



Name _____
Mailing Address _____ City _____ State _____ Zip _____
Best Telephone # _____ Best email _____
Son's names/DOB _____

CAMP VISITOR AGREEMENT

To Visitors of Camp Stewart

This document must be signed by all visitors to Camp Stewart who are adults (eighteen years and older) and by parents or legal guardians (either, "parent") of visitors who are monitors. By this agreement, certain legal rights are surrendered in the event of an injury or other loss to a visitor.

Visitor's Assumption of Risks, and Agreements of Release of Indemnity

In consideration of the opportunity to visit Camp Stewart and have access to its grounds, buildings, services and/or activities, I hereby agree for myself and/or any minor child of mine who is a visitor ("the child"), as follows:

I acknowledge that a visit to Camp Stewart for Boys includes exposure to certain hazards. The environment of the camp including its rugged terrain, waterfront, and natural and man-made structures, and the activities which I and/or the child may participate (including, among others, swimming, boating, hiking, and other forms of recreation) can cause loss or damage to property, personal injury and in extraordinary cases, even death. In addition, the event which may be the purpose of me and/or my child's visit may itself present certain hazards and risks, including vehicle travel over the Camp premises, the use of certain Camp facilities and equipment and the services of Camp staff, all of which include the possibility of harm or loss to me and/or the child.

For visitors who may be engaging in equine (horse) activities, Camp Stewart is obligated by Texas Law to provide the following: "WARNING: Under Texas Law (Chapter 87, Texas Civil Practice and remedies code) an equine professional is not liable for an injury to or death of a participant in equine activities resulting from the inherent risks of equine activities.

I understand (and have explained to the minor child, who also understands) that activities and movement about Camp, including participation in any event which is the purpose of the visit, may not be supervised by Camp Staff. I understand that except for gross negligence and intentionally wrongful conduct, Camp Stewart is not responsible for any loss which I and/or the child may suffer while at the Camp; and that

visitors are at the Camp at their own risk, even if supervision is provided by the Camp. I understand and accept the risks of being at Camp and, if my child is a visitor, I have discussed the risks with my child, and the child understands and accepts them.

For myself and, if my child is a visitor, for that child 1) I acknowledge and assume all risks of my, and the child's, visit to the Camp, whatever the nature of those risks may be; 2) I release Camp Stewart, its owners, officers, directors, staff and contractor ("Released Parties") from, and agree not to sue them for, any claim which I and/or my child may have for injury, death, or other loss incurred during or in any way related to my or the child's visit to Camp; 3) I agree to indemnify (that is agree to defend and protect, including by paying liabilities, costs and attorneys fees) Released Parties from any and all claims which I, the child, and/or a member of my or the child's family, another visitor or any other person may have for any injury, death or other loss in any way related to my and/or the child's visit to the Camp. This acknowledgment and assumption of risks and agreements of release indemnity include losses and claims arising in whole or part from the negligence, but not the gross negligence or intentionally wrongful conduct, of a Released Party.

Other

I sign this agreement for myself and, to the maximum extent allowed by law, on behalf of any minor child of mine who is a visitor.

Any dispute which I, and/or the child, may have with Camp Stewart or another Released Party will be submitted to mediation if not otherwise resolved; and any mediation or suit shall occur exclusively in Kerr County, Texas and shall be governed by the substantive laws (and not laws which might apply to those of another jurisdiction) of the State of Texas. If any part of this Agreement is deemed unenforceable by a Court or other appropriate authority, the remainder of the agreement shall remain in force and effect.

Date: _____, 20____

Signature of Visitor (adult or minor)

Please Print Name

Signature of Visitor (minor)

Please Print Name

Signature of Visitor (minor)

Please Print Name

Parent or Guardian of Minor Visitor

Please Print Name

Parent or Guardian of Minor Visitor

Please Print Name