

Learning Expedition Continuing Agreement and Release

In CONSIDERATION of [REDACTED] (the “Camper”) being allowed to attend Hershorn Schiff Day School of Tomorrow, Inc., d/b/a Community Day School (the “School”), which operates a summer day camp (the “Camp”), the parent(s) and/or legal guardian(s) of the Camper, jointly and severally, agree to the following:

During the Camp, students attending the Camp will have the opportunity to participate in various Learning Expeditions off-campus. In order for students to be eligible to participate in off-campus activities, this Continuing Agreement and Release (the “Agreement”) must be executed by the student’s parent or legal guardian and returned to the School prior to the student’s participation in any off-campus activities. In addition, this Agreement will apply to each of the off-campus activities in which the student engages in the same way as if the parent/legal guardian had executed a separate release for each activity. The Agreement will remain effective for the remainder of the 20 [REDACTED] camp season, unless and until the parent/legal guardian withdraws it by providing the Camp with a separate written document notifying the school of the withdrawal. In the event of withdrawal, the student will no longer be eligible for participation in any future off-campus activities during the 20 [REDACTED] summer camp season. In executing this Agreement, I acknowledge and agree to the following:

1. I certify that I am the parent or legal guardian of [REDACTED] and understand that this Continuing Agreement and Release is given in a material inducement for the School to allow my child to participate in off-campus activities.
2. I give permission for my child to participate in various off-campus activities during all of the 20 [REDACTED] summer camp sessions in which my child is enrolled.
3. I acknowledge and understand that my child may need to walk to the off-campus activity and that such activity will be done under the supervision of Camp personnel.
4. I further acknowledge and understand that my child may be transported by Camp personnel to and from off-campus activities in the Camp van as deemed appropriate by the Camp.
5. I release and waive (individually and on behalf of my child) any claims against the School (and any activities associated with the Camp), its employees and agents arising from any injury, loss, or damage resulting from my child’s participation in any off-campus activity, including, but not limited to, (a) claims for injuries, loss, or damage arising from any act or omission by the School, its employees or agents in connection with the off-campus activity; (b) claims or liability for the reasonable decisions or actions taken by the School, its employees or agents, to protect the health and safety of my child; (c) claims or liability resulting from the School, its employees or agents providing transportation to off-campus activities either through walking to said activities or through use of the Camp van.
5. I understand that I will be provided with information regarding each of the off-campus activities in which my child will participate. I further understand that I can have my child opt-out of an activity if I provide the Camp with written notification of said opt-out at least one-day prior to the activity.

I acknowledge that I have received the opportunity to review this Agreement, that I have carefully read and fully understand the contents of this Agreement and that I have duly executed this Agreement freely and voluntarily, intending and agreeing to be fully bound by the terms hereof.

Child's name: _____

Child's DOB: _____

Parent's name: _____

Signature: _____

Parent's name: _____

Signature: _____