



Giggle N Friends Registration Packet

Safety Rules: Please review these with your child.

- ❖ **SOCKS MUST BE WORN AT ALL TIMES!**
- ❖ Parent / Caregiver participation is required at all times while at Giggle N Friends LLC.
- ❖ Parents / Caregivers will be responsible for all children in their care at all times.
- ❖ Please no pushing or rough play.
- ❖ Please Play Nice and Share Fair!
- ❖ Slide Safety: Sit on Bottom, feet first going down slides. No walking or running up the slides. We ask that one child slides down the slide at one time. Please don't jump off the slides.
- ❖ For everyone's health and safety, please stay home if you or your child has vomited, had diarrhea or a fever within 24 hours.

Contact Information

(please print clearly)

Child's name _____	Child's birthday _____
Child's name _____	Child's birthday _____
Child's name _____	Child's birthday _____
Mom's name _____	Dad's name _____
Email Address _____	
Mailing Address _____	
City _____	State/ Zip Code _____
1 st phone # _____	2 nd phone # _____
Emergency Contact _____	Phone number _____
Emergency Contact _____	Phone number _____

Waiver and Release of Liability Please read carefully, and sign before playing at Giggle N Friends LLC.

In consideration for the risk of injury while participating at Giggle N Friends LLC, Warrenton's indoor play yard, and as consideration for the right to participate in the play yard, I hereby, for my child, for myself, my heirs, executors, administrators, assigns, or personal representatives, knowingly and voluntarily enter into this waiver and release of liability and hereby waive any and all rights, claims or cause of action of any kind whatsoever arising out of my participation, (or my child's participation) in the activity, and do hereby release and forever discharge Giggle N Friends LLC, located at 560 Broadview Avenue, LL, Warrenton, VA 20186, their affiliates, Warrenton Office Building II managers, members, agents, attorneys, staff, volunteers, heirs, representatives, predecessors, successors, and assigns, for any physical or psychological injury, including but not limited to illness, paralysis, death, damages, economical or emotional loss that I (or my child) may suffer as a direct result of my participation in the aforementioned activity.

I am voluntarily participating with my child, in the aforementioned activity and I am participating in the activity entirely at my own risk. I agree to indemnify and hold harmless Giggle N Friends LLC against any and all claims, suits or actions of any kind whatsoever for liability, damages, compensation or otherwise brought by me or anyone on my behalf, including attorney's fees and any related costs, if litigation arises pursuant to any claims made by me or by anyone else acting on my behalf, if Giggle N Friends LLC incurs any of these types of expenses, I agree to reimburse Giggle N Friends LLC. I acknowledge that Giggle N Friends LLC and their directors, officers, volunteers, representatives, and agents are not responsible for errors, omissions, acts or failures to act of any party or entity conducting a specific event or activity on behalf of Giggle N Friends LLC.

I acknowledge that this activity may involve a test of a person's physical and mental limits and may carry with it the potential for death, serious injury, and property loss. The risks may include, but not limited to, those caused by, facilities, temperature, lack of hydration, condition of participants, equipment, and actions of others, including but not limited to participants, volunteers, or spectators. I acknowledge that I have carefully read this "waiver and release" and fully understand that it is a release of liability. I expressly agree to release and discharge Giggle N Friends LLC and all of its affiliates, managers, members, agents, attorneys, staff, volunteers, heirs, representatives,

predecessors, successors, and assigns from any and all claims or causes of action and I agree to voluntarily give up or waive any right that I otherwise have to bring a legal action against Giggle N Friends LLC for personal injury or property damage. To the extent that the statute or case law does not prohibit releases for negligence, this release is also for negligence on part of Giggle N Friends LLC and its agents and employees.

In the event that I should require medical care or treatments, I agree to be financially responsible for any costs incurred as a result of such treatment. In the event that any damage to equipment or facilities occurs as a result of my child or my family's willful actions, neglect or recklessness, I acknowledge and agree to be held liable for any and all costs associated with any actions of neglect or recklessness.

This agreement was entered into at arm's-length, without duress or coercion, and is to be interpreted as an agreement between two parties of equal bargaining strength. Both, the participant, and Giggle N Friends LLC agree that this agreement is clear and unambiguous as to its terms, and that no other evidence will be used or admitted to alter or explain the terms of this agreement, but that it will be interpreted based on the language in accordance with the purposes for which it is entered into.

In the event that any provision contained within this Release of Liability shall be deemed to be severable or invalid, or if any term, condition phrase or portion of this agreement shall be determined to be unlawful or otherwise unenforceable, the remainder for this agreement shall remain in full force and effect, so long as the clause severed does not affect the intent of the parties. If a court should find that any provision of this agreement to be invalid or unenforceable, but that by limiting said provision it would become valid and enforceable, then said provision shall be deemed to be written, construed and enforced as so limited.

I, the undersigned participant, affirm that I am of the age of 18 years or older, and I am freely signing this agreement. I certify that I have read this agreement, that I fully understand its content and that this release cannot be modified orally. I am aware that this is a release of liability and a contract and that I am signing it of my own free will.

I hereby certify that I am the parent or guardian of (child's name) _____, named above, and do hereby give my consent without reservation for the foregoing on behalf of this individual.

Giggle N Friends LLC reserves the right to refuse service to any child or adult that poses a safety concern, is disruptive, or is unable to adhere to play yard rules without a refund.

Release for Print and Social Media (please check one)

I, the undersigned, do hereby consent and agree that Giggle N Friends LLC, its employees, or agents have the right to take photographs, videotape, or digital recordings of me and my child; and to use these in any and all media, now or hereafter known, and exclusively for the purpose of print media / social media such as but not limited to: advertisements, pamphlets, flyers, Facebook, Twitter, and Websites. I do hereby release to Giggle N Friends LLC, its agents, and employees all rights to exhibit this work in print and electronic form publicly or privately and to market copies. I waive any rights, claims, or interest I may have to control the use of my identity or likeness in whatever media used.

I understand that there will be no financial or other remuneration for recording me, either for initial or subsequent transmission or playback. I represent that I am at least 18 years of age, have read and understand the foregoing statement, and am competent to execute this agreement.

I, the undersigned, do not hereby consent and agree that Giggle N Friends LLC, its employees, or agents have the right to take photographs, videotape, or digital recordings of me and my child.

Child _____ Birth date _____

Parent/ Guardian Name _____

Relationship to minor _____

Signature _____ Date _____

This Waiver and Release of Liability will expire one year from the date above.