City of Carson Recreation Division

DAY CAMP - REGISTRATION CONTRACT

Participant Information (P	<u>lease Print)</u>						
Child's Name:				Ag	e:		
Child's Name:First		Last		_			
Address:	Street	City				p Code	
Phone Number:		·				•	
Name of School:				Gra	ade:		
Hours your child will be att	ending from	to					
Days your child will be atte	ending the program:	□М	□T	□W	□Th	□F	
Parent or Legal Guardian	Information (Please P	rint)					
Parent/Legal Guardian Na	me: First		Last				
Cell Phone Number:		Work Phone N	lumber:				
Email Address:							
Parent/Legal Guardian Na	me: First		Last				
Cell Phone Number:		Work Phone N	lumber:				
Email Address:							
ADDITIONAL EN	MERGENCY CONTA	ACT AND AUT	THORIZ	ED PIC	CK-UP P	ERSOI	NS
Name:	Relations	Relationship:		Phone:			
Name:	Relations	Relationship:		Phone:			
Name:	Relations	Relationship:		Phone:			

City of Cars	on Recreation Division
	EMERGENCY MEDICAL INFORMATION
Medical	History (Allergies, epilepsy, diabetes, etc.)
Please ii	nform us of any behavioral issues or modifications:
Please lis	et any food allergies:
	CONTRACT AGREEMENTS
	RESPONSIBILITIES/AGREEMENTS: Please initial each of the following to indicate that you have lerstand, and agree with each item.
1	My child is not allowed to come and go freely from Day Camp site.
2	I (or an authorized person) must sign my child "in" and "out" each day.
3	I will maintain open communication with the Program Site Director/Teacher about my child and keep him/her informed of any pertinent changes.
4	I must notify the Program Site Director/Teacher in writing of any daily departure changes.
5	If my child brings electronic items (cellphones, iPads, etc.) the City is NOT responsible if they are
6	lost, stolen, or broken. I must contact Program Site Director/Teacher when my child will be absent or will be picked up early from the Day Camp. I realize this is for my child's protection.
7	Day Camp will operate from 7:00 a.m. to 6:00 p.m., Monday through Friday. The program will not operate on legal holidays.
8	It is my responsibility to see that my child is picked up by the designated pick-up time. If a medical emergency arises, the Day Camp staff will first attempt to contact me. If I cannot be reached, the people on the emergency list will be notified. If the emergency is such that immediate hospital attention is necessary, the Day Camp staff will immediately contact the paramedics, and if they determine that it is necessary, they will arrange for my child to be transported to the nearest available medical facility. I will be responsible for all costs incurred.

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9	I understand that staff will not assume any responsibility for storing any medical equipment the prior written approval of the City of Carson. My child must keep any medical echim/her at all times.			
10	I verify that I have given permission for the City of Carson to use my child's photograph four purposes in any forthcoming brochures. I further state that I release all rights and am full of this agreement.			
BILLING	PROCEDURES:			
1	_ I agree to pay the City of Carson Day Camp fee on or before the Friday prior to the	e week in		
2	which my child will attend. I will pay for contracted hours of service and am responsible for payment whether my	child attends		
3	Day Camp or is absent. I understand that credits or refunds in the case of prolonged illness (five or more con may only be approved by the Recreation and Human Services Superintendent.	secutive days)		
4.* —— 5. ——	 I will be notified in advance of any rate increases. I am aware that the Day Camp closing time is 6 p.m., and to avoid any late pick-informing staff that I will be picking up my child atp.m. I will be charged a fee of \$7.50 at 15 to 30 minutes past my child's pick-up time. This fee is due and part of the picked-up. Chronic lateness or failure to pay late fees may result in the my child from the program. 	late pick-up ayable when		
6	A \$5 late payment fee may be assessed for every day payment is late past the Friday	registration.		
7	_ I will notify the instructor of any changes of information as entered on this record.			
NOTE:	All payments are to be made through ActiveNet.			
NOTE.	An payments are to be made unough Activenet.			
in advan	to pay the weekly fee until a new contract is executed or canceled. I also agree to pay to note, due on the Friday prior to the upcoming week in which my child will attend. I tracted fees whether my child attends or not. No refunds will be made for illness or abse	agree to pay		
Parer	ent/Legal Guardian Signature Date Print Name	Date		
Enrollment in Day Camp shall be granted to children without regard to race, color, or national origin.				
NOTE: Help the City of Carson respond to the Americans with Disabilities Act (ADA), by making parks, recreation programs, and facilities more accessible. If you experience any problems or difficulties in using facilities or programs, please submit (in writing) your concerns or suggestions for improvements to the Recreation Division, Attention: Tim Grierson, Recreation Superintendent, 18601 S. Main St., Carson, CA 90248.				
	Start Date: \$weekly :	rate		
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CITY OF CARSON - COMMUNITY SERVICES DEPARTMENT WAIVER, RELEASE, INDEMNIFICATION AND HOLD HARMLESS FORM (MINOR PARTICIPANT)

(This form is intended for Participants under 18 years of age. If Participant is 18 or over, please use the form entitled, "WAIVER, RELEASE, INDEMNIFICATION AND HOLD HARMLESS FORM (ADULT PARTICIPANT)")

Name of Program or Event:						
Date and Time of Program or Event:						
Location of Program or Eve	nt:					
	(Inform	ation Above this	Line to be Comple	eted by City Stag	T)	
Name of Participant:						
	(First)		(Last)	(M.I.)		
Birthdate of Participant:		Age of	Participant:			
Name of Parent or Legal Gu	ardian:					
(First)		(Last)			(M.I.)	
Address:						
(Street)			(City)		(Zip)	
Phone Number: ()	-	Em	ail:			

I, the undersigned, certify that I am 18 years of age or over and that I am the parent or legal guardian of the above-referenced Participant, legally authorized to sign this instrument on behalf of Participant. I request, permit, and consent to Participant's participation in the above-referenced program or event ("Program"). I certify and represent that I am aware of no medical condition or physical or mental impediment of Participant that would endanger Participant when participating in the Program. I understand that the Program involves the risk of accident and bodily injury, death, or property damage to Participant, and I agree to assume such risks.

I also understand that an inherent risk of exposure to COVID-19 exists in any public space where people are present, including with respect to participation in the Program. I acknowledge that COVID-19 is an extremely contagious disease that can lead to severe illness and death. I voluntarily assume all risks of exposure to COVID-19 or any variant thereof related to Participant's participation in the Program, and I assume sole responsibility therefor and agree to hold harmless the City of Carson, its officers (elected and appointed), agents and employees (collectively, "City" and individually, "City Party") in connection therewith. Participant is voluntarily seeking to participate in the Program notwithstanding these risks. I acknowledge, on behalf of Participant, that Participant must comply with all applicable federal, state and local laws and guidelines related to preventing the spread of COVID-19 in connection with Participant's participation in the Program, including but not limited to (i) adhering to entry screening conducted in accordance with Los Angeles County Department of Public Health guidance and protocol and (ii) practicing social distancing and wearing face masks when required and to the maximum extent feasible, and I further acknowledge, on behalf of Participant, that even where Participant is in full compliance with such laws and guidelines, there is no guarantee that Participant will not become infected with COVID-19 or any variant thereof as a result of Participant's participation in the Program.

In consideration for Participant's participation in the Program, I hereby waive, release and discharge the City and each City Party from and against any and all claims or liabilities to Participant or any other person, including but not limited to claims or liabilities for bodily injury, illness, death, or property damage, arising from or related in any way to Participant's participation in the Program, including the negligence of the City or any other participants in the Program, and I agree to waive my rights to make any such claims through any action or proceeding against the City. However, I understand that this paragraph is not intended to release any party from any act or omission of "gross negligence."

I acknowledge and agree that City is not responsible for providing medical treatment or medication of any kind to Participant, or for supervising Participant, during or in connection with Participant's participation in the Program or otherwise. However, I hereby authorize, consent to, and waive any claim related to City or any City Party seeking, administering, or arranging or providing for emergency medical treatment or medication to or for Participant in the event City or a City Party determines the need has arisen during or in connection with Participant's participation in the Program.

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I hereby grant City the right to photograph or video-record Participant during or in connection with the Program, and to use Participant's photographed or video-recorded likeness, and any image, silhouette, or reproduction of the voice or appearance of Participant taken during or in connection with the Program ("Likeness"), for any purpose, including publicity and promotion of City and its events, and creation or production of materials in any form for such purpose, with no claim of entitlement to any license fee or royalty of any kind from City. I hereby waive any right to the intellectual property of Participant's Likeness. The rights granted by me hereunder shall not expire.

In giving the foregoing releases and waivers, I expressly waive any and all rights conferred upon me by the provisions of California Civil Code Section 1542, which I understand reads as follows:

"A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release and that, if known by him or her, would have materially affected his or her settlement with the debtor or released party."

This waiver shall be effective as a bar to any and all actions, fees, damages, losses, claims, liabilities and demands of whatsoever character, nature and kind, that are known or unknown, or suspected or unsuspected, that may arise from or relate in any way to Participant's participation in the Program.

To the full extent permitted by law, I agree to hold and save the City and each City Party harmless from any and all actions, claims, proceedings, damages to persons or property, losses, costs, fees, expenses, forfeitures, penalties, obligations, errors, omissions or liabilities, whether actual or threatened, that may be asserted or claimed by any person, firm or entity ("Claims") arising out of or in connection with Participant's participation in the Program, and to defend and indemnify the City and each City Party from and against all Claims arising from the negligence or intentional misconduct of Participant or me in connection with Participant's participation in the Program. This obligation shall be binding on my heirs, successors and assigns and shall not expire.

No oral representations, statements or inducements, apart from this written form, have been made with regard to the subject matter of this form. If any portion of this form is declared invalid by a court of competent jurisdiction, the remainder shall continue in full force and effect.

terms.	anderstand the above, and that I voluntarily agree to its
Signature of Parent/Legal Guardian:	Date:

By signing below I acknowledge and represent that I have read and understand the above and that I voluntarily agree to its