

RELEASE OF LIABILITY AND ASSUMPTION OF RISK AGREEMENT

-ALL CAMP STAFF UNDER 18-

1. This is a Release. Read it carefully before signing. By signing this release, you are giving up your and your child's rights to sue CAMP DOODLES (a California corporation), its officers, directors, employees, volunteers, agents, and any parties that operate, administer, co-organize or provide transportation to or from, the activities described below (collectively, the "Released Parties") or expect the Released Parties to be legally responsible or pay for any damages or medical expenses if your child is injured or killed, becomes ill, or your child's belongings are damaged as a result of your child's participation in the activities described below.

2. Voluntary Participation. I acknowledge that my child(ren), (my "Child"), and I have voluntarily chosen for my Child to (a) participate in CAMP DOODLES, a day camp administered by the Released Parties, with numerous activities, including but not limited to sports, hikes, arts and crafts, bike rides, science experiments, cooking projects, carpentry, electronics, and **weekly field trips to various locations by foot, private car, charter bus, public bus, and/or ferry**, including skate parks, bowling alleys, major league baseball games, beaches, movies and fairs, swimming local pools, roller-skating and rollerblading at Cal Skate, Fisherman's Wharf, Laser Tag at Q-Zar, boogie boarding and swimming at Stinson Beach, The Exploratorium, hiking on Angel Island, exploring Kule Loklo in Point Reyes, amusement park rides and activities at Great America, Marine World/Discovery Kingdom, mini golf and bumper cars/boats at Scandia Fun Center, The Metreon in San Francisco, the Marin County Fair, indoor rock climbing at Class 5 Climbing Gym, trips to Northgate Mall, trips to the San Francisco Zoo, and any activities incidental thereto; and (b) be present at or use, as applicable, facilities, other locations, equipment and/or transportation provided by the Released Parties or others in connection with my participation in such activities (the activities in clauses (a) and (b) are referred to collectively as the "Activity").

3. Acknowledgment and Acceptance of Risks. My Child and I understand that there are risks involved with the Activity, and that these risks cannot be eliminated, altered or controlled. My Child and I understand that the risks that contribute to the unique character of the Activity can also be the cause of my Child's injury, illness or death, or damage to my Child's belongings. My Child and I voluntarily elect, with knowledge of the risks involved, for my Child to participate in the Activity. My Child and I acknowledge and willingly assume all risks and hazards in the Activity and in the use of the Released Parties' facilities and/or equipment.

4. Release. I am the parent or legal guardian of my Child. In consideration for my Child being permitted to participate in the Activity, my Child and I voluntarily agree and promise NEVER TO SUE, make a claim against, or attach the property of the Released Parties. My Child and I further release, waive, discharge and hold harmless the Released Parties for all demands, actions or claims of liability arising out of their negligence or any other act or omission that causes my Child's illness, injury, death and/or damage to my Child's belongings as a result of my Child's participation in the Activity and in the use of the Released Parties' facilities and/or equipment to the fullest extent allowed by law.

5. Knowing and Voluntary Execution. I have read this document in its entirety. I understand that by signing this document, my Child and I are assuming all the risks of the Activity. I understand that this is a release of any and all claims. I understand that this is the entire agreement between us and the Released Parties and that it cannot be modified or changed in any way by oral statements by any Released Parties or by us. I voluntarily sign my name as evidence of the acceptance by me and my Child of all the provisions in this document and our agreement to be bound by them.

6. Severability and Forum. I understand and agree that this agreement is severable and that if any clause is found to be invalid, the balance of the agreement will remain in effect and will be valid and enforceable. I agree that any action related to this agreement will be brought in a court of competent jurisdiction in the State of California. Any disputes will be subject to and determined under the laws of the State of California.

Write your child's names in the box above and sign below

Parent's Signature

Parents Printed Name:

_____/_____/_____
Date: