

ICE RENTAL WAIVER OF LIABILITY

ASSUMPTION OF RISKS

I am aware that any activity taking place within the Crowchild Twin Arena Association (hereby referred to as CTAA) including hockey, figure skating, ringette etc are subject to inherent risks including but not limited to:

GENERAL:

- theft, vandalism or loss of personal property;
- any manner of injury resulting from use, misuse, non-use and failure of any equipment;

ON ICE ACTIVITIES SUCH AS ICE HOCKEY/RINGETTE/FIGURE SKATING/BROOMBALL/SLEDGEHOCKEY/CASUAL SKATING:

- all manner of injury arising from falling and impacting against the floor or ice surface, walls or rink boards, or apparatus/equipment;
- impacting with other participants, referees, or equipment which includes, but is not limited to, game equipment such as skates, pucks, sticks, helmets, goals, etc.;
- abrasions, bruises, blisters or cuts resulting from activities or impact with other participants or equipment;
- an increased load on the heart, which may result in dizziness, shortness of breath and in extreme circumstances, may result in a heart attack;
- potential for bone and muscular skeletal injury, such as sprains and strains;
- episodes of light headedness, fainting, chest discomfort, leg cramps and nausea;
- travel to and from the arena.

I freely accept and fully assume all such risks, dangers and hazards and the possibility of personal injury, death, property damage or loss, resulting therefrom.

RULES AND REGULATIONS

In consideration of ice rental from the CTAA, I agree as follows:

TO ABIDE BY ALL POSTED AND COMMUNICATED RULES AND REGULATIONS OF THE CTAA

RELEASE OF LIABILITY, WAIVER OF CLAIMS AND INDEMNITY AGREEMENT

In consideration of ice rental from the CTAA, I agree as follows:

1. TO WAIVE ANY AND ALL CLAIMS that I have or may have in the future against CTAA, and its members, officers, employees, students, agents, volunteers and independent contractors (all of whom are hereinafter collectively referred to as "the Releasees");
2. TO RELEASE THE RELEASEES from any and all liability for any loss, damage, injury or expense that I may suffer, or that my next of kin may suffer as a result of my participation in any on ice activity.
3. TO HOLD HARMLESS AND INDEMNIFY THE RELEASEES from any and all liability for any damage to the property of, or personal injury to, any third party, resulting from my participation in any on ice activity.
4. THAT if I am supplying my own equipment, I am responsible for ensuring that it is safe and

well maintained equipment which is up to the requisite standards for the activity in which I am participating. I understand that CTAA accepts no responsibility for any incidents or accidents occurring out of the use or misuse of my equipment.

5. This agreement shall be effective and binding upon my heirs, next of kin, executors, administrators, assigns and representatives in the event of my death or incapacity. In entering into this Agreement, I am not relying upon any oral or written representations or statements made by the Releasees other than what is set forth in this Agreement.

DISCLOSURE AND USE OF PERSONAL INFORMATION

It is the policy of the CTAA that personal contact information such as, however not limited to, email addresses, phone numbers, or postal addresses will not be disclosed for any reason with the exception of the name/title defined by user at time of booking used to identify a specific ice time appearing on a publicly viewable schedule on crowchildtwinarena.net

ACCEPTANCE*

I HAVE READ AND UNDERSTOOD THIS AGREEMENT AND I AM AWARE THAT BY SIGNING THIS AGREEMENT WITH MY DIGITAL SIGNATURE I AM WAIVING CERTAIN LEGAL RIGHTS, INCLUDING THE RIGHT TO SUE, WHICH I OR MY HEIRS, NEXT OF KIN, EXECUTORS, ADMINISTRATORS AND ASSIGNS MAY HAVE AGAINST THE RELEASEES.

Signature _____

Date _____