2024 LINDGREN SUMMER CAMP

211 IRVING AVENUE CLOSTER NJ 07624 201–768-3550 FAX 201-768-1584

Return this form with \$1000 (\$100 registration and \$900 deposit) Please note after April 1 full payment is due at the time of enrollment. Registration is on a first come basis. Applications will not be processed without proper payments. See rate sheet for more details.

CHILD'S FULL NAME	DATE OF	BIRTHGRADE IN SEPT.	2024
GENDERSTREET ADDRES			
CITYSTATE	ZIP		
PRIMARY PHONE #			
PRIMARY E-MAIL ADDRESS			
PARENT/GUARDIAN 1 NAME		_	
Cell #	-		
PARENT/GUARDIAN 2 NAME		_	
Cell #			
Is this child a former Lindgren camper? YES	NO	_	
Child's Physician	Phone#	Hospital	
Does your child have allergies?Describe			
Is your child being treated for any medical, physi			
If yes, the camp director must be informed prior	to registration. Describe		
Has your child ever received special educational	services?		
If yes, the camp director must be informed prior	to registration. Describe		
Do any of these conditions require special medic	al attention or medication	ns such as an Epi-Pen or Inhaler? YES	NO
Does your child have any special dietary restriction	ons?		

List two nearby people who will assume temporary care of your child if you cannot be reached:

1

1			
	name	phone #1	phone #2
2			
	name	phone #1	phone #2

Enrollment: Lindgren Camp will be offering 2 three week sessions Monday through Thursday half day 9:00-12:30 for ages 3 & 4 or full day 9:00-3:00 for all ages. Choose below the session or sessions you wish your child to attend. Our Expedition program is for returning campers entering 5th or 6th grade only.

Ages 3 & 4 (Pre-school aged) Half day 9:00-12:30 _____ or Full day 9:00-3:00 _____ Ages 5-11 (Grades K-6th) Full day 9:00-3:00 _____

> Session 1 June 24th- July 11th _____ *Camp will be closed on Thur.7/4 and open on Fri.7/5

Session 2 July	15 th – August 1 st	

Read and sign on reverse side ->

LINDGREN CAMP TERMS AND CONDITIONS PLEASE READ AND RETURN WITH YOUR CHILD'S APPLICATION

1.PAYMENTS AND CANCELLATIONS- \$1000 TO ACCOMPANY APPLICATION (INCLUDES \$100 REGISTRATION FEE AND \$900 DEPOSIT). FULL PAYMENT IS DUE BY APRIL 1. APPLICATIONS SUBMITTED AFTER APRIL 1 REQUIRE FULL PAYMENT AT THE TIME OF ENROLLMENT. REGISTRATION FEES ARE NON-REFUNDABLE. REQUESTS FOR \$900 DEPOSIT REFUND MUST BE MADE BEFORE APRIL 1. IF WITHDRAWING FROM CAMP. NO REFUNDS WILL BE GIVEN AFTER APRIL 1. A \$50 CHANGE FEE WILL BE APPLIED TO ACCOUNTS FOR ANY SCHEDULING CHANGES MADE AFTER APRIL 1. APPLICATIONS WILL NOT BE PROCESSED WITHOUT PROPER PAYMENTS. THERE ARE NO REFUNDS FOR ABSENCES. CHANGES OR WITHDRAWALS AFTER THE START OF CAMP. THIS AGREEMENT SHALL BE EFFECTIVE UPON EXECUTION BY PARENTS

2.COLLECTION COSTS- PARENTS SHALL BE LIABLE FOR ALL COSTS OF COLLECTION INCURRED BY CAMP INCLUDING ATTORNEY'S FEES IF TUITION IS NOT PAID IN FULL. 3.RULES AND REGULATIONS-THE CAMPER ("CAMPER") AND THE UNDERSIGNED PARENT(S) OR LEGAL GUARDIAN ("PARENT") AGREE TO ABIDE BY ALL THE RULES AND REGULATIONS ESTABLISHED BY THE LINDGREN NURSERY SCHOOL INC. ("CAMP") INCLUDING, WITHOUT LIMITATIONS. THOSE RELATING TO ENROLLMENT AND WITHDRAWAL OF CAMPERS AND VISITATIONS. 4.DISMISSAL OF CAMPER- LINDGREN CAMP IS SUPPOSED TO BE A FUN AND SAFE PLACE. THIS MEANS THAT EACH CAMPER NEEDS TO BE A GOOD CITIZEN. THE CAMP RESERVES THE RIGHT TO DISMISS, IN ITS SOLE DISCRETION, ANY CAMPER WHOSE CONDITION, CONDUCT, INFLUENCE OR BEHAVIOR IS DEEMED UNSATISFACTORY OR DETRIMENTAL TO THE BEST INTEREST OF THE CAMP OR TO HIS OR HER FELLOW CAMPERS AND/OR STAFF OR WHO VIOLATES CAMP RULES AND REGULATIONS, IN WHICH CASE NO REFUNDS WILL BE GIVEN. WE ADHERE TO A NON-BULLYING POLICY

5.MEDICAL CARE- PERMISSION TO PROVIDE NECESSARY TREATMENT AND TO RELEASE MEDICAL INFORMATION- PARENT HEREBY GIVES PERMISSION TO CAMP TO PROVIDE CAMPERS WITH ROUTINE HEALTH CARE INCLUDING ADMINISTERING OR DISPENSING PERSCRIPTION AND OVER THE COUNTER MEDICATIONS IF NECESSARY. PARENT GIVES PERMISSION TO INFORM ALL CAMP STAFF OF SPECIAL MEDICAL NEEDS THE CAMPER MAY HAVE. IN CASE OF AN EMERGENCY WHERE EMERGENCY CONTACTS CANNOT BE REACHED, PARENT OR GUARDIAN GIVES PERMISSION TO THE STAFF TO SECURE AND ADMINISTER EMERGENCY TREATMENTS TO THE CAMPER.

6.MEDICAL FORMS: PARENTS MUST PROVIDE THE CAMP OFFICE WITH AN UP TO DATE UNIVERSAL CHILD HEALTH RECORD FORM AND A COPY OF THE CAMPERS IMMUNIZATIONS. ALL FORMS MUST BE SUBMITTED BY JUNE 15 AND MUST BE VALID ON OUR START DATE OF JUNE 24. IF A CAMPER REQUIRES THE ADMINISTRATION OF MEDICATION AT CAMP THAT MEDICATION MUST BE RECEIVED BY OUR CAMP NURSE BY JUNE 22 AND MUST BE IN ITS ORIGINAL PACKAGING WITH AN AUTHORIZATION TO ADMINISTER SIGNED BY THE CAMPER'S PHYSICIAN, LINDGREN CAMP RESERVES THE RIGHT TO DENY ENTRY TO ANY CAMPER WITHOUT VALID MEDICAL FORMS AND OR PERSCRIPTIONS ON FILE WITHOUT A REFUND 7.CAMPER MEDICAL HISTORY: PARENTS MUST INFORM THE CAMP DIRECTOR PRIOR TO THE START OF CAMP IF THE CAMPER HAS RECEIVED PROFESSIONAL COUNSELING OR MEDICATION FOR BEHAVIORAL MODIFICATION DURING THE LAST 12 MONTHS. FAILURE TO INFORM THE CAMP DIRECTOR MAY LEAD TO DISMISSAL OF THE CAMPER AND IN THE EVENT OF SUCH DISMISSAL

NO REFUNDS WILL BE GIVEN. BY SIGNING THIS AGREEMENT THE PARENT REPRESENTS THAT THE CAMPER IS IN GOOD GENERAL PHYSICAL AND MENTAL HEALTH AND IS ABLE TO PARTICIPATE IN ALL CAMP ACTIVITIES IN A SAFE MANNER. **8.PERMISSION TO PARTICIPATE**: PARENT GRANTS CAMPER PERMISSION TO PARTICIPATE IN ALL CAMP ACTIVITIES INCLUDING BUT NOT LIMITED TO NATURE HIKES TO THE CLOSTER NATURE CENTER, SWIMMING, WOOD WORKING, ANIMAL CARE, SPORTS AND GAMES, COOKING ETC.,PARENT GIVES PERMISSION FOR CAMP TO USE DEET BUG REPELLENT WHEN TAKING NATURE HIKES AS PER THE GUIDELINES OF THE NEW JERSEY DEPARTMENT OF HEALTH.

9.IMAGES: PARENT GIVES THE CAMP PERMISSION TO USE IMAGES OF CAMPERS IN PROMOTIONAL MATERIALS DIRECTLY RELATING TO LINDGREN CAMP AND SCHOOL.

10.BELONGINGS: CAMP HAS A POLICY OF NO TOYS FROM HOME AND NO TECH TOYS, CELL PHONES OR ELECTRONICS OF ANY KIND. CAMP WILL NOT BE RESPONSIBLE FOR ANY LOST VALUABLES AT CAMP.

11.DISPUTES- THIS AGREEMENT SHALL BE DEEMED TO HAVE BEEN MADE IN NEW JERSEY. AND THE RIGHTS AND LIABILITIES OF THE PARTIES UNDER THIS AGREEMENT SHALL BE GOVERNED BY AND DETERMINED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW JERSEY. ANY DISPUTE, CLAIM OR CONTROVERSY ARISING OUT OF, OR RELATING TO THIS AGREEMENT OR THE BREECH, TERMINATION, ENFORCEMENT INTERPRETATION OR VALIDITY THEREOF INCLUDING THE DETERMINATION OF THE SCOPE OR APPLICABILITY OF THIS AGREEMENT TO ARBITRATE, SHALL BE DETERMINED BY ARBITRATION IN THE STATE OF NEW JERSEY, COUNTY OF BERGEN, BEFORE ONE ARBITRATOR. THE ARBITRATION SHALL BE ADMINISTERED BY JAMS PURSUANT TO ITS COMPREHENSIVE ARBITRATION RULES AND PROCEDURES. JUDGEMENT OT THE AWARD MAY BE ENTERED IN ANY COURT OF NEW JERSEY HAVING JURISDICTION. THE ARBITRATOR SHALL HAVE NO POWER OR AUTHORITY TO MAKE ANY DECISION THAT ADDS TO, DELETED FROM, OR IN ANY WAYS CHANGES, ALTERS, OR MODIFIES THE TERMS OF THIS AGREEMENT. THE EXPENSES OF THE ARBITRATION, INCLUDING THE COST OF BOTH PARTIES' OWN EXPERTS, EVIDENCE, AND ATTORNEY'S FEES SHALL BE BOURNE BY EACH PARTY TO THE ARBITRATION. AN AWARD RENDERED SHALL BE FINAL AND CONCLUSIVE UPON THE PARTIES AND A JUDGEMENT ON ANY SUCH AWARD MAY BE ENTERED IN A COURT OF COMPETENT JURISDICTION. THE PARTIES INTEND THAT THIS ARBITRATION'S PROVISIONS SHALL BE VALID, BINDING, ENFORCEABLE AND IRREVOCABLE AND SHALL SURVIVE THE TERMINATION OF THIS AGREEMENT. ANY ACTION ARISING FROM OR RELATING TO THIS AGREEMENT IN AIR OF ARBITRATION OR THAT IS NOT SUBJECT TO ARBITRATION SHALL BE LITIGATED SOLELY AND EXCLUSIVELY IN THE STATE AND FEDERAL COURTS OF THE STATE OF NEW JERSEY, COUNTY OF BERGEN

12.WAIVER AND RELEASE: PARENTS, GUARDIANS AND CAMPERS HEREBY RELEASE THE CAMP AND IT'S AFFILIATES, SUBSIDIARIES, OFFICERS, DIRECTORS, AGENTS, REPRESENTATIVES, SPONSORS AND THE EMPLOYEES AND VOLUNTEERS (REFERRED TO AS THE "RELEASEES"), INDIVIDUALLY AND COLLECTIVELY, FROM ANY CLAIMS OR LIABILITY TO THE FULLEST EXTENT POSSIBLE UNDER THE LAW. PARENTS, GUARDIANS AND CAMPERS FULLY UNDERSTAND THAT: ATTENDANCE AT CAMP, INCLUDING PARTICIPATION IN THE CAMP'S ACTIVITIES, INVOLVES RISKS; THESE RISKS MAY BE CAUSED BY CAMPERS OWN ACTIONS OR INACTIONS, THE ACTIONS OR INACTIONS OF OTHERS PARTICIPATING IN THE ACTIVITY OR EVENT, OR THE CONDITION IN WHICH THE ACTIVITY OR EVENT TAKES PLACE: THERE MAY BE OTHER RISKS AND SOCIAL AND ECONOMIC LOSSES EITHER NOT KNOWN TO PARENTS OR CAMPER, OR NOT READILY FORSEABLE AT THIS TIME: AND PARENT AND CAMPER HEARBY FULLY ACCEPT AND ASSUME ALL SUCH RISKS AND ALL RESPONSIBILITY FOR LOSSES, COSTS AND

DAMAGES INCURRED AS A RESULT OF CAMPER'S ATTENDANCE AT CAMP, INCLUDING PARTICIPATION IN THE CAMP'S ACTIVITIES OR EVENTS.

13. INDEMNIFICATION: EXCEPT FOR THE PAYMENT OF EXPENSES OF ARBITRATION PURSUANT TO PARAGRAPH 11, PARENT SHALL, AT THEIR SOLE COST AND EXPENSE, DEFEND. INDEMNIFY AND HOLD HARMLESS CAMP AND THE OTHER RELEASEES (COLLECTIVELY, THE "INDEMNIFIED PARTIES") FROM AND AGAINST ANY AND ALL CLAIMS, DEMANDS, LOSSES, COSTS, EXPENSES, OBLIGATIONS, LIABILITIES. JUDGMENTS, DAMAGES, RECOVERIES, AND DEFICIENCIES, AND AMOUNTS PAID IN SETTLEMENT, INCLUDING INTEREST, PENALTIES, EXPERT WITNESS FEES, AND ATTORNEY'S FEES INCURRED IN CONNECTION THEREWITH, THAT THE INDEMNIFIED PARTIES INCUR OR SUFFER THAT ARISE FROM, RESULT FROM OR RELATE TO : (i) PARENT OR CAMPER'S BREACH OR ALLEGED BREACH OF ANY TERM, CONDITION, WARRANTY OR REPRESENTATION CONTAINED IN THIS AGREEMENT OR (ii) THE ACTS OR OMISSIONS OF PARENT'S OR CAMPER'S NEGLIGENCE, ARISING FROM OR UNDER THIS AGREEMENT (INCLUDING ATTENDANCE AT CAMP) (COLLECTIVELY, THE "INDEMNIFIED CLAIMS"), OR (iii) ANY INDEMNIFIED CLAIMS THAT AROSE OR ARISE BEFORE OR AFTER THE EFFECTIVE DATE OF THIS AGREEMENT

14.ENTIRE AGREEMENT/AMENDMENT: THIS AGREEMENT SETS FORTH THE ENTIRE AGREEMENT OF THE PARTIES TO THIS AGREEMENT WITH THE RESPECT TO THIS AGREEMENT'S SUBJECT MATTER AND SUPERSEDES AND REPLACES ALL OTHER DISCUSSIONS, AGREEMENTS (WHETHER WRITTEN OR VERBAL), CONTRACTS, REPRESENTATIONS, PROMISES, NEGOTIATIONS OR ANY OTHER MATTER. THIS AGREEMENT CAN ONLY BE CHANGED, MODIFIED OR AMENDED BY A WRITING SIGNED BY BOTH PARTIES.

15. LIMITATION OF LIABILITY: IN NO EVENT WILL EITHER PARTY HAVE ANY LIABILITY TO THE OTHER PARTY FOR ANY INDIRECT, SPECIAL. INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES HOWEVER CAUSED AND UNDER ANY THEORY OF LIABILITY (INCLUDING, BUT NOT LIMITED TO, SUCH DAMAGES ARSING FROM BREACH OF CONTRACT OR WARRANTY OR FROM NEGLIGENCE OR STRICT LIABILITY), EVEN IF SUCH PARTY HAS BEEN ADVISED OF (OR KNOW OR SHOULD KNOW OF) THE POSSIBILITY OF SUCH DAMAGES. EXCEPT WITH RESPECT TO PARAGRAPH 13 AND THE PAYMENT OF EXPENSES OR ARBITRATION IN PARAGRAPH 11, EACH PARTY'S LIABILITY ARISING UNDER OR RELATING TO THIS AGREEMENT, REGARDLESS OF THE NATURE OR FORM OF THE CAUSE OF ACTION, SHALL IN NO EVENT EXCEED IN THE AGGREGATE AN AMOUNT EQUIVALENT TO THE AMOUNT OF THE TUITION AND FEES PAID BY PARENT TO CAMP PURSUANT TO PARAGRAPH 1.

I HAVE READ AND ACCEPT ALL THE TERMS AND CONDITIONS SET FORTH IN THIS ENROLLMENT APPLICATION. I REPRESENT THAT I HAVE FULL AUTHORITY TO SIGN THIS APPLICATION AND THAT I WILL BE RESPONSIBLE FOR PAYMENTS OF ALL CAMP FEES.

PARENT/GUARDIAN SIGNATURE

DATE