

Prescott Curling Centre Inc.

439 Henry Street West P.O. Box 1482 Prescott, Ontario K0E 1T0 613-925-3145

Little Rock/Bantam/Junior Membership Form

Little Rocks \$+0 Age 6-12	Bantam \$, 5* Junior \$1- 5 Age 13-16 Age 17-20	
Previous Years Curled		 gue convener)
Child's Name	Date of Birth	
Address		
Email Address		
Contact Person	Relationship to Child	
Home Phone #	Cell/Work #	
CHILD'S HEALTH CARD # _		
Physician's Name	Phone #	
ALLERGIES		
named child to the hospital if ne parent/guardian's absence. Further, I/we do hereby waive, representatives, employees, mem property damage whether said ac By signing this form, I/we hereby	y give permission to the coaches of Prescott Curling Centre Inc. to eed be and I/we also give permission to have the child treated by a release and forever discharge Prescott Curling Centre Inc., its staff, abers and their successors and assigns from any and all claims for cident, injury or loss is due to negligence or not. y release Prescott Curling Centre Inc. from any and all possible injurion Prescott Curling Centre premises or attending out-of-town events	physician in the officers, agents, bodily injury or ies incurred with
Parent/Guardian's Signature	Date	
Photo Consent – I hereby give and/or used for Prescott Curling	permission for the above child to have their photograph taken by leg Centre Inc. publications.	ocal news media
Parent/Guardian's Signature	Date	

NOTE: The Prescott Curling Centre is NOT peanut free. HELMETS (ice or curling) are MANDATORY for Youth curlers 12 years and under.

CURLING CANADA ~ INFORMED CONSENT AND ASSUMPTION OF RISK AGREEMENT

(To be executed by Participants under the Age of Majority)

WARNING! By executing this document you will assume certain risks and responsibilities. Please read carefully.

Pa	Participant's Name:	
1.	1. This is a binding legal agreement; therefore clarify any questions or concerns before signing. As a Participant in the activities, programs, services of Cu Ottawa Valley Curling Association, Prescott Curling Centre Inc., collectively or independently and the sport of curling (collectively the "Activities" undersigned, being the Participant and the Participant's Parent/Guardian (collectively the "Parties"), acknowledge and agree to the following terms:	urling Canada, '), the
Disc	Disclaimer	
2.	 Curling Canada, Ottawa Valley Curling Association, Prescott Curling Centre Inc., their respective, directors, officers, committee members, members, employ volunteers, officials, participants, agents, sponsors, owners/operators of the facility, and representatives (collectively the "Organization") are not responsible property damage, death, expense, loss of income, damage or loss of any kind suffered by the Participant during, or as a result of, the Activities and the risk Activities. 	for any injury,
Des 3.	Description, Acknowledgement of Risks and Helmet Recommendation 3. The Parties understand and acknowledge that the Activities have foreseeable and unforeseeable inherent risks, hazards and dangers that no amount of care expertise can eliminate, including without limitation, the potential for serious bodily injury, permanent disability, paralysis and loss of life. The sport of cuplayed on a sheet of ice, which is slippery, hard, and dangerous.	
4.	4. The Parties understand and acknowledge that a pertinent risk within the sport of curling is the risk of suffering serious head injury should a Participant fall stumble onto the ground or ice. It is highly recommended that the Participant wear a helmet at all times when participating in the sport of curling.	ll, trip, or
5. Ter 6.	The Participant is participating voluntarily in the Activities. In consideration of the Participant's participation, the Parties hereby acknowledge that they are aware of the risks, dangers and hazards associated with or related to the Activities. The risks, dangers and hazards include, but are not limited to, injuries from: a) Executing strenuous and demanding physical techniques in curling; b) Dryland training including weights, running and massage; c) Strenuous cardiovascular workouts; d) Exerting and stretching various muscle groups; e) Being struck by a broom, brush or curling stone; f) The failure to properly use any piece of equipment or from the mechanical failure of any piece of equipment; g) Physical contact with other participants, spectators, equipment and vehicles; h) Running or sliding on the ice surface; i) Falling because of slippery ice, or uneven or irregular surfaces; k) Spinal cord injuries which may render me permanently paralyzed; l) Stepping onto the ice surface from the walkway or onto the walkway from the ice surface; m) Stepping over dividers that divide one sheet of ice from the next; o) Travel to and from competitive events and associated non-competitive events, which are an integral part of the organization's activities. I have read and agree to be bound by paragraph 4 and 5 **rms** In consideration of the Organization allowing the Participant to participate in the Activities, the Parties agree: a) That the Participant's physical condition is appropriate to participate in the Activities, b) To comply with the rules and regulations for participation in the Activities. 1 That if the Participant observes an unsual significant hazard or risk, the Participant will remove themselves from participation and bring such to the attention of an Organization representative immediately. d) That the Organization dose on tundertake to provide health, accident, disability, hospitalization, personal property or other insurance for the Participant in the Activities and the Particip	
Rel 7.	Release of Liability 7. In consideration of the Organization allowing the Participant to participate in the Activities, the Parties agree to freely accept and fully assume all such ris and hazards, and possibility of personal injury, death, property damage, expense and related loss, including loss of income, resulting from the Participant's participation in the Activities and travel to and from the Activities. I have read and agree to be bound by paragraph 6-8	
Ger 8.	General 8. The Parties expressly agree that this Agreement is intended to be as broad and inclusive as is permitted by the law and that if any of its provisions a invalid, the balance shall, notwithstanding, continue in full legal force and effect.	are held to be
Ack 9.	Acknowledgement 9. The Parties acknowledge that they have read this Agreement and understand it, that they have executed this agreement voluntarily, and that this agreemen binding upon themselves, their heirs, next of kin, assigns, executors, administrators, and representatives.	at is to be
	Printed Name of Participant Signature of Participant Date of Birth	
	Printed Name of Parent or Guardian Signature of Parent or Guardian Date	