have no legal or contractual significance.

All provisions of this Agreement that, by their nature, survive termination of this Agreement will survive termination including without limitation, the Site Rules, Public Areas, Links, Disclaimer of Warranties, Limitations on Liability, Allocation of Risk, Ownership of Materials, Indemnification, Choice of Law/Jurisdiction and Venue and General sections of this Agreement.

3.2. Nothing in these Conditions transfers to You any rights of ownership of such Intellectual Property Rights, or constitutes a licence to use such Intellectual Property Rights other than to the extent expressly set out in these Conditions. Without Parenttalkwithbev.com's prior written permission, You may not copy, modify, alter, publish, broadcast, distribute, sell or transfer any material on these Products whether in whole or in part. However, the contents of these Products may be downloaded, printed or copied for your personal non-commercial use

16. Guarantees

16.1 With the opportunities, strategies and programmes featured or offered on this site, or the books, articles, reports or newsletters published by the owner of this website we make no implications, warranties, promises, suggestions or guarantees whatsoever in any manner of speaking, in whole or in part that by joining, responding to, following or adhering to any programme or information featured anywhere in this website or elsewhere with regards to the owner of this site that you will make money (or whatever the topic or content in question may appear to imply). Your success in these or any efforts depends on numerous factors. We assume no responsibility for any losses or damages resulting from your use of any link, information, or opportunity contained within this website, within any publication authorised by the owners of this site, or within any information disclosed by the owner of this site in any form whatsoever.

17. Passwords

17.1. If you are granted a password to access material or other restricted sections of this world wide web site, you agree not to share the password with any other party.

17.2. If you share this information with third parties, you agree to reimburse the company for any and all losses relating to your actions, including lost revenue, membership feeds and solicitor fees

17.3. Users/purchasers are entirely responsible for maintaining the confidentiality of user/purchaser's password and account. Furthermore, users/purchasers are entirely responsible for any and all activities which occur under their accounts and agrees to indemnify defend and hold harmless the provider for any liability or expense arising from such use or misuse

17.4. User/Purchaser is entirely responsible for any and all activities which occur under user/purchaser's accounts and agree to indemnify, defend and hold harmless the provider for any liability or expense arising from such use or misuse

17.5. User/purchasers agree to immediately notify Parenttalkwithbev.com of unauthorised use of users/purchaser account or any other breach of security personally known to user/purchaser.

18. Testimonial Disclaimer

18.1 Testimonials appearing on this site are actually received via text, audio or video submission. They are individual experiences of those who have used our products and /or services in some way or other. However they are individual results and results vary. We do not claim they are typical results that all users will achieve. The testimonials are not necessarily representative of all of those who will use our products and or services. The testimonials displayed (text, Audio and/or video) are given verbatim except for correction of grammatical or typing errors. Some have been shortened meaning; not the whole message received by the testimony writer is displayed, when it seemed lengthy or not the whole testimonial seemed relevant for the general public. Herownvoice limited is not responsible for any of the opinions or comments posted to the site.

ParenttalkwithBev.com is not a forum for testimonials, however provides testimonials as a means for customers to share their experiences with one another.

18.2 to prevent against abuse all testimonials appear after they have been reviewed by management of Parenttalkwithbev.com. HerOwnVoice Limited does not share the opinions views or commentary of any testimonial. Testimonials on this site and are strictly the views of the reviewer.

19. Testimonial Submissions

19.1. As a consumer/user of parenttalkwithbev.com and its products and/or services by submitting your testimonial you give us permission to reprint, reproduce or use the testimonial in connection with our business.

19.2. You also agree to the following: (1) The reprint, reproduce or use of the testimonial will be at our discretion and without compensation; (2) We may use the testimonial with or without any pseudo (pen) name credit; (3) We may use a different image or likeness of you in the display or the testimonial at our discretion as a protective measure for security reasons; (4) Our right to use the testimonial is perpetual and may be assigned by us; (5) We may use the testimonial locally, nationally or globally and such use may be made in any media, information or communication platform (including internet advertising) currently in use or later developed; and (5) You and not someone else composed, submitted and posted the testimonial.

19.3. By submitting your testimonial (text, audio and/or video) you are agreeing to our terms and conditions as listed on this page.

20. Termination by User

20.1. Due to the nature of the Service, you may terminate your use for the Free Service at any time.

21. Termination by Us

21.1. You agree that Parentalkwithbev.com may, in its sole discretion, terminate your password and prohibit your access to this and any related site in the event you violate the terms of this and any other agreement.

21.2. Your ability to access this or related sites may be terminated without prior notice and that the company shall not be liable for the termination of your access.

21 Disputes

21.1. If you are a user please note that these Conditions, their subject matter and their formation, are governed by English law. You and we both agree that the courts of England and Wales will have exclusive jurisdiction except that if you are a resident of Northern Ireland you may also bring proceedings in Northern Ireland, and if you are resident of Scotland, you may also bring proceedings in Scotland.

22. Entire Agreement

22.1 This the entire agreement between us relating to the subject matter herein and ParenttalkwithBev.com & HerOwnVoice Limited reserves the right to modify these terms at any time. Changes shall be effective upon the posting of the changes on the website.