

CAMP COPY (Please sign and return)

AGREEMENT

2009 Camp Season

Chateaugay Lake Camp, Inc., dba Camp Chateaugay (the "Camp") accepts the enrollment of

_____ (the "Camper") in

Camp Chateaugay's 2009 camp season in the following session and subject to the terms of this Agreement:

_____ June 25-Aug 12 _____ June 25-July 19 _____ July 19-Aug 12 _____ Other:

Camp Chateaugay's tuition includes the regular registration, program of instruction & supervision, availability of a resident medical staff, room and board (including 3 meals plus snacks each day), day trips, over night trips, water skiing, windsurfing, sailing on Chateaugay Lake, tennis instruction, craft supplies, and all program expenses - barring extraordinary personal expenditures. All personal expenditure will be paid from Camper's canteen fund. Parent will provide \$150.00 for the Camper's canteen fund. Any shortage in the Camper's canteen fund shall be paid promptly to Camp by Parent as soon as Parent is notified.

Parent authorizes the Camper to participate in the following additional charge activities:

_____ Horseback riding _____ Golf _____ Mountain Bike Trip
_____ River Rafting (**Passport required, minimum weight requirement 90 lbs.**)

In consideration of this enrollment and the payment of the deposit and/or appropriate fees, Camp Chateaugay agrees to reserve a place for the Camper and to hire instructors, supervisory and support staff and to contract equipment, supplies and commercial carriers as appropriate. Camp's planning, hiring, promotion and expenses are directly determined by the number of enrollments during the fall, winter and spring. The program's seasonal nature precludes any rebate/reduction/allowance of tuition or fees for late arrivals, early withdrawals, non-arrival or dismissal for cause.

During the Camper's stay at Camp, should it become necessary to obtain medical/surgical/dental services in addition to the services provided by the Camp Doctor or Camp Nurse, such expenses shall be paid and/or guaranteed by the Parent. If Camp is unable to contact Parent or the second emergency contact (as specified on the Health History & Examination Form) authority is granted without limitation to the Camp, its directors, officers and/or medical staff in all medical matters to hospitalize, treat, order, inject, anesthesia or surgery for the Camper. Every reasonable effort will be made to promptly contact Parent or second emergency contact in the event significant medical treatment is required. The Parent is responsible for all pre-existing medical conditions, medical, surgical, hospital, pharmaceutical, and allergy expenses and for providing adequate quantities of necessary medications and allergy serums to the Camp's medical staff in appropriate pharmacy container's with doctor's instructions.

Camp is not responsible for damage, loss, or the safety of musical instruments, clothing, personal effects, or personal equipment used during the session. Camp specifically advises Parent that Camper should not bring to camp any Jewelry, cash or valuables. Camp is not responsible for any of these items.

Filing of application and signing of this Agreement acknowledges understanding by Parent of our policy that there shall be no smoking, chewing of tobacco, consuming alcoholic beverages, or possession or use of drugs (other than those prescribed by a doctor and delivered to Camp in accordance with this Agreement) during the camp session. Camper may not leave Camp premises and may not leave the supervision of the instructor or counselor responsible for the Camper at any time. We reserve the right to dismiss any camper whose actions, behavior or attitude, in our judgment, is contrary to the best interests of the camp. Campers that are involved in illegal drugs, alcohol, sexual activities, self mutilation, threaten suicide, or any physical assault will be immediately sent home. If a camper is sent home they may not be invited back in future summers. Any additional cost incurred, should the Camper be sent home, is at the Parent's expense. Parent accepts responsibility to communicate these expectations to Camper prior to Camper's arrival at camp. Campers being sent home may use public transportation as unaccompanied minors if parents are unable to pickup their child. If a camper is sent home the parents understand there will be NO tuition refund of any kind. Parents also understand the camp is not responsible for electronic items sent to camp. This includes items taken away from a camper. Camper may utilize commercial carriers that have been hired by Camp when traveling to and from Camp as well as during participation in some activities and trips organized by Camp. Camp is not responsible for any acts or accident of such commercial carriers. Parents acknowledge that while on "out of camp" trips campers may be swimming at sites that have not been inspected by the New York State Health Department.

Permission is hereby given for Camp to use photographs, statements, articles, music, art, films and video tape of/by the Camper for the use and the promotion of Camp.

Enclosed with this Agreement are the deposit and/or payments on account for tuition, fees and charges. Tuition, canteen fund, and any additional fees and charges shall be paid to Chateaugay Lake Camp, Inc. and mailed to:

Camp Chateaugay
P.O. Box 202
Roxbury, CT 06783

The address of record of the Parent where all bills, statements & correspondence shall be mailed (please print):

FAX # (optional) _____

Payments shall be made in the amounts shown, on or before the following dates:

50% of total balance February 1, 2009
Remaining balance May 1, 2009

Camp’s tuition, charges and fees, as used herein, are those published in the 2009 Enrollment form. Camp will provide pick up and delivery of campers to airport at a charge of \$45/trip. The “Extra Charge Activity” fees will be established prior to February 1, 2009. All payments shall be made in U.S. FUNDS. Payments received in foreign currency are subject to conversion factor and services charges experienced by Camp; only the net amount will be credited to Camper’s account. Any amount outstanding on the 10th of the month in which it is due will be charged 1.5% per month as a late payment charge. Discounts, if and are extended subject to timely payment of the account. Any account which becomes more then 60 days past due will be subject to the revocation of any discount at the discretion of the CAMP. Parent agrees to be the responsible party and personally guarantees all tuition, canteen fund, fees, medical expenses and late payment charges. Should any amounts become delinquent and require collection actions then Parent agrees to pay all such collection costs, reasonable attorney fees and court costs.

The Parent represents that they/he/she has full authority to enroll the Camper, to authorize participation in activities, medical care and to contract for the aforesaid. If Camp is at any time challenged or sued in any manner by another parent, custodian or guardian of the Camper, the contracting parent agrees to indemnify and hold Camp harmless from any and all liability in connection with such challenge or suit. The term “Parent” as used herein means the custodian, guardian, parent and/or parents that have signed this Agreement; “Parent” refers to any and all of them, jointly and severally. Any dispute that may arise Out of this Agreement shall be governed by New York State laws.

A successful camping experience is the result of mutual confidence and cooperation. We pledge you our best and ask that you cooperate with us in terms of supplying information in a timely manner and observing the terms of our Agreement and policies. This Agreement constitutes the full understanding of the parties and cannot be modified except in writing signed by the parties. The parties whose signatures appear below agree to be bound by the terms of this Agreement.

Chateaugay Lake Camp, Inc.
dba Camp Chateaugay
a New York corporation

Signature of parent/guardian (the “Parent”)

BY: _____

Signature of parent/guardian (the “Parent”)

OFFICER Title _____

Date: _____

Date: _____