

WORTH TOWNSHIP YOUTH COMMISSION

Patricia Joan Murphy
Supervisor

Eamon McMahon
Clerk

Shaun C. Murphy
Assessor



Trustees
Kelly Sexton - Kelly
Richard Lewandowski
Jerry Hurckes
Mychal Toscas

Vicki Moody
Highway Commissioner

Summer Camp 2023

Dear Parent or Guardian:

Summer is finally here!! We are looking forward to the upcoming camp season and are planning a wonderful experience to share with your child(ren). We wanted to send you information to get you prepared for each day. Included in this email you will find your child(ren's) camp schedule typed out with theme days along with the field trip schedule.

Drew Moscato and Marty Elwood have returned this year to co-direct camp and make it as fun and enjoyable as last year. They, along with myself, are planning fun activities and field trips to enjoy with the campers! We are excited to have another fun filled summer!

Please make sure your child comes to camp wearing gym shoes with socks. They are for your child's safety as we do many activities and this will hopefully prevent them from tripping.

Please have your child bring a backpack, with their name on it, their lunch and a refillable water bottle with a closeable lid. We do have water filling stations throughout the building that the campers will be able to use. **Don't forget- please label your child's belongings - including the inside tag on their camp shirt to easily identify which child the items belong to.**

The weekly schedule is listed below:

Monday, Wednesday, and Friday activities will be held at the Township building, both inside and outside, which includes theme days, arts & crafts, sports, planned activities and games. Please dress for the weather. Also, it can get chilly in the building so you may want to have a sweatshirt inside their backpack if needed.

Tuesday we swim at the Alsip Pool. On swim days, your camper needs to wear their swimsuit underneath their clothing and bring a backpack to carry his/her own towel, lunch, sunscreen, and any other personal items. They also must wear their township camp shirt. They may bring undergarments and a dry pair of shorts to change into after the pool with any other clothing if they choose. This is always helpful if we get rained out on pool day, they will have something dry to change into. Just a reminder that Counselors are not responsible for camper's personal items.

If your child needs or chooses to wear a shirt in the pool, it must be plain white with no lettering or a special swim shirt, this is a Park District rule - and they do not make exceptions.

Alsip Pool has two amazing slides along with a Splash Pad. In order for the campers to be able to use the slide, they must pass the swim test, receive a green bracelet and be taller than 48". Please prepare your child ahead of time. Alsip Park District has notified us that the children will only be able to take the swim test once and not be able to be retested later during the summer.

There is a concession stand at the Alsip Pool, your child(ren) is responsible for their own money and purchase. The counselors will be helping them to ensure they get what they would like, we are not responsible for nor can we handle their money.

Pick-up on swim days will be at the St. Terrance Church parking lot across the street from Alsip Pool and NOT at the Worth Township building. Please follow the cars and look for the lime green t-shirts. You are not to enter off of 119th Street, you must drive around the corner and enter the lot through the south entrance. Please do NOT cut in front of the line of cars, be patient and wait your turn - we try to make this as smooth as possible.

PLEASE SEND YOUR CHILD WITH SUNSCREEN with their name on it - as we do not want them to get sunburn. Counselors will help the campers apply if they are asked. We will always remind them to put on sunscreen on lifeguard breaks.

Thursday is field trip day! Campers must wear their lime green township camp shirt. They will be given to the campers on the first day of camp. It is imperative that all campers are dropped off and picked up on time. The bus leaves no later than 9:15 a.m. unless otherwise stated on the schedule. Please take note as the buses will not wait for children that arrive late and parents are not allowed to drive their children to any field trip for drop off. Please see the field trip calendar and note the early drop off field trip and late pickups. We are traveling once again with Chicago Classic Coach for each of the field trips. We will be watching movies in style and comfort on the way to our awesome field trips.

As a reminder: All campers are to wear socks and gym shoes every day. **Camp shirts are required to be worn for all field trips and pool days.** If your child is attending a field trip or pool day and does not wear their camp shirt, they will not be allowed to participate in playtime for safety reasons. If you would like to purchase an additional shirt for \$10.00 if available - then let us know after the first day of camp.

Please Note:

- The Youth Commission department will be sending out correspondence by email. If you have another family member or friend that would be interested in receiving the same emails, please send us that information as well.
- If your camper will be riding their bike to camp- there is a bike rack at the south end of the building. We encourage all bikes to be locked up. Worth Township is not responsible for lost/stolen bikes.
- If your camper will be walking to or from camp, please let us know so that we can dismiss them and not wait for a ride.
- Please make sure your child knows who is picking them up and which vehicle they should look for.

Camp starts June 26th to August 4th from 9:00am - 3:00pm for 6 weeks.

If you have any questions or need further information, please feel free to contact me at the office 708-972-7837 or email: youthcommission@worthtownship.com as we strive to make this the best possible experience for you and your child.

We are looking forward to having an amazing summer with your children.

Jenny Panico
Worth Township
Youth Commission Director
Phone: 708-371-2900 X45
Email: Youthcommission@worthtownship.com

11601 S. Pulaski Road ~ Alsip, IL 60803
Direct Number: 708-972-7837 ~ Office: 708-371-2900 x 145 ~ Fax: 708-371-2144
Website: www.worhtownship.com
Email: www.youthcommission@worthtownship.com

2023 Summer Camp Field Trip Information

Date	Trip	Special Directions
Thursday, June 29	Brookfield Zoo 3300 Golf Road Brookfield, IL 60513 (708) 688-8000	*Campers will be outside - please bring extra water bottle and sunscreen to reapply. *If weather is questionable, bring umbrella, sweatshirt
Thursday, July 6 *Leave Camp - 9:30am *Leave Waterpark 2:30pm	Raging Waves 4000 N. Bridge Street Yorkville, IL 60560 (630) 882-6575 * 4:00 pm Pick-up *	*Bring Sunscreen & Towel *Outside food is not allowed, we will eat outside before entering *All items must be in clear bag to enter, we will supply large ziplock bags. Backpacks will need to stay on the bus
Thursday, July 13 *Leave Camp - 9:00am *Leave Medieval - 1:00pm	Medieval Times 2001 N. Roselle Road Schaumburg, IL 60195 (888) 935-6878 * 8:30am Drop off *	*Lunch will be provided
Thursday, July 20	Urban Air Trampoline Park 19800 S LaGrange Rd Mokena, IL 60448 (312) 528-9405	*Must wear gripper socks which will be provided *Pizza lunch will be provided *Must have Urban Air waiver filled out and turned in before field trip
Thursday, July 27 *Leave Camp - 9:00am *Leave Santa's Vlg - 2:00pm	Santa's Village at Dundee 601 Dundee Avenue East Dundee, IL 60118 (847) 426-6751 * 8:30am Drop off * * 3:30pm Pick up *	*Wear swimsuit under clothing, waterpark available. Please have towel & sunscreen *Bring bag lunch with drink
Thursday, August 3 *Leave Camp - 9:30am *Leave Deep River - 2:30pm	Deep River Water Park 9001 E. Lincoln Hwy Crown Point, IN 46307 (219) 947-7850 * 4:00pm - Pick Up *	*Bring sunscreen & towel *Outside food allowed inside park; however, no glass items. Can bring cooler *Backpacks will be searched upon entry.

- Each camper MUST wear his or her camp shirt, along with socks and gym shoes every day!
- Apply sunscreen before you arrive to camp and bring your own sunscreen when out of the building. If you cannot re-apply yourself, PLEASE ask your counselor.
- Worth Township is not responsible for camper's spending money/lost/misplaced/ forgotten items.
- Anything brought to camp should have child's name written on them. This includes child's camp shirt
- Don't forget bag lunch along with a drink in a throwaway plastic bag or carry items in their personal bookbag, including a refillable water bottle.

2023 Day Camp Theme & Craft Information

Date	Theme	Craft	Description
Wednesday, June 28	Safari Day!	Sand Art Animal Masks	Dress like you're going on Safari as we prepare to visit the zoo the next day!
Wednesday, July 5	Pajama Day!	Slime Monster Sand Art	Roll right out of bed after the holiday and wear your PJs!!
Wednesday, July 12	Sports Day!	Crowns, belts bracelets	Show your pride for your favorite sport or team!!
Wednesday, July 19	Superhero Day!	Masks	Dress as your favorite superhero but please no masks or weapons
Wednesday, July 26	Western Day!	Snow/Summer Glitter Globes	YEEHAW!! Find your inner cowboy/girl for a fun day at the ranch.
Wednesday, August 2	Hawaiian Day	Sand / Foam Art Sea Animals	Dress in your Hawaiian attire.



RELEASE AND INDEMNIFICATION AGREEMENT

PLEASE READ THIS DOCUMENT CAREFULLY. BY SIGNING, YOU ARE GIVING UP LEGAL RIGHTS

This Release and Indemnification Agreement ("Agreement") is entered into by the Adult Participant, and if any minor(s) is/are named below, the Adult Participant on behalf of and as parent or legal guardian for such Child Participant(s) identified below in favor of Chicago Urban Air, LLC, a Texas limited liability company ("Urban Air"). Collectively and severally, Adult Participant and Child Participant, their heirs, successors, and assigns are hereinafter referred to as the "Participant." In consideration of Urban Air permitting Participant to enter the Premises and participate in the Activities, including the Activities that may occur in, about, or near the Urban Air facility located at 19800 LaGrange Road in Mokena, Illinois or any other premises owned or operated by Urban Air wherever located ("Premises"), Participant agrees as follows:

1. **NATURE OF THE ACTIVITIES.** Urban Air operates a trampoline and adventure park, which offers Participants (a) the opportunity to participate actively or passively, in trampoline and adventure park related activities, including, but not limited to, jumping, dodgeball, volleyball, tumbling, foam pit jumping, aerobics, skydiving, ninja warrior course, battle beam, laser tag, soft play, ropes course, climbing wall, roller coaster/sky rider, go carts, laser tag, bowling, bumper cars, cyber sports, mini golf, arcades, exercising, and other miscellaneous trampoline and adventure activities, instruction, training, fitness classes, competition, events, and programs and (b) access to the Premises and cafe (collectively, "Activities").

2. **TYPES OF RISKS.** Participant acknowledges there are inherent risks in and injuries that may occur from participating in the Activities, including, but not limited to, cuts; bruises; muscle strain; twisted or sprained ankles, knees, shoulders, or wrists; burns; dirt or other materials in eye; concussions; broken bones; physical or emotional injuries; landing wrong; over-exertion; failure of the attraction surface or attachments; being hit by a ball; collisions with other participants; erratic co-participant behavior; collisions with standards and supports; using improper form or technique; slipping, falling, or tripping; equipment failure; error of judgment by employees; paralysis, disability, or death; personal injury to third persons; or property damage. When skydiving, the most common risk of injury is to the shoulders due to the force of the air on them. Due to the nature of the Activities, there are more hazards and risks than the foregoing, and there are also unknown and unforeseeable hazards. If you have any questions, please contact a manager before purchasing admission.

3. **ASSUMPTION OF RISKS. PARTICIPANT EXPRESSLY ACKNOWLEDGES THE RISKS, DANGERS AND HAZARDS ASSOCIATED WITH PARTICIPANT'S PARTICIPATION IN THE ACTIVITIES, USE OF THE PREMISES (WHETHER AS A PARTICIPANT IN THE ACTIVITIES OR AS AN OBSERVER), AND USE OF THE FACILITIES AND EQUIPMENT OF URBAN AIR (THE "EQUIPMENT"), AND PARTICIPANT FREELY ACCEPTS AND ASSUMES ANY AND ALL SUCH RISKS, DANGERS AND HAZARDS AND THE POSSIBILITY OF PERSONAL INJURY, DEATH, PROPERTY DAMAGE, AND LOSS RESULTING THEREFROM.**

EXPOSURE TO BACTERIA, FUNGUS, VIRUS AND UNKNOWN CONTAGIOUS DISEASES. BY ENTERING THE PREMISES OR WHEN ENGAGING IN THE ACTIVITIES, THERE IS A RISK OF EXPOSURE TO BACTERIA, FUNGUS, VIRUSES, INCLUDING WITHOUT LIMITATION, COVID-19, OR OTHER CONTAGIOUS DISEASES (KNOWN OR UNKNOWN), WHICH NOTWITHSTANDING GOVERNMENTAL RECOMMENDATIONS AND ANY PRACTICES OF URBAN AIR, CANNOT BE ELIMINATED. CONSEQUENTLY, TO THE FULLEST EXTENT PERMITTED BY LAW, PARTICIPANT KNOWINGLY AND FULLY ASSUMES THE RISK OF, RELEASES, AND SHALL INDEMNIFY URBAN AIR FROM ALL CLAIMS (AS DEFINED IN SECTION 5 BELOW), PROPERTY DAMAGE OR BODILY INJURY (INCLUDING DEATH), IN ANY WAY ARISING OUT OF, RESULTING FROM, RELATING TO, OR CONNECTED TO, IN WHOLE OR IN PART (i) PARTICIPANT'S EXPOSURE (OR ALLEGED EXPOSURE) TO ANY BACTERIA, FUNGUS, VIRUS, INCLUDING WITHOUT LIMITATION, COVID-19, OR OTHER CONTAGIOUS DISEASES (KNOWN OR UNKNOWN) OR (ii) PARTICIPANT'S ENTRY INTO THE PREMISES OR ENGAGEMENT IN THE ACTIVITIES. FURTHER, ADULT PARTICIPANT ON BEHALF OF HIM/HERSELF AND THAT OF THE CHILD PARTICIPANT(S) CONSENTS TO HAVING THEIR TEMPERATURE TAKEN BY URBAN AIR AND ACKNOWLEDGES THEY MAY BE DENIED ACCESS TO OR FORCED TO VACATE THE PREMISES IF THEY EVIDENCE SYMPTOMS OF EXPOSURE TO BACTERIA, FUNGUS, VIRUSES, INCLUDING WITHOUT LIMITATION, COVID-19, OR OTHER CONTAGIOUS DISEASES (KNOWN OR UNKNOWN) AS IDENTIFIED BY THE CENTER FOR DISEASE CONTROL AND PREVENTION, AND/OR APPLICABLE FEDERAL, STATE OR LOCAL HEALTH AUTHORITIES. PARTICIPANT MAY NOT ENTER THE PREMISES IF EXPERIENCING ANY SYMPTOMS OF SUCH EXPOSURE, AND IF PARTICIPANT EXPERIENCES SUCH SYMPTOMS WHILE IN THE PREMISES, THEN PARTICIPANT MUST IMMEDIATELY REMOVE ITSELF FROM THE PREMISES.

4. **ALCOHOL.** Participant agrees to exercise ordinary and reasonable care and to not consume alcohol to the extent Participant's judgment is impaired. Participant understands the potential risks associated with the consumption of alcohol and acknowledges Participant does not have and is not aware of any medical condition that would result in any injury to Participant or others due to Participant's consumption of alcohol. Participant assumes the risks associated with alcohol consumption and takes full responsibility for Participant's own actions, safety, and welfare. **UNDER NO CIRCUMSTANCES WILL PARTICIPANT BE ALLOWED TO PARTICIPATE IN ANY ACTIVITIES IF PARTICIPANT HAS CONSUMED ALCOHOL.**

5. **RELEASE AND INDEMNITY. TO THE FULLEST EXTENT PERMITTED BY LAW, AND AS PARTICULARLY STATED AS POSSIBLE, ADULT PARTICIPANT ON BEHALF OF HIMSELF OR HERSELF, CHILD PARTICIPANT, AND THEIR RESPECTIVE HEIRS, EXECUTORS, AND REPRESENTATIVES, RELEASES, AGREES NOT TO SUE, AND SHALL INDEMNIFY AND HOLD URBAN AIR, UATP MANAGEMENT, LLC, UATP IP, LLC, UA ATTRACTIONS, LLC, THE LEGAL OWNER OF THE PREMISES, THE LANDLORD, MORTGAGEES AND MANAGEMENT COMPANY OF THE PREMISES, AND ANY OF THEIR RESPECTIVE LENDERS, PARENTS, AFFILIATES, SUBSIDIARIES, OFFICERS, DIRECTORS, SHAREHOLDERS, MEMBERS, MANAGERS, PARTNERS, AGENTS, EMPLOYEES, CONTRACTORS, REPRESENTATIVES, HEIRS, ASSIGNS, VOLUNTEERS, INDEPENDENT CONTRACTORS, EQUIPMENT SUPPLIERS, AND INSURERS (COLLECTIVELY, "PROTECTED PARTIES") HARMLESS FROM AND AGAINST ALL LIABILITIES, LOSSES, DAMAGES, CLAIMS, DEMANDS, ACTIONS, SUITS, CAUSES OF ACTION, COSTS, FEES, AND EXPENSES (INCLUDING REASONABLE ATTORNEY'S FEES AND COURT OR OTHER COSTS) (COLLECTIVELY, "CLAIMS") RELATING TO, RESULTING FROM, OR ARISING OUT OF OR ALLEGED TO HAVE ARISEN OUT OF (IN**

WHOLE OR IN PART) ANY PROPERTY DAMAGE OR BODILY INJURY (INCLUDING DEATH) TO PARTICIPANT OR OTHERS RESULTING IN ANY WAY FROM: (A) PARTICIPANT'S USE OF THE PREMISES OR EQUIPMENT, (B) PARTICIPANT'S ACTIVE OR PASSIVE PARTICIPATION IN THE ACTIVITIES OR OBSERVATION THEREOF, (C) PARTICIPANT'S LOSS OR THEFT OF PERSONAL PROPERTY, (D) THE CONSUMPTION OF ALCOHOL AT THE PREMISES BY PARTICIPANT OR ANY OTHER INVITEE OF URBAN AIR, (E) ANY OTHER ACT OR OMISSION OF PARTICIPANT, INCLUDING, WITHOUT LIMITATION, ANY NEGLIGENT OR GROSSLY NEGLIGENT, INTENTIONAL, RECKLESS, WANTON OR WILLFUL ACT OR OMISSION OF PARTICIPANT, OR ANY ACT OR OMISSION THAT WOULD SUBJECT PARTICIPANT TO STRICT LIABILITY, OR (F) PARTICIPANT'S BREACH OF THIS AGREEMENT. THIS RELEASE AND INDEMNITY SHALL APPLY EVEN IF ANY THE CLAIM IS CAUSED, IN WHOLE OR IN PART, BY THE NEGLIGENCE OF ANY OF THE PROTECTED PARTIES. ADULT PARTICIPANT FURTHER AGREES THAT, IN THE EVENT THAT THIS RELEASE AND INDEMNITY IS FOUND TO BE INVALID OR UNENFORCEABLE, IN WHOLE OR IN PART, UNDER APPLICABLE LAW WITH REGARD TO THE CHILD PARTICIPANT, WHETHER DUE TO THE INSUFFICIENCY OF ADULT PARTICIPANT'S LEGAL CAPACITY OR AUTHORITY TO EXECUTE THIS AGREEMENT FOR OR ON BEHALF OF THE CHILD PARTICIPANT OR OTHERWISE, ADULT PARTICIPANT NONETHELESS AGREES TO INDEMNIFY AND HOLD EACH OF THE PROTECTED PARTIES HARMLESS FROM ANY AND ALL CLAIMS RESULTING FROM, OR ARISING OUT OF OR ALLEGED TO HAVE ARISEN OUT OF ANY OF THE ACTIONS DESCRIBED IN THE FOREGOING SUBSECTIONS (A) THROUGH (F) INVOLVING THE CHILD PARTICIPANT. THIS RELEASE IS INTENDED TO FULLY REFLECT THE INTENTION OF THE PARTIES TO CONTRACTUALLY EXTINGUISH ANY LIABILITY OF URBAN AIR.

6. DISPUTE RESOLUTION.

A. ARBITRATION. Any dispute or claim arising out of or relating to this Agreement, breach thereof, the Premises, Activities, property damage (real or personal), personal injury (including death), or the scope, arbitrability, or validity of this arbitration agreement ("Dispute") shall be brought by the parties in their individual capacity and not as a plaintiff or class member in any purported class or representative capacity, and settled by binding arbitration before a single arbitrator administered by the American Arbitration Association ("AAA") per its Commercial Industry Arbitration Rules in effect at the time the demand for arbitration is filed. Judgment on the arbitration award may be entered in any federal or state court having jurisdiction thereof. The arbitrator shall have no authority to award punitive or exemplary damages. If the Dispute cannot be heard by the AAA for any reason, the Dispute shall be heard by an arbitrator mutually selected by the parties. If the parties cannot agree upon an arbitrator, then either party may petition an appropriate court to appoint an arbitrator. Arbitration and the enforcement of any award rendered in the arbitration proceedings shall be subject to and governed by 9 U.S.C. § 1 et seq.

B. WAIVER OF JURY TRIAL. TO THE EXTENT PERMITTED BY LAW, ADULT PARTICIPANT AND URBAN AIR KNOWINGLY, WILLINGLY, AND VOLUNTARILY, WITH FULL AWARENESS OF THE LEGAL CONSEQUENCES, AFTER CONSULTING WITH COUNSEL (OR AFTER HAVING WAIVED THE OPPORTUNITY TO CONSULT WITH COUNSEL) AGREE TO WAIVE THEIR RIGHT TO A JURY TRIAL OF ANY DISPUTE AND TO RESOLVE ANY AND ALL DISPUTES THROUGH ARBITRATION. The right to a trial by jury is a right parties would or might otherwise have had under the Constitutions of the United States of America and the state in which the Premises is located.

7. LICENSE. Participant irrevocably grants the Protected Parties the right to use all or a portion of an image or video of Participant and their name and likeness in all forms and media including composite or modified representations for all purposes, including advertising, trade or any commercial purpose throughout the world and in perpetuity. **PARTICIPANT WAIVES THE RIGHT TO INSPECT OR APPROVE VERSIONS OF IMAGES OR VIDEOS USED FOR PUBLICATION OR THE WRITTEN COPY THAT MAY BE USED IN CONNECTION WITH THE IMAGES/VIDEOS. PARTICIPANT RELEASES THE PROTECTED PARTIES FROM ANY CLAIMS THAT MAY ARISE REGARDING THE USE OF PARTICIPANT'S STATEMENTS, VIDEOS, OR IMAGES INCLUDING ANY CLAIMS OF DEFAMATION, INVASION OF PRIVACY, OR INFRINGEMENT OF MORAL RIGHTS, RIGHTS OF PUBLICITY, OR COPYRIGHT.**

8. AUTHORITY. If Adult Participant signs this Agreement on behalf of his/her spouse, child, family member, friend, minor child, or other person, Adult Participant warrants and represents to Urban Air that he/she has the legal authority and such person's actual and implied authority to execute this Agreement on their behalf, including, but not limited to, the arbitration clause, release, indemnity agreement, and license.

9. ACKNOWLEDGMENTS. Participant represents to the Protected Parties that this Agreement is a complete and final release and indemnity agreement, that Participant is voluntarily entering into this Agreement, and no representations, promises, or statements made by any of the Protected Parties has influenced Participant in signing this Agreement. Participant agrees that there are no oral agreements, representations, promises, or warranties that are not expressly set forth herein, this Agreement may only be modified in writing, and that Participant is not relying on any statements or representations of the Protected Parties that are not expressly contained herein. Participant expressly agrees that this Agreement is intended to be as broad and inclusive as is permitted by the laws of the state in which the Premises is located and that if any portion thereof is held invalid, it is agreed that the balance shall, notwithstanding, continue in full legal force and effect. Venue for any action brought hereunder or due to Participant's use of the Premises or participation in the Activities shall lie in the County in which the Premises is located. The substantive laws of the state in which the Premises is located shall apply. By signing below, Participant authorizes Urban Air to communicate with Participant via email with updates, news, advertisements, and offers.

10. REPRESENTATIONS BY PARTICIPANT. Participant represents to the Protected Parties as follows:

- A. Participant shall obey all rules while participating in the Activities and alert the staff of any rules violations or dangerous behavior.
- B. Participant possesses a sufficient level of skill and physical fitness for safe participation in the Activities.
- C. Participant shall only attempt Activities that Participant can perform safely.
- D. Participant is not aware of any health problems that would prevent him/her from participating in the Activities.
- E. Participant has received either medical clearance from his/her physician prior to participation in the Activities or has determined that such clearance is not necessary for his/her safe participation in the Activities.

- F. Urban Air may, but shall not be obligated or required to, administer to Participant emergency aid, CPR, and use an AED (defibrillator), secure emergency medical care or transportation (i.e., EMS), and Participant shall assume all costs of emergency medical care and transportation.
- G. Participant shall discontinue participation in the Activities if Participant feels any unusual discomfort (e.g., faintness, shortness of breath, high anxiety, or chest pains).

BY EXECUTING THIS AGREEMENT, I REPRESENT I HAD A SUFFICIENT OPPORTUNITY TO READ THIS AGREEMENT, I HAVE READ AND UNDERSTAND THIS AGREEMENT, AND I AGREE TO BE BOUND AS SET FORTH HEREIN.

Child Participant Name (Please Print)

Parent/Legal Guardian Signature

Date

Adult Participant Name (Please Print)

Adult Participant Signature

Date

Emergency Contact Person: _____ Phone: _____

Participant's Email Address: _____