



Wetaskiwin Children's Indoor Play Society

Rental Contract

Parent's Name: _____

Email Address: _____

Phone Number: _____

Birthday Child's Name: _____

Number of Children: _____

Date & Time of Party: _____

Applicant Signature: _____

Board Member Signature: _____

PAYMENTS: (cash, cheque #, or e-transfer)

\$50 security deposit Payment type: _____ Date Rec'd: _____
(due on date of booking, non-refundable)

\$200 party fee Payment type: _____ Date Rec'd: _____
(due one week before party)

Glitter Tattoo Package [#1] [#2] [#3]

if applicable (due one week before party)

Please note we are not accepting damage deposits at this time, though compensation for damages is expected



GLITTER TATTOO PACKAGES

We are now offering glitter tattoo packages! A student board member will be present to do the glitter tattoos and will perform clean-up. We have 3 packages available:

1. 10 Tattoos for \$25
2. 20 Tattoos for \$40
3. 40 Tattoos for \$75

When you arrive at CHIPS for your rental, a board member will provide you with tickets to distribute. Each ticket is equivalent to one tattoo. A student will have a table set up outside the office area to do the tattoos. To add glitter tattoos to your party booking, please contact us prior to the event. Fees will be due at the same time as your remaining party fee, one week prior to the event.

CHIPS RESPONSIBILITY AGREEMENT/WAIVER OF LIABILITY

1. The undersigned, on behalf of _____ (full name, herein called the "applicant") hereby makes application to use of the property of the Children's Indoor Play Society consisting of the main floor area including available toys, bouncy castle and climber for use on the date and time indicated.
2. The said property shall be used for the sole purposes, namely: *(circle one)*
Children's Birthday Party / Corporate Event / Other
3. The applicant hereby agrees to use the property for the above purposes, and for no other purpose whatsoever, on the following terms and conditions:
 - a. ON DATE OF BOOKING: The applicant shall make a deposit of \$50 to secure date/time. In case of cancellation, this amount will not be refunded.
 - b. MINIMUM ONE WEEK BEFORE PARTY: The applicant shall make the remaining payment of \$200 (plus any additional payments if Glitter Tattoos have been added to the applicant's booking).
 - c. A 4 hour booking includes 30 minutes for set up, a 3 hour party and 30 minutes for clean up.
 - d. An attending adult must remain on site. Children between the ages of 0-10 may play with toys and on equipment, children between the ages of 0-8 may use the bouncy castle, children over the age of 10 may not use equipment. Children over the age of 2 years are not permitted in the baby area unless with accompanying adult.
 - e. Food and drinks are absolutely not permitted in any of the play areas – they must remain in the snack room.
 - f. There is a limit of 8 children in the bouncy castle at a time. Toys, food or drinks are absolutely not permitted to be in the bouncy castle at any time as they can cause damage or injury to children.
 - g. No climbing the slides or the outside of the play structure. No food, drinks or toys in the play structure. Please report any inappropriate behavior to a CHIPS Board Member/Student.
 - h. Adults and children must wear socks at all times in all areas of the facility.



Absolutely no outdoor footwear is to be worn in the facility. Bare feet are not permitted in the facility.

- i. The ride on toys must remain in their designated area (gym/hallway).
- j. The toys must be tidied before leaving.
- k. There is absolutely no alcohol or smoking/vaping permitted on the property.
- l. CHIPS is not responsible for any lost or stolen items.
- m. CHIPS reserves the right to refuse admission or request any person to leave the premises.

n. Balloons are permitted for decorative purposes only; they must remain in the snack room and out of reach of children. Confetti is not permitted.

4. I understand that inherent risk of injury or illness, though minimal, does exist.

I, for myself and the children knowingly and freely assume full responsibility for my and the children's participation at CHIPS and freely assume all risks, both known and unknown, even if arising or resulting from negligence of CHIPS Board or others.

5. The applicant understands and agrees that in the event of failure to comply with the terms and conditions of this contract, the applicant will not be entitled to any reimbursement and will have to provide compensation for any damages.

6. The applicant agrees that if this application is approved, the application shall become a binding agreement between CHIPS and the applicant to cover the use of the property herein set forth.

7. I, for myself, the child(ren) and on the behalf of my and their heirs assigns, personal representatives and next of kin, hereby waive, release and discharge CHIPS and its directors, officers, agents, Board members and representatives (collectively CHIPS) with respect to any and all losses, damages, injuries, expenses and claims, including without limitation suffered or incurred as a result of the child(ren) using CHIPS, due to any cause whatsoever, for personal injury, death or loss of damage to person or property, even if arising from the negligence of CHIPS or otherwise and hereby agree to indemnify and hold harmless CHIPS from and against any liability, losses, claims and damages resulting from the child(ren) using CHIPS. I have read this release and waiver of liability agreement, fully understand its terms, understand that I have given up substantial rights for myself and the children by signing it freely and voluntarily without inducement.

Witnessed, by hand at CHIPS Wetaskiwin on the ____ day of _____, 20__.

Applicant Signature: _____

Witnessed by (board member): _____

