

New Client Registration

Terms of Agreement

Thank you for allowing A Child's Dream Event Planning the opportunity to make your child's birthday celebration as unique as your child! Below you will find specific Terms of Agreement in using services provided by A Child's Dream Event Planning. Please note this is a one-time registration, and the terms upon which you are consenting are valid for the current and all future events for which you choose to use services provided by A Child's Dream Event Planning. Should you have any questions or concerns regarding the Terms of Agreement listed herein, please feel free to contact us directly at 847.660.9261. Our mission is to create a birthday celebration as unique as your child; our goal is to save you time and money in the process!

This Terms of Agreement ("Agreement") sets forth the legally binding terms for your use of services provided by A Child's Dream Event Planning ("A Child's Dream Services"). By using A Child's Dream Services, you agree to be bound by this Agreement for all current and future events for which you choose to use A Child's Dream Services. The term "Client" or "Clients" refers to you, the person requesting services provided by A Child's Dream Event Planning. Please read this Agreement carefully and save a copy for your personal records. A Child's Dream Event Planning will not begin planning the Client's event until this document has been signed and returned. The Client may either send this signed document via fax to 847.818.9835, email to events@achildsdreamparty.com or to the following address:

A Child's Dream Event Planning
P.O. Box 1365
Arlington Heights, IL 60006.

If the Client does not agree with the following Terms of Agreement, we thank the Client for their time and consideration, and hope to be of service in the future.

Should there be any changes or modifications to the Terms of Agreement, A Child's Dream Event Planning will post such changes or modifications on its web site www.achildsdreamparty.com. The Client agrees to be bound to any changes to this Agreement when the Client uses services provided by A Child's Dream Event Planning after any such modification is posted. The Client is under no obligation to continue use of services provided by A Child's Dream Event Planning for future occasions even after this document has been signed.

Terms:

Clients using A Child's Dream Services herein understand and accept responsibility to reimburse in full A Child's Dream Event Planning at the scheduled meeting between the Client and the Event Planner two days prior to the event.

i. Clients choosing Package A also herein accept the responsibility to pay in full for services rendered by A Child's Dream Event Planning at the time of the scheduled meeting.

ii. Clients choosing Package B or Package C also herein also accept the reasonability to pay in full for services rendered by A Child's Dream Event Planning in full on the day of the event prior to its start.

A Child's Dream Event Planning accepts only cash or check; and will charge an additional \$25 for checks returned due to lack of funds. There is no travel fee incurred for events taking place within 20 miles of A Child's Dream Event Planning offices; events located further than 20 miles are subject to a fee of \$0.44/mile.

The Client herein understands and acknowledges that all birthday celebrations planned for by A Child's Dream Event Planning are done so for the duration of a two-hour celebration; celebrations lasting longer than two hours requiring the presence of A Child's Dream Event Planner are subject to an additional fee of \$25/hr. Please note that props for games and activities for Package A must be taken into account in the budget established for the event. Package B and Package C includes props for games and activities at no additional cost to the Client. Package C includes clean up, which is limited to collecting trash accumulated during the event and removing all decorations pertaining to the event. The Client may upgrade packages with 48-hour notice prior to the scheduled event only.

The Client using A Child's Dream Services herein understand and acknowledges that if the Client cancels the scheduled event the Client continues to be responsible for reimbursement in full to A Child's Dream Event Planning for materials purchased with the budget established by the Client. If the Client cancels the scheduled event and the event is not rescheduled the Client is subject to, in addition, an \$80 cancellation fee. The Client herein understands and acknowledges that an itemized sheet of all purchases made will be given to the Client two days prior to the event and any questions or concerns regarding what is on this itemized sheet, the Client should make aware to A Child's Dream Event Planning and/or its respective Event Planner before signing the itemized sheet. Client using A Child's Dream Services also understands and acknowledges that once the itemized sheet is signed there can be no changes made to neither its content nor the games and activities planned for the event designed by A Child's Dream Event Planning.

The Referral Program is available only to repeat Clients. There is no limit to the number of coupons accumulated per client, however only one discount may be used per future event. In order to receive the discount, referrals must provide the Client Identification Number (CIN) of the Client referring them at the time of securing A Child's Dream Event Planning services.

Proprietary Rights:

A Child's Dream Event Planning reserves the right to post photos of events organized and/or executed by A Child's Dream Event Planning, and will be displayed on AChildsDreamParty.com for viewing in the Gallery and/or Welcome page. Photos contained in the Gallery are meant for viewing only; at no time may they or any content found on AChildsDreamParty.com be reproduced or used in any form without written

consent from A Child's Dream Event Planning. Clients may request their child's photos be removed by contacting A Child's Dream Event Planning.

Privacy:

At no time will A Child's Dream Event Planning share or sell to third parties potential or current client's personal information without Clients written consent.

Disclaimer:

Under no circumstances shall A Child's Dream Event Planning be responsible for any misrepresentation, breach of contract, loss or damage, including personal injury or death, resulting from use of third party entertainment (such as magicians, clowns, etc.) booked through A Child's Dream Event Planning and or locations suggested by and or reserved through A Child's Dream Event Planning.

Indemnity:

You agree to indemnify and hold A Child's Dream Event Planning, and its respective employees, harmless from any loss, liability, claim, or demand, including reasonable attorneys' fees, made by any third party due to or arising out of the Client's use of A Child's Dream Event Planning in violation of this Agreement and/or arising from a breach of this Agreement and/or any breach of the Client's representations and warranties set forth above through A Child's Dream Event Planning causing A Child's Dream Event Planning to be liable to another.

This Agreement constitutes the entire agreement between the Client and A Child's Dream Event Planning regarding the use of services. The failure of A Child's Dream Event Planning to exercise or enforce any right or provision of this Agreement shall not operate as a waiver of such right or provision. This Agreement operates to the fullest extent permissible by law. If any provision of this Agreement is unlawful, void or unenforceable, that provision is deemed sever-able from this Agreement and does not affect the validity and enforceability of any remaining provisions.

I, the Client, have read this agreement and agree to all the provisions contained above.

Signature

Date