$\label{eq:exhibit 2} \text{CAMP TWIN LAKES -- CAMP RELEASE FORM}$

This agreement must be read and signed for you/your child to be eligible t Twin Lakes.	to attend the program at Ca	ımı
Your/Your Child's Name:		
I. PARTICIPATION CONSENT I understand and certify that my/my child's participation in the and its activity familiarized myself with theprogram and activities of horseback riding, high and low elements ropes course, swimswimming, and boating. I acknowledge that althoughminimize the risk of injury to camp participants,participants, equipment, premises or activities will be free of hazards, accide the importance of knowing and abiding by the rules, regulations, and proced Twin Lakes. Further, I attest that my health insurance will cover any mediate received approval from a doctor authorizing me/my child to participate in also agree to inform of any activities in which I my child will be in an environment that involves elements related to nature bites, sun exposure, or communicable illnesses including, but not limited to the sum of the participate of the participate in of any activities in which I my child will be in an environment that involves elements related to nature	vities at Camp Twin Lakes in which I/my child will these activities, which may include, but not limited to, mming, archery, gardening, cooking, biking, sports, laand Camp Twin Lakes have taken safety measures and Camp Twin Lakes cannot insure or guarantee that ents or injuries. I recognize and have instructed my child dures for the program at Ca cal and hospital expenses that I/my child incur and I hat activities at Camp Twin Lakes I/my child may not participate. I understand and agree to camping or community living, such as insects and	the akees to the din avec avec s.
II.LIABILITY RELEASE I, the undersigned, understand that occasionally accidents occur during camp injury and property damages as a consequence thereof. Knowing the risks of and by signing this liability release, I intend to legally bind myself, my minor release and forever discharge and Camp Twir partners, shareholders, board members, servants, agents and assigns from and expenses arising out of or relating to any injury, illness, or loss of any kind, I property or person, to me/my child during or related to my/my child's attent Twin Lakes.	f camp activities, nevertheless, I agree to assume those rise children, my heirs, executors, and administrators. I here a Lakes, and any of their officers, directors, employed against all claims, causes of action, damages, losses and known or unknown, including but not limited to injuries	isk eby ees d/o
III.MEDIA RELEASE I do I do not give and Camp Twin Lake or audio-visual recordings of me/my child to be used in promotional, educat videotapes, pamphlets and brochures. I understand my/my child's name may media release, I intend to legally bind myself, my minor children, my heirs, and Camp Twin Lakes shall have the right to use photographs or other image materials. I acknowledge that or Camp Twin photographs and videotapes and may use such copyright fully. I also hereby and its officers, agents and employees from all liability connected with by and Camp Twin Lakes. In addition, I waive a any exhibition or release of these materials. This consent is voluntary, and I furtherance of the goals of these institutions, or other lawful purposes. I ac behalf of the minor whose name is mentioned above.	be used in connection with these materials. By signing to executors and administrators. es of me/my child in promotion, educational or fund-rais. Lakes shall have all rights of copyright in and to sure release and Camp Twin Lall the taking and use of these materials as is authorized all rights, interest or claims for payment in connection we give it in the interest of public information, education,	sing uch ke zec vith
IV. PROGRAM AND OUTCOMES EVALUATION I do I do not give and Camp Twin Lake voluntary program evaluation at Camp Twin Lakes. I understand that my/my and the data collected will be used to improve programming at Camp Twin I	y child's name will not be used in conjunction with surve	anc
V.DISPUTES I agree that any dispute concerning, relating, arising out of or referring to the by binding arbitration in Atlanta, Fulton County, Georgia. The arbitration sha arbitrator in accordance with the JAMS Rules. The arbitrator shall have interpretation, applicability, enforceability, conscionability, or formation of or any part of this contract is void or violable.	all be administered by JAMS and conducted before a sin exclusive authority to resolve any dispute relating to	igle the
XParent/Guardian/Self Signature	Date	