CARROLLWOOD DAY SCHOOL

Summer Camp and Enrichment Camp Consent, Authorization, and Release Form

1515 W. Bearss Avenue Tampa, FL, 33613

1. I am a parent or legal guardian of	, who is age	, whose date of		
birth is, and whose home address is		(the		
birth is, and whose home address is "Participant"). As Participant's parent or legal guardian, I am permitting	ng Participant to particip	ate in Carrollwood		
Day School Summer Camp and Enrichment Camp activities (the "Eve				
athletic activities, field trips on and off campus (if applicable), and tr	ansportation to and from	n said activities, if		
needed. I realize that if Participant abuses the privilege of Carrol	lwood Day School trar	isportation due to		
disrespectful behavior or abuse of any vehicle or equipment, transporta	ition will be forfeited. In	n consideration for		
Participant being allowed to participate in the Event, and pursuant to S	Section 744.301(3), Flor	ida Statutes, if the		
Event is deemed or determined to be a commercial activity for purpose	es of Section 744.301(3)	, I, for myself, for		
Participant, and for Participant's heirs, family, personal represent	tatives, and/or assigns	(collectively the,		
"Releasors"), do hereby in advance release, waive, discharge, and agree		•		
of its respective partners, stockholders, officers, directors, employees,				
affiliates, and sponsors, collectively, the "Released Parties," from all pre-				
to Participant for personal injury, including death, and property damage	<u> </u>			
I acknowledge and understand that an "inherent risk" in the Event me	•			
unknown, which are characteristic of, intrinsic to, or an integral part of	-			
even if the Event provider acts with due care in a reasonably pruc		_		
understand that the term "inherent risk" includes, but is not limited to, (` /	-		
me or Participant of an inherent risk, and (ii) the risk that Participant or a				
negligent or intentional manner and contribute to the injury or death of				
a participant does not include the Event provider or its owners, aff	, ,	•		
consideration for Participant being allowed to participate in the Event, a	_	, ,		
Statutes, if the Event is deemed or determined to be a noncommercial ac				
for myself, for Participant, and for Participant's heirs, family, personal the "Palagagers" de hareby in advance release visite discharge and	=			
the, "Releasors"), do hereby in advance release, waive, discharge, and	=			
and all of its respective partners, stockholders, officers, directors, employees, representatives, coaches, volunteers, agents, affiliates, and sponsors, collectively, the "Released Parties," from all present and future claims for property				
	-			
damage, personal injury, or wrongful death arising from or relating to P				
extent permitted by common law. I understand and agree that the Reinium or property demand origing out of the Event, even if agreed by		_		
injury or property damage arising out of the Event, even if caused by	Released Parties neglig	ence, to the extent		
permitted by common law.				
2. It is my clear understanding that participation in competitive	athletics or other activities	s creates		
(Initial) a risk normally associated with such activities and may re				
death. I understand, and Participant understands, that Pa				
Event with knowledge of the dangers involved, and both				
risks of participation. I represent that I understand the				
qualified, in good health, and in proper physical co		-		
acknowledge that if I believe event conditions are or bec				
Participant's participation in the Event. I agree on behal	it of myself and the other	T Keleasors, to the		

extent permitted by law, to indemnify and hold harmless the Released Parties from any and all claims, actions, suits, procedures, costs, expenses, damages, and liabilities, including attorneys' fees,

arising from or relating to Participant's participation in the Event and all related activities.

I understand that this Consent, Authorization, and Release Form is intended to be as broad and as inclusive as permitted by the laws of the state in which the Event occurs, and agree that if any portion of this Consent, Authorization, and Release Form is deemed or determined to be invalid for any reason, the remainder of this Consent, Authorization, and Release Form will continue in full legal force and effect. I further agree that any legal proceedings related to this Consent, Authorization, and Release Form shall take place in Tampa, Florida.

I hereby give permission for Carrollwood Day School's trained staff to administer appropriate medical attention to Participant including, but not limited to, first aid treatment and other services. If Participant should become ill or injured at a Carrollwood Day School function, on or off campus, I understand that the person(s) in charge will: 1) contact 911 first in any medical emergency situation 2) contact me immediately or 3) contact the person(s) designated if I cannot be reached. Should the facility be unable to reach me and/or the person(s) designated, they are authorized to contact Participant's physician and/or arrange for immediate emergency treatment. The physician or medical facility is authorized to administer emergency medical treatment necessary to the health and safety of Participant. I agree to be financially responsible for emergency medical payments due to services rendered to Participant in case of illness or injury, and I will not hold Carrollwood Day School liable for any accidents/injuries that may occur on or off campus at such activities.

I give Carrollwood Day School permission to use photographs of Participant, taken during summer camp, enrichment camps and off – campus trips. These photos will only be used internally and will be posted inside the classroom, in the hallways, for teacher education, and for historical record. I also give my permission for photographs of Participant to be used for publicity purposes on the school website, on the school's social media pages, in brochures, or other means of publicity. I understand that Participant will not be identified by name when photos are used for public purposes.

¹ "Parent or legal guardian" is used as a matter of convenience in this document, and is intended to have the same meaning as "natural guardian" in Fla. Stat. 744.301.

Parent/Guardian Contacts:	
Name:	Address:
Phone: ()	City/State:
Email:	Zip Code:
Relation to Participant:	
Name:	Address:
Phone: ()	City/State:
Email:	Zip Code:
Relation to Participant:	
respond appropriately in a Participant's instructor and oth Participant is currently taking t	elete and accurate medical information so Carrollwood Day School m emergency. For Participant's safety this information will be shared we reschool officials, unless otherwise requested. The following medications (List ALL or write "none"):
	medications listed above with them to camp: Yes:No:No:No:No:No:No:No:No:No:No:No:No:No:No:No:No:No:
Family Physician:	Office Phone: ()
Insurance Company:	Policy Number:
Emergency Information:	
If Parents/Guardians cannot be	reached in an emergency, contact: ()Print Name Phone
(Initial) correct and I un	at, to the best of my knowledge, my answers to the above questions are derstand that it is my responsibility to notify the Summer Camp Coordinator a counselors, as soon as possible, if any changes to the above information occur.
(Initial) any and all lial	ation, I indemnify, release and hold Carrollwood Day School harmless from ality in providing treatment to Participant, and further, I grant my permissic of the above information

NOTICE TO THE MINOR CHILD'S NATURAL GUARDIAN

READ THIS FORM COMPLETELY AND CAREFULLY. YOU ARE AGREEING TO LET YOUR MINOR CHILD ENGAGE IN A POTENTIALLY DANGEROUS ACTIVITY. YOU ARE AGREEING THAT, EVEN IF THE RELEASED PARTIES USE REASONABLE CARE IN PROVIDING THIS ACTIVITY, THERE IS A CHANCE YOUR CHILD MAY BE SERIOUSLY INJURED OR KILLED BY PARTICIPATING IN THIS ACTIVITY BECAUSE THERE ARE CERTAIN DANGERS INHERENT IN THE ACTIVITY WHICH CANNOT BE AVOIDED OR ELIMINATED. BY SIGNING THIS FORM YOU ARE GIVING UP YOUR CHILD'S RIGHT AND YOUR RIGHT TO RECOVER FROM THE RELEASED PARTIES IN A LAWSUIT FOR ANY PERSONAL INJURY, INCLUDING DEATH, TO YOUR CHILD OR ANY PROPERTY DAMAGE THAT RESULTS FROM THE RISKS THAT ARE A NATURAL PART OF THE ACTIVITY. YOU HAVE THE RIGHT TO REFUSE TO SIGN THIS FORM, AND THE RELEASED PARTIES HAVE THE RIGHT TO REFUSE TO LET YOUR CHILD PARTICIPATE IF YOU DO NOT SIGN THIS FORM.

TEMPORAL SCOPE: This Consent, Authorization, and Release Form shall also apply to any other activity or event that Participant participates in that is conducted or sponsored by any of the Released Parties within one (1) year from the date on which I sign this Consent, Authorization, and Release Form below, whether or not such future activities or events are similar or identical to the Event listed above. I understand that the Released Parties may not require me to execute a new Consent, Authorization, and Release Form for any such future activities or events that Participant might participate in within one(1) year from the date on which I sign this Consent, Authorization, and Release Form will apply with full force and effect to Participant's participation in any future events and activities conducted or sponsored by the Released Parties within one (1) year from the date this Consent, Authorization, and Release Form is signed by me.

ACKNOWLEDGEMENT OF UNDERSTANDING: I am of legal age and am freely signing this Consent, Authorization, and Release Form on behalf of the Participant. I have read this Consent, Authorization, and Release Form fully, understand its terms and understand that I am giving up substantial rights. I acknowledge that I am signing the agreement freely and voluntarily, and intend my signature to be a complete and unconditional release of all liability to the greatest extent allowed by law.

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Signature of Parent or Natural Guardian	Date	