

Parent Information for Internet Use

Child, Youth and School Services believe the Internet offers vast, diverse, and unique resources to youth. Access to the network and the Internet will enable students to explore thousands of on-line resources and exchange e-mail messages with users throughout the world. Students can tour the world's museums, conduct research at all the major colleges and universities, e-mail the President, or simply chat with students in other countries to practice foreign language studies and learn about other cultures.

We are pleased to offer youth registered in Child, Youth and School Services Programs access to the network resources, e-mail, and the Internet. To access the Internet, all youth must obtain parental permission. The youth, the parent, and the Computer Lab Instructor must sign an Internet Permission and Agreement Form.

Families should be aware that some material accessible via the Internet might contain items that are illegal, defamatory, inaccurate, or offensive to some people. We believe that the benefits to students from access to the Internet, in the form of information resources and opportunities for collaboration, exceed any disadvantages. Ultimately, parents and guardians of minors are responsible for setting and conveying the standards that their child should follow when using media and information resources. To that end, Child, Youth and School Services support and respect each family's right to decide whether or not to apply for access.

Child, Youth and School Services is proud of its youth and the exemplary behavior they display when representing our installation. To ensure the same behavior is shown while students are using the network, access to network services is given to youth that agree to act in a considerate and responsible manner, following the attached guidelines. Each person who uses the Internet will receive information as to the proper use of the network by a Computer Lab Instructor before signing the attached Internet Permission and Agreement form.

The Child, Youth and School Services will make every effort to ensure that all users comply with appropriate on-line behavior. The Computer Lab has implemented software to filter and monitor youth from accessing inappropriate or offensive Internet sites. Ultimately, however, the Child, Youth and School Services will not be held responsible for restricting, monitoring, or controlling the communication of individuals using the network.

The use of networks and the Internet is a privilege, not a right. Inappropriate use will result in cancellation of those privileges. The Computer Lab Instructor, working with the Teen Director and/or Youth Services Director, will deem what is inappropriate use. Such decisions are final. Any of these individuals may deny, revoke, or suspend specific user accounts or close accounts at any time as such action is warranted or required.

Neither the Computer Lab, School-Age Services, or the Child, Youth and School Services Centers will assume any costs, liability, nor damages caused by the way in which the person assigned to an account uses the network/Internet access.

Violations of the Internet Acceptable Use Policy may result in a loss of access as well as other disciplinary or legal actions.



YOUTH TECHNOLOGY LAB USER AGREEMENT



I _____, AGREE TO ABIDE BY THESE SIMPLE RULES FOR THE COMPUTER LAB AS FOLLOWS:

- ★ I will not process classified information in this Youth Technology Lab (YTL). (Homework is not classified information).
- ★ I understand the YTL is a DoD System and includes: the hardware, software and networks (including Internet access).
- ★ When I use the YTL, I agree to be watched or monitored, for lawful purposes.
- ★ I understand that when I am monitored, anything I type or websites I visit may be examined, recorded, or copied by authorized persons.
- ★ If I use the YTL without permission I may get into trouble, and may be subject to criminal prosecution.
- ★ I will not eat or drink in the computer lab.
- ★ I will behave with respect to the needs of others.
- ★ I will not use the Internet to visit inappropriate Web sites, including any sites that would be offensive to the Youth Services code of conduct.
- ★ I will visit only those sites that can benefit me educationally.
- ★ I will not download any software or programs on to the computer.
- ★ I understand that failure to abide by these rules will result in my suspension of lab privileges.

YOUTH SIGNATURE

DATE

PARENTS SIGNATURE

DATE

YOUTH SERVICES DIRECTOR SIGNATURE

DATE

**Ft. Greely MWR Youth Services Climbing Wall
"Application and Agreement"**

Participant Name: _____ Age: _____

Sponsor Name and Rank: _____ SSN# _____

Unit: _____

Home Address: _____

Home Phone: _____ Duty Phone: _____

Upon submission of application and required release/consent forms to Ft. Greely MWR Youth Services (hereinafter "Licensor") and acceptance of this application and agreement licensor hereby grants a nonexclusive license to the undersigned (hereinafter "Licensee") for the use of its facilities located in the Physical Fitness Center bldg. 503, Ft. Greely, Alaska (hereinafter "Premises") for participation in the Climbing Wall competitive event and/or during hours of operation, subject to the following terms and conditions:

1. Licensee agrees that at all times he/she will properly obey any and all directions/requests given to licensee by any of the Licensor's staff relating to Licensee's behavior on the Premises, including but not limited to, Licensee removing him/herself from the Premise if requested to do so, for whatever reasons.
2. Licensee agrees that at all times, Licensee will strictly obey and comply with all of the rules and regulations relating to the Licensee's use of the Premises and facilities, as may be adopted by the Licensor during the competition and /or hours of operation.

(Licensee Signature)

(Parent/Guardian Signature & Date)

(Witness and/or YS Director & Date)

**PARTICIPANT ASSUMPTION OF RISK
RELEASE, AND AGREEMENT**

In consideration of the services of Ft. Greely MWR Climbing Wall, the agents, owners, officers, volunteers, participants, employees, and all other persons or parties acting in any capacity on the behalf of the Physical Fitness Facility and Climbing Wall. I hereby agree to release, indemnify, and discharge MWR on behalf of myself, my children, my parents, my heirs, assigns, personal representative and estate as follows.

1. I acknowledge that my participation in ropes course activities entails known and unanticipated risks, which could result in physical or emotional injury, paralysis, death, or damage to myself, to property, or to third parties. I understand that such risk simply cannot be eliminated without jeopardizing the essential qualities of the activity. MWR Climbing Wall Programs are based on the "challenge by choice" principle. At any time you and/or your group are free to withdraw from participation in ropes course activities. The risks include, among other things, the potential for: slips, falls, and falling, rope burns, pinches, scrapes, twists and jolts that could result in scratches, bruises sprains, lacerations, fractures, concussions, or even more severe life threatening hazards. During an activity there may be contact with plants, animals or insects that could create hazards such as stings, allergies, and associated diseases.
Furthermore, MWR Climbing Wall instructors have difficult jobs to perform. They seek safety, but they are not infallible. They might be unaware of a participant's fitness or abilities, they might misjudge the weather.
2. I expressly agree and promise to accept and assume all of the risks existing in this activity. My participation in this activity is purely voluntary, and I elect to participate in spite of the risks.
3. I hereby voluntarily release, forever discharge, and agree to indemnify and hold harmless MWR Climbing Wall from any and all claims, demands, or causes of action, which are in any way connected with my participation in this activity or my use of MWR equipment or facilities, including any such claims which allege negligent acts or omissions of MWR Climbing Wall.
4. Should MWR Climbing Wall or anyone acting on their behalf, be required to incur attorney's fees and costs to enforce this agreement, I agree to indemnify and hold them harmless for all such fees and costs.
5. I certify that I have adequate insurance to cover any injury or damage I may cause or suffer while participating, or else I agree to bear the cost of such injury or damage myself. I further certify that I am willing to assume the risk of any medical or physical condition I may have.
6. In the event that I file a lawsuit against MWR, I agree to do so solely in the state of Alaska, and I further agree that the substantive law of the state shall apply in that action without regard to the conflict of law rules of the state. I agree that if any portion of this agreement is found to be void or unenforceable, the remaining portions shall remain in full force and effect.

By signing this document, I acknowledge that If anyone is hurt or property is damaged during my participation in this activity, I may be found by a court of law to have waived my right to maintain a lawsuit against MWR on the basis of any claim from which I have released them herein.

I have had sufficient opportunity to read t his entire document. I have read and understood it and I agree to be bound by its terms.

Signature of Participant _____ Print Name _____

Address _____

Phone _____ Date _____

**PARENT'S OR GUARDIAN'S ADDITIONAL INDEMNIFICATION
(Must be completed for participants under the ager of 18)**

In consideration of _____ (print minor's name) ("Minor") being permitted by MWR Climbing Wall to participate in its activities and to use its equipment and facilities, I further agree to indemnify and hold harmless MWR form any and all claims which are brought by, or on behalf of Minor, and which are in any way connected with such use or participation by Minor.

Parent or Guardian _____ Print Name _____

Date _____

Fort Greely youth Services MWR Climbing Wall
“Release of Liability

1. Licensee understands, acknowledges and agrees that using the MWR Climbing Wall is a dangerous activity that can result in injury to licensee or damage to licensee’s property and is fully aware of the risks and hazards inherent in such activity or associated events upon the Premises. Licensee voluntarily elects to enter upon the Premises and use the Climbing Wall. Licensee assumes all risk of loss, damage, or injury that may be sustained in conjunction with such activity or use, and agrees that it will be in Licensee’s sole judgment as to where in the Premises and in what manner Licensee will use the Climbing Wall, subject to the directions and requests given to Licensee by the Climbing Wall staff.
2. In consideration for the opportunity to participate in this Climbing Wall and/or hours of operation in this facility, Licensee hereby releases Licensor, event sponsor, and the United States Government from any harm, injury, or claim whatsoever, and any and all liability for personal injuries or property damage arising out of or associated with use of the Premises or presence upon the Premises, whether or not said injuries or damage were caused by negligence of Licensor. Licensee agrees never to sue any or all such persons or entities in connection with any and all damages, claim, demands, rights, caused of action of whatever kind of nature based upon any or all injuries to the person of, or damage to the property of Licensee, save and excepting only such injuries and/or damages as may result from gross negligence or willful misconduct by the management of Licensor.
3. Licensee agrees for himself/herself and for his/her heirs and legal representatives to indemnify Licensor against to hold Licensor harmless from any and all damages, actions, causes of actions, claims, judgments, cost of litigation and attorney fees, which may in any way and at any time result form Licensee’s use of or presence upon the property or facilities of Licensor, including injuries to the Licensor’s staff or damage to the property of Licensor.
4. Licensor shall have the right to immediately revoke this license for violation of any of the terms of this agreement.
5. Licensee represents and warrants to licensor that he/she is _____ years of age.
I have read, understand, and agree to the terms and conditions set out above. It is my understanding and intent that an essential element of the grant of the right to use Licensor’s facilities is the execution of this agreement and release, and that the effect of this agreement is that I shall secure full risk for any injuries and/or damages sustained in the usage of the facilities.

(Licensee Signature)

(Parent/Guardian signature & Date)

(Witness and/or YS Director & Date)

**Fort Greely youth Services Climbing Wall
"Parental Consent-Indemnity"**

I am the parent and/or legal guardian of the Licensee and have read, understand, and consent to the terms above and the minor's becoming a Licensee. I agree to indemnify Ft. Greely Youth Services, Child & Youth Services, and /or the United States Army from my demands, costs. Or judgments against either of them (or any related party or entity) arising from injury to the property of such child, or injury or death to such child incurred out of or associated with his/her use of the Premises regardless of the cause, including negligence on the part of Ft. Greely Child & Youth Services. This indemnity is an integral part in consideration for the usage of the Premises.

(Parent/Guardian Signature & Date)

(Witness and/or YS Director & Date)