

Enrolment Terms and Conditions

TERMS AND CONDITIONS OF ENROLMENT AT OOF EQUESTRIAN CAMP OPERATED BY OLD ORCHARD FARM (herein called “OOF Camp” or the “Camp”)

Each parent or guardian (herein called the “Registrant”) must read and agree to the following terms and conditions with respect to their Registrant’s child (the “guest”) for OOF Camp.

A: CONSENT TO TREATMENT

A.1 Health Coverage: Each Registrant, including non-residents, must provide proof of adequate health and medical coverage for treatment of the guest in Ontario under the Ontario Health Insurance Plan or equivalent insurance. If for any reason OOF Camp incurs medical costs in respect of a guest the Registrant agrees to reimburse OOF Camp for all such costs.]

A.2 Medical Treatment: The Registrant hereby gives permission to the staff at OOF Camp, as selected by the Directors of OOF Camp, to assess and give preliminary medical treatment, including prescriptions, when necessary to the guest. In the event that a guest requires special medication, transportation, X-ray or treatment beyond that which is possible at the Camp, the Registrant shall reimburse OOF Camp for any additional expenses incurred not covered by the guest’s health coverage.

In case of surgical emergency, the Registrant hereby gives permission to such physician(s) selected by the Directors of OOF Camp to hospitalize, secure proper treatment for, and to order injection, anesthesia or surgery for the guest named above and agrees to be responsible for any expenses that may result from such services not covered by the guest’s health coverage.

B: WAIVER AND RELEASE

B.1 Risk and Liability: While every precaution is taken for the safety and good health of OOF Camp guests:

Some activities such as swimming and equestrian programs carry with them an inherent risk of personal injury beyond the risks associated with other recreational activities at OOF Camp. The Registrant understands and accepts all such risks and

agrees that by allowing the guest to participate in those activities, she may be taking part in a recreational activity that presents the potential for personal injury; Also, although OOF Camp does its best to protect against exposure to nut products, even where there are allergies of which the Registrant has given written notice to OOF Camp, the Registrant recognizes and agrees that OOF Camp does not accept responsibility or liability for any such allergic reactions.

The Registrant waives any and all claims for and releases OOF Camp from, any liability arising from any illness or injury which may occur as a result of the guest's participation in activities at the Camp and exposure of the guest to any food or other items to which the guest has an allergy.

B.2 Release and Indemnification: By signing below, the Registrant: hereby releases, remises and forever discharges the employees, Directors, staff, volunteers, officers and shareholders of OOF Camp (the "Releasees") from any and all actions, causes of action, claims and demands resulting from any loss, injury or damage however arising to person or property which may arise from the guest's attendance at, or use of, OOF Camp including participation in any programs whether on OOF Camp property or off its property, notwithstanding that any such loss, injury or damage may have arisen by reason of the negligence of the Releasees; and agrees to indemnify the Releasees and save them harmless against and from any and all claims, demands, costs, expenses (including legal expenses), losses and damages which the Releasees or any of them may suffer or incur arising from the guest's attendance at and use of OOF Camp.

C: OTHER TERMS AND CONDITIONS

The Registrant further agrees to the following terms and conditions of registration at OOF Camp:

C.1

The Directors of OOF Camp shall have the right to: dismiss a guest without a refund who, in the Directors' opinion, is a hazard to the safety or rights of others or who appears to the Directors to have rejected the reasonable controls of OOF Camp; search a guest's belongings for items prohibited by OOF Camp, if suspected; and at any time up to the date camp starts, to disallow attendance of the Registrant's child if it is deemed, in the Camp's sole discretion, to be in the best interests of the other

campers, as, for example, health concerns such as infectious diseases or other medical/psychological reasons.

C.2

The Registrant shall reimburse OOF Camp for any intentional damage or defacement of camp property caused by the Registrant's child.

C.3

Lost Items: OOF Camp is not responsible for personal items that are lost or stolen.

C.4

Cancellation and Refund Policy

For cancellations, prior to and including May 15, all fees paid are refundable less a \$100 administration fee.

For cancellations after May 15, up to 30 days prior to the commencement of the guest's scheduled week, 50% of the total camp fee is refundable less a \$100 administration fee.

For cancellations after 30 days prior to the commencement of the guest's scheduled week, the full registration fee is non-refundable unless a medical certificate accompanies the request.

No fee adjustments are allowed when a guest arrives late or leaves early.

Substitution of another guest will not be permitted under any circumstance. This policy includes cancellations as a result of commitments and opportunities (i.e. sports tournaments, tryouts, traveling, summer school, etc.)

C.5

The Registrant hereby certifies to OOF Camp as follows:

Promotional Photos: Permission is granted to OOF Camp and to any third party authorized by OOF Camp to use photos, videos, or any other recording or reproduction of the guest in any medium for use in promotional materials and/or as otherwise seen fit by OOF Camp

Impairment: The Registrant has no knowledge or any physical or mental impairment that would be affected by the named guest's participation in OOF Camp's program.

Custody: The parents/guardians submitting this form are those having legal custody over the child. Conditions of custody, if applicable, will be fully communicated in

writing to OOF Camp, including a photocopy of the section of any court referring to visitation rights.

C.6

Any and all actions arising out of this agreement or the use of OOF Camp by the guest shall be governed by the laws of Ontario, Canada and the Registrant consents to the exclusive jurisdiction of the courts in Ontario, Canada.