



# Midget/Junior Agreement

This agreement is in place and is applicable to 2nd year Midget aged players only. First year Midget players do not qualify under this agreement. In order to be eligible to sign with a Junior team all second year midget aged players along with their parents/guardian and coach/general manager of the team involved must adhere to the following agreement.

1. That the player has demonstrated sufficient ability that he would play regularly. As a guideline regularly is deemed as one of the top six forwards, one of the top four defensemen, and one of the two goaltenders.
2. That the Junior team agrees to register the player on a Junior card for the 2011 - 2012 season.
3. That the player be kept with the Junior team for the entire 2011 - 2012 season unless an application is made to Hockey Manitoba to be removed from the team roster.
4. That no second year midget player be granted an appeasement to the regulation can be traded during the 2011 - 2012 season.
5. That the player must be signed to a Junior card prior to his 1<sup>st</sup> league game.
6. Any 16 year old returning from the Western Hockey League or any other Major Junior Hockey team signs with a Junior team they must sign this agreement prior to his 4<sup>th</sup> league game.

Name of Player \_\_\_\_\_

Name of Junior Team \_\_\_\_\_

Signature of Player \_\_\_\_\_ Date \_\_\_\_\_

Signature of Parent \_\_\_\_\_ Date \_\_\_\_\_

Signature of Coach or  
General Manager of Junior Team \_\_\_\_\_ Date \_\_\_\_\_

1. **All second year midget players may be allowed to affiliate with a Junior hockey team as per the Hockey Canada regulations and will not exceed 10 games until such time as their season ends. First year Midget players (1996) are ineligible to play as affiliate players.**
2. **Application must be returned to the Hockey Manitoba Office prior to participation.**
3. **For the purpose of this agreement a 2<sup>nd</sup> year Midget player is considered a 16 year old or 1995 born player.**

**Please note:** In order to prevent any abuse or misrepresentation of the agreement, all parties are subject to the submission of an appeal application fee of \$150.00 plus GST (\$157.50) in the event that either party chooses to exercise the termination of this agreement.