## CAMP TWIN LAKES CAMP RELEASE FORM

A. This agreement must be read and signed for you/your camper to be eligible to attend Camp Hardgrove at Camp Twin Lakes.

Your/Your Camper's Name:						
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I.	PARTICIPATION CONSENT					

I understand and certify that my/my camper's participation in Camp Hardgrove and its activities at Camp Twin Lakes is completely voluntary. I have familiarized myself with Camp Hardgrove program and activities at Camp Twin Lakes in which I/my camper will be participating. I recognize that certain hazards and dangers are inherent in these activities, which may include, but not limited to, the activities of horseback riding, high and low elements ropes course, swimming, archery, gardening, cooking, biking, sports, and boating. I acknowledge that although Camp Hardgrove and Camp Twin Lakes have taken safety measures to minimize the risk of injury to camp participants, Camp Hardgrove and Camp Twin Lakes cannot insure or guarantee that the participants, equipment, premises or activities will be free of hazards, accidents or injuries. I recognize and have instructed my camper in the importance of knowing and abiding by the rules, regulations, and procedures for Camp Hardgrove at Camp Twin Lakes. Further, I have received approval from a doctor authorizing me/my camper to participate in the Camp Hardgrove activities at Camp Twin Lakes. I also agree to inform Camp Hardgrove of any activities in which I/my camper may not participate.

## II. LIABILITY RELEASE

I, the undersigned, understand that occasionally accidents occur during camp activities and that participants may sustain serious personal injury and property damages as a consequence thereof. Knowing the risks of camp activities, nevertheless, I agree to assume those risks and by signing this liability release, I intend to legally bind myself, my minor camperren, my heirs, executors, and administrators. I hereby release and forever discharge Camp Hardgrove and Camp Twin Lakes, and any of their officers, directors, employees, partners, shareholders, board members, servants, agents and assigns from and against all claims, causes of action, damages, losses and/or expenses arising out of or relating to any injury, illness, or loss of any kind, known or unknown, including but not limited to injuries to property or person, to me/my camper during or related to my/my camper's attendance at Camp Hardgrove at Camp Twin Lakes.

## III. MEDIA RELEASE

I give Camp Hardgrove and Camp Twin Lakes the right to interview and/or to take photographs, audio or audio-visual recordings of me/my camper to be used in promotional, educational or fundraising materials including, but not limited to videotapes, pamphlets and brochures. I understand my/my camper's name may be used in connection with these materials. By signing this media release, I intend to legally bind myself, my minor camperren, my heirs, executors and administrators. Camp Hardgrove and Camp Twin Lakes shall have the right to use photographs or other images of me/my camper in promotion, educational or fund-raising materials. I acknowledge that Camp Hardgrove or Camp Twin Lakes shall have all rights of copyright in and to such photographs and videotapes and may use such copyright fully. I also hereby release Camp Hardgrove and Camp Twin Lakes and its officers, agents and employees from all liability connected with the taking and use of these materials as is authorized by Camp Hardgrove and Camp Twin Lakes. In addition, I waive all rights, interest or claims for payment in connection with any exhibition or release of these materials. This consent is voluntary, and I give it in the interest of public information, education, the furtherance of the goals of these institutions, or other lawful purposes. I acknowledge that I have legal authority to sign this form on behalf of the minor whose name is mentioned above.

## IV. DISPUTES

I agree that any dispute concerning, relating, arising out of or referring to the subject matter of this contract shall be resolved exclusively by binding arbitration in Atlanta, Fulton County, Georgia. The arbitration shall be administered by JAMS and conducted before a single arbitrator in accordance with the JAMS Rules. The arbitrator shall have exclusive authority to resolve any dispute relating to the interpretation, applicability, enforceability, conscionability, or formation of this contract, including but not limited to any claim that all or any part of this contract is void or violable.

X		
Parent/Guardian/Self Signature	Date	