



Small Talk for Kids

Registration location: Grand Haven Christian School

PLEASE MAIL REGISTRATION FORM AND PAYMENT TO:
Grand Haven Christian School, 1102 Grant Ave., Grand Haven, MI 49417

Child's Name: _____

Parents' Names: _____ (mother) _____ (father)

Address: _____
Street City Zipcode

Birthdate: ____/____/____ Age: _____ Phone: (____) _____

Email: _____

Emergency Contact: _____ Emergency Phone: (____) _____

Allergies/Additional Needs: _____

Class Information: (please circle day and time below)

Language: Spanish

Day: Tuesday Wednesday

Time: 9:00-9:50 (6-18 months old)

10:00-10:50 (3-5 year olds)

11:00-11:50 (18-36 months old)

Do you agree to the Terms and Conditions below? Yes No

How did you hear about Small Talk for Kids? _____

PRICING: \$120 per child *10% OFF the total for sibling or multiple class registrations

Amt. Paid: _____ Payment Form: Cash Check

*Make checks payable to Grand Haven Christian School

Office Only: Seat reserved: _____ Confirmation Email Sent: _____ Date registered: _____

Payment in full: _____

Terms and Conditions

Small Talk Linguistics, LLC ("Small Talk"), a Michigan limited liability company, is the owner of all copyrights, trademarks and intellectual property related to its services and products. These terms and conditions are the terms and conditions under which Small Talk makes all sales. All purchases made by a buyer ("Buyer" or "you") are made subject to the terms and conditions set forth herein. By purchasing services or materials from Small Talk, you accept all the terms and conditions set forth herein.

1. Payment. Payment for each session or term is made in advance. You must re-register for each successive session. Payment for a session may be pro-rated if you join a class mid-session. If you pay with a credit card and for any reason Small Talk is unable to charge your credit card with the full amount owed Small Talk for the service provided, or if Small Talk is charged back for any fee it previously charged to the credit card you provided, you agree that Small Talk may pursue all available remedies in order to obtain payment. You agree that among the remedies Small Talk may pursue in order to effect payment, shall include but will not be limited to immediate cancellation of your session. In the event that an outstanding balance is placed for collection, the Buyer agrees to pay all costs associated with the collection process, including all reasonable attorneys' fees (actual not limited to statutory).
2. Refund Policy. Small Talk will refund the full amount charged for a session if a Buyer cancels registration for the session at least one week in advance of the first lesson for that session. Once the session has begun, no refunds will be issued.
3. Outside Instruction. You agree that you will not attempt to employ, hire, retain or in any way engage Small Talk employees for outside, off-hour or private sessions or lessons. All such inquiries must be made to Small Talk and any private tutoring sessions arranged through Small Talk. If you violate this term, you agree that you will pay Small Talk an amount equal to the fee for one private tutoring session for each violation as liquidated damages, it being agreed that Small Talk's actual damages may be difficult to ascertain.
4. Intellectual Property. You acknowledge and agree that lessons, materials and related documents presented to you by Small Talk remain at all time the sole property of Small Talk, and are protected by copyright, trademark and other intellectual property laws. You agree not to publish, display, copy, transmit, or redistribute any picture, voice, text, written materials, educational tools and related information received from Small Talk in any media format without prior written consent of Small Talk.
5. Limitation of Liability. Small Talk is not liable, under any circumstances, for any special, consequential, incidental, punitive, or exemplary damages arising out of or in any way connected with this agreement.
6. Force Majeure. Small Talk shall not be liable for its failure to perform if due to any contingency beyond the reasonable control of Small Talk, including but not limited to, acts of God, war, fire, bad weather, flood, accident, labor trouble or shortage, civil disturbance, plant shut down, equipment failure, issues involving national security, or voluntary or involuntary compliance with any applicable governmental act, regulation or order.
7. Governing Law. This agreement between Small Talk and the Buyer shall be governed by, interpreted and enforced in accordance with the laws of the state of Michigan without regard to its conflicts of laws provisions or principles. Buyer and Small Talk hereby agree to submit to the exclusive jurisdiction of the Kent County Circuit Court located in Grand Rapids, Michigan and the United States Western District Court for Michigan, also located in Grand Rapids, Michigan, for the resolution of any and all actions, disputes and proceedings arising under this agreement or in any way relating to the purchase, use or manufacture of Small Talk products. Buyer waives its right to object that the venue or forum set forth herein as improper or inconvenient.
8. Entire Agreement. The order form and these terms and conditions shall constitute the final, complete, and exclusive agreement of the parties with respect to all sales by Small Talk to Buyer and shall supersede all prior offers, negotiations, understandings and agreements. No additional or different terms and conditions whether material or immaterial shall become a part of the agreement unless expressly accepted in writing by an authorized officer of Small Talk. Any waiver by Small Talk of one or more of these terms and conditions or any defaults hereunder shall not constitute a waiver of the remaining terms and conditions or any future defaults hereunder.