

## **CAMP WICOSUTA**Corey & Justin Dockswell and Carly Meltzer, Directors

Send this form to - Winter Address: 4 New King Street, White Plains, NY 10604 (603) 744-3301 / FAX (603) 216-3339

Today's Date\_\_\_\_

corey@campwicosuta.com / justin@campwicosuta.com / carly@campwicosuta.com

Summer Adress:

21 Wicosuta Drive, Hebron, NH 03241 (603) 744-3301 / FAX (603) 216-3339

## **EXPLORER TWO WEEK SESSION 2026 CAMP ENROLLMENT FORM**

Camper First Name	Last Name		Date of Birth_	Current G	rade
Address	City	State	Zip	Country	
Home Phone	School Name				
Camper Email	How I hea	ard about Wico:			
Parent/Guardian Marital Status: 🔲 Sing	e 🔲 Married 🔲 Divorced 🔲	Separated 🔲 Wido	wed 🔲 Dor	mestic Partnership	
Parent/Guardian 1 First Name	Last Name	En	nail		
Work Phone	Cell		Fax		
Parent/Guardian 2 First Name	Last Name	Em	nail		
Work Phone	Cell		Fax		
Is there anyone who does not have legal r	ights to see your child? 🔲 Yes 🔲	No If yes, please nam	ne		
Sibling's Name	Age Camp Cu	urrently Attending		Boy	Girl
Sibling's Name	Age Camp Cu	urrently Attending		Boy	Girl
T-Shirt Size: 🔲 Youth Medium 🔲 Yo	uth Large 🔲 Adult Small 🔲 A	Adult Medium 🔲 A	dult Large		
	June 24 - Tuesday, July 7)				
· ·	• • •				\$6,850
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## **PAYMENT AND CANCELLATION POLICY**

PAYMENT AND CANCELLATION: Payment terms are a \$1,500 deposit to accompany enrollment (includes \$200 non-refundable application fee); \$3,000 of balance due January 31, 2026; Final payment due April 1, 2026. There will be a \$100 late fee for all payments received after April 1 and a \$200 late fee for all payments received after May 1. All cancellations must be in writing. For participants in CAP, all payments (including the application fee) will be refunded or credited provided that cancellation is received prior to the start of camp. If Parent does not choose to participate in CAP, cancellation penalties will be based on the date the cancellation is received. For those who do not elect to participate in CAP, all tuition and fees are fully refundable (less the \$200 application fee) until January 31, 2026. Thereafter, there will be a cancellation fee of \$1,500 from February 1 to March 16; \$2,000 from March 17 to April 30; and \$3,500 from May 1 to May 31. All payments other than the cancellation fee will be refunded. After June 1, no payments will be refunded. The Camp reserves the right to issue credits in lieu of scheduled refunds in the unlikely event of an Act of God, War, Terrorism, Civil Unrest, Pandemic, Communicable Disease, or any other non-personal situation that, in the Camp's sole judgment, could lead to significant cancellations that would have a negative financial impact on the future of the Camp.

CAMPER ASSURANCE PROGRAM (CAP): The CAP program offers protection against cancellation penalties if Camper is unable to attend camp for ANY reason and Parent cancels in writing prior to the start of camp. Parent will receive a refund or credit of all monies paid based on when cancellation is received. Credits can be used for a future camp session by a family member, but are not transferable to non-family members and are non-refundable. For cancellations received prior to January 31, 2026, Parent will receive a full refund of all payments (including the \$1,500 deposit and the CAP fee). For cancellations received between February 1, 2026 and March 16, 2026, 10% of Camp tuition will be retained by Camp as a credit against a future Camp session and all additional payments will be refunded. For cancellations received between March 17, 2026 and May 31, 2026, 25% of tuition will be retained by Camp as a credit against a future Camp session. For cancellations received after June 1, 2026, 50% of tuition will be retained by Camp as a credit against a future Camp session and all additional payments will be refunded. The CAP fee will not be refunded after January 1, 2025. If Camper needs to leave Camp early, the unused portion of the Camp tuition will be retained as a credit by Camp for a future Camp session. CAP is intended to protect the Camp investment should Parent or Camper need to cancel for any personal reason (including personal choice). Participants in CAP do not need a specific reason to receive the benefits of CAP. The Camp reserves the right to issue credits in lieu of scheduled refunds in the unlikely event of an Act of God, War, Terrorism, Civil Unrest, Pandemic, Communicable Disease, or any other non-personal situation that, in the Camp's sole judgment, could lead to significant cancellations that would have a negative financial impact on the future of the Camp. You must sign up and pay for CAP at the same time you enroll in camp. The deadline for CAP enrollment is March 16, 2026.

## 2026 TERMS AND CONDITIONS

- 1. RULES AND REGULATIONS: Camp Wicosuta is operated solely by Wicosuta Operating Co, LLC, a wholly owned subsidiary of CampGroup LLC (hereinafter collectively referred to as "Camp".) The camper ("Camper") and both Parents/Guardians ("Parent") agree to abide by all of the rules and regulations established by Camp including, without limitation, those relating to enrollment, withdrawal and visitation of Campers.
- 2. DISMISSAL OF CAMPER: 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 interests of the Camp or her fellow campers or who violates Camp rules and regulations, in which case no refunds will be made.
- 3. MEDICAL CARE: Routine medical care provided by the Medical Center is included in the tuition. Parent grants Camp permission to utilize medical treatment (including dental and orthodonture) outside of Camp should the Camp Director(s) ("Director") deem such treatment necessary for Camper's well being. Should it be necessary for the well being of the Camper to use outside medical care or if any special medications must be ordered, all expenses involved will be paid by Parent. In addition, any dental, orthodontic, or optical work will be paid by Parent.
- 4. CAMPER MEDICAL INFORMATION: Parent must inform the Director prior to registration if Camper has received professional counseling or medication for behavioral modification during the last 12 months. Parent must also inform Director immediately if such care or medication occurs after registration and prior to the camp season. Failure to so inform Director may lead to dismissal of Camper from Camp, and in the event of such dismissal, there will be no refund.
- 5. LATE ARRIVAL / EARLY DEPARTURE: No allowance, credit, refund or reduction will be made for late arrival or early departure of Camper without the Director's consent prior to the camp season. There will be an adjustment made if Camper health requires an early departure from Camp.

- 6. RELEASE AND WAIVER OF CLAIMS AND LIABILITY: As a condition of the Camper being admitted to the Camp, the Parent on his/her own behalf and on behalf of his/her spouse, their heirs, personal representative or assignes, hereby holds harmless and releases the Camp, its owners, directors, officers, employees, and agents from any and all damages, claims, causes of action and liability for personal injury or property damage which results in any way from the operations of the Camp, activities in which the Camper participates at the Camp or in conjunction with the Camp, or the conditions on or about the Camp premises or in any place where the Camper participates in Camp activities. This provision is intended to release and waive any claims, in carrying out of the activities at the Camp, and in respect of the conditions of the premises of the Camp.
- 7. PERMISSION TO PARTICIPATE: Parent grants Camper permission to participate in all Camp programs and activities, excursions, and special outings and understands that accidents and injuries may occur in the natural course of participation in such activities. Parent understands that hikes and trips away from Camp are an integral part of the Camp program and gives permission to the Camp to take Camper out of Camp to participate in these programs.
- **8. IMAGES, ETC:** Permission is hereby given for Camp to use in promoting and marketing the Camp and in other ventures directly relating to the Camp (i) digital, photographic, video, and audio images or likenesses of Camper; and (ii) statements, articles, names, music, art, photographs, audio recordings, films and videos created by Camper or originating from Camp or from a Camp related activity.
- **9. BELONGINGS:** The Camp is not responsible for Camper's belongings or equipment while in transit or at Camp.
- 10. GRATUITIES: Tipping of staff, in any form, is prohibited.
- 11. COLLECTION: If tuition or fees are not paid in full for Camper, Parent will be liable for all costs of collection, including attorney's fees.

- 12. SEVERABILITY: Camper and Parent 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.
- 13. 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.
- 14. 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.
- 15. DISPUTES: All claims, lawsuits, disputes or causes of action of any kind or nature, whether arising in law or in equity asserted by Camper or Parent 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 courts of the State of New Hampshire (Grafton County), and Parent and Camper expressly submit to the jurisdiction of such courts. The substantive law of the State of New Hampshire will govern such disputes without regard to conflict of law rules.



Please sign the front of this application indicating that you have read and accept all of the above mentioned terms and conditions including the payment and cancellation policy.