

AKEELA FAMILY CAMP 2017 ENROLLMENT FORM

Winter Address: 314 Bryn Mawr Avenue Bala Cynwyd, PA 19004

Summer Address:

One Thoreau Way Thetford Center, VT 05075

Tel: (866) 680-4744 • Fax: (866) 462-2828

Directors:		α	LIIC	3a550i
campakee	la.com			

		Home Phone				
Address	City		State	_ Zip		
Parent/Guardian 1 Name		Email				
Occupation	Business Phone	Business Phone Cell Phone				
Parent/Guardian 2 Name		Email				
Occupation	Business Phone	Business Phone Cell Phone				
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Name		DOB	'16-'17	T-Shirt Size		
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SATUR SATUR FOTAL ADULTS (\$900 each) * A 25% discount	cabin with your family, if applicable: * _ DAY, AUGUST 19, 2017 – FRIDA TOTAL CHILDREN 3-18 (\$750 6	Y, AUGUST 25, 201. each) TOTAL other family, forming a grou	7 LINEN RENTALS (Sup of 6 or more people	\$25 each)		
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I have read and accept all of the terms and conditions set forth on BOTH SIDES of this form and am enclosing a deposit of \$500 with this application. Please enroll my family in Akeela Family Camp.

PARENT/GUARDIAN SIGNATURE		Date
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2017 TERMS AND INFORMATION AKEELA FAMILY CAMP

- 1. RULES AND REGULATIONS: The individuals named on the attached Enrollment Form (collectively the "Family") and each individual (singly the "Camper") agree to abide by all of the rules and regulations established by Akeela Family Camp ("Camp") including those conveyed in the Camp's written or verbal Safety Orientation. Campers and their guests will conform to all directives of Camp, the Camp Director (the "Director") and the Camp's staff members. Failure to do so will constitute a material breach of this Agreement and may result in dismissal from Camp.
- 2. PAYMENT AND CANCELLATION: Fees are \$900 per adult and \$750 per child ages 3–18. Children ages 2 and under are free. Fees include lodging, all in-camp activities, meals & taxes. A 25% discount is offered to families sharing a cabin with another family, forming a group of 6 or more people. Payment terms are a \$500 deposit to accompany enrollment (including \$100 non-refundable enrollment fee). Final payment is due July 1, 2017. All fees are fully refundable (less a \$100 application fee) until June 1, 2017. There will be a \$100 late fee for all payments received after July 15, 2017 and a \$200 late fee for all payments received after August 1, 2017. All cancellations must be in writing.

Authorization to Charge Credit Card: If you prefer to pay with a credit card a 2.5% transaction fee will be added. Please provide the requested information on the front of this form and sign where indicated to authorize Camp Akeela to charge your credit card in the amount listed on the front of this Enrollment Application. By signing, you understand and agree that Camp may, but is not required, to charge your credit card for extra charges incurred while at camp. You may charge your deposit and any additional amount up to the full tuition to your credit card at this time.

- REFUNDS: No refund is made for late arrival or early departure, except for illness or injury. In such cases, the camp and the family will split a pro-rated refund.
- **4. LINENS:** Linens may be rented for an additional \$25 per person.
- **5. BABYSITTING:** Babysitting services are provided in your cabin, pending the availability of camp staff, at an additional charge of \$12/hr for 1-2 children and \$20/hr for 3 or more children.
- 6. ACCOMMODATIONS AND CLEANING: Camp provides basic cabin style sleeping accommodations. Camp will clean all bathroom facilities and provide rubbish removal service. In addition, Camp will make reasonable efforts to keep the facilities clean.
- 7. MEDICAL CARE: Camp will have a staff member available on-site for basic first aid. Care provided by the Camp is included in tuition. Should it be necessary for the well being of

- the Camper to use outside medical care, all expenses involved will be paid by Camper. Emergency care will be provided by local 911 service. Use of the Camp health care services is at the Camper's discretion and Camper and his/her Family shall hold the Camp harmless from any damages resulting from the care.
- 8. UNDERSTANDING AND ASSUMPTION OF RISK: All Campers expressly understand that camp activities involve a degree of risk and understand that accidents and injuries may occur in the natural course of participation in such activities. Campers expressly agree that they assume the inherent risk associated with such activities, which include, without limitation, swimming, water sports, land sports, certain crafts such as jewelry making, etc and agree to hold the Camp harmless from any damages resulting from the activities.
- 9. SUPERVISION OF MINORS: Except when explicitly expressed by Camp, Campers who are parents or legal guardians of minor Campers (collectively, "Parent") are responsible to supervise their children (or children over whom they have legal guardianship).
- 10. SEVERABILITY: Campers expressly agree that the provisions contained within the Terms and Conditions portion of this agreement are intended to be as broad and inclusive as permitted by applicable law and that if any portion of the Terms and Conditions are held invalid, it is agreed that the balance of the agreement, including the remaining Terms and Conditions, shall, notwithstanding, continue in full force and effect.
- **11. INTEGRATION:** I/we affirm that this agreement supersedes any and all previous oral or written promises or agreements. I understand this is the entire agreement between the parties and cannot be modified or changed in any way by representations or statements made by any agent or employee of Camp. This agreement may only be amended by a written document duly executed by all parties.
- **12. EFFECTIVE DATE:** This Application of Enrollment (the "Agreement") shall take effect and become binding when (a) signed by parent, (b) returned to Camp, and (c) accepted by Camp, which shall be deemed to occur at the latest when the Camper is permitted to begin attending the Camp.
- 13. DISPUTES: All claims, lawsuits, disputes or causes of action of any kind or nature, whether arising in law or in equity asserted by Camper against the Camp and arising from or related to this Agreement or from the Camper's attendance at Camp shall be brought and maintained exclusively in the state or federal courts of Vermont, and Camper expressly submits to the jurisdiction of such courts. The substantive law of the State of Vermont will govern such disputes without regard to conflict of law rules.