

Champions Riverside Resort
W16751 Pow Wow Lane
Galesville, WI 54630
608-582-2995
Business office: 608-525-2323
Rick Severson Cell: 608-498-3760

Mail agreement to:
Agent for maintenance & collection of fees:
Rick & Lori Severson
Severson & Associates Business Office
P.O. Box 228
Ettrick, WI. 54627
lori@seversonandassociates.com
You will receive your signed copies back in the mail
or your deposit back within 14 business days.

2019 SEASONAL CAMPGROUND ADMISSION AGREEMENT

THIS AGREEMENT IS BETWEEN Champions Riverside Resort AND THE FOLLOWING PERSONS:

ADULTS: _____.

MINORS: _____.

ONLY THE PERSONS NAMED HERE ARE THE "CAMPERS" OF THIS CAMPSITE. THE CAMPERS' ADDRESS AND OTHER INFORMATION ARE ON THE LAST PAGE OF THIS AGREEMENT.

Camping Agreement. When this Agreement is signed by the Campground and the Camper; and the required Deposit has been Paid, the Camper shall have the following contractual benefits:

- (a) admission to the Campground and use of the Campsite and the common areas of the Campground subject to the Campground Rules and on the same terms as other Campers;
- (b) permission to place a Unit on the identified Campsite;
- (c) permission to occupy the Campsite until the end of the Period stated in this Agreement, subject to all conditions in this Agreement.

Defined Terms. Some of the terms used in this Agreement have definitions. Those terms are Capitalized. The definitions stated apply throughout this Agreement.

Not A Lease. This Agreement is a contract which is binding on both the Campground and the Camper. This Agreement is not a lease of real estate and does not convey any property right to the Camper. The Camper is not a tenant. This Agreement is, for legal purposes, a license to use the property of the Campground on the conditions which are stated in this Agreement.

Assigned Campsite. The Camper is assigned the Campsite known as: _____.

Period Of Use. The Period of this Contract starts on April 15, 2019. The Camper may not Occupy the Campsite after the Expiration Date, which is the same as the State of Wisconsin occupancy laws or the date of Early Termination under the provisions of this Agreement.

Not a Residence. Under Wisconsin law, Campgrounds may not be a permanent residence. Camper may not claim the Campground as their permanent address, voting address or other place of residence. Campers may not have a mail box or receive mail at the campground.

Camper is defined as up to two adults and their unmarried, under 21 year old, dependent children.

Unit is defined as a RVIA approved recreational vehicle including a travel trailer, camper, or fifth wheel. All camping units 5 years or older must be pre-approved by resort owner, prior to moving same onto campsite. Any camping unit cannot remain or be renewed on site if older than 15 years old unless approved by Resort. Camper has had an opportunity to inspect said campsite.

A current registration/license is required. Camper has determined that said site is suitable for Camper's unit, and accepts the same. Any relocation during the season will be subject to a fee. Resort has made no representations or warranties, written or oral, express or implied, concerning said campsite. Additional camping space requires an additional charge.

Term of agreement – April 15, 2019 – October 15, 2019. Water will be turned on and off according to the discretion of the resort.

NOW THEREFORE, the parties hereto freely and voluntarily enter into the following agreement: Camper shall pay a seasonal fee in the sum of **\$2130.00 (Plus sales tax for a total of \$2247.15)** Said seasonal fee is due and payable in full upon execution of this Agreement.

At Camper's election, this fee may be paid as follows:

The Camper agrees to pay a nonrefundable Security deposit of \$400.00 by November 1st, 2018 to secure your site. If the camper elects to make payments they are due as follows: January 15, 2019, \$400.00 - February 15, 2019, \$400.00 - March 15, 2019, \$400.00 entire final payment \$647.15 must be complete no later than April 1, 2019. A \$25.00 late charge per month will be applied to any late payment. If the entire amount of the agreement is paid in full by November 1, 2018 you will receive a \$50.00 gift certificate to Champions Riverside Resort mailed back with your signed agreement. If you choose to use a credit card you will be assessed an additional \$100.00. Any relocation of your site for 2019 site is subject to a \$200.00 relocation charge.

If the Camper chooses to move out before end of the agreement – no refunds will be given. Camper is liable for any balance owed on agreement and must be paid in full before moving out. Agreement can be terminated without a refund by owner for violations of rules, such as but not limited to non-payment, unruly behavior, fighting & disorderly conduct. Trailers will have to be removed from park within 7 days of notification. After 7 days there will be a \$10.00 per day charge for storage. Payment of \$10.00 per day on storage charge will be paid before trailer leaves the park.

Electricity: An additional meter deposit for each site of \$100 is required for (new seasonals) which will be refunded upon the campers departure, minus monies owed. This is due at the time of the seasonal agreement signing. Each camping unit is to be plugged into its own electric box and camper's campsite. There is an amenity fee for the electric usage. Electric bills will be read on July 1st and October 31st. All bills must be paid by the due date mentioned on said invoices. If Camper's utility bill is delinquent, in addition to other remedies, Resort may disconnect the utilities to the campsite. Camper shall pay a reconnect charge to Resort of \$25.00. Any sale or early removal of camping unit will immediately void the camper's agreement with no refunds or pro-rations. Each Camper may put a lock on their individual electricity if they wish. No generators of any kind are allowed.

Wisconsin State Law prohibits the dumping of sewage tanks or grey water tanks anywhere on the grounds except at the designated dump station.

Camper shall pay all personal property taxes levied against Camper's personal property located upon said campsite if applicable. Camper shall provide to Resort evidence of payment of said tax upon demand by Resort.

Guests:

The Camper is responsible for the conduct of their day and overnight guests, and shall be personally liable for any personal injuries or property damage arising from the actions of such guests. As a seasonal Camper you are awarded 75 daily VIP wrist bands to use during the year. They will be assigned to you so your guests do not pay a fee. You will sign for these and be responsible for their safe keeping. No wristbands can be reissued. Please **secure** your guests wristband. A guest is someone defined as visiting you while you are here. Any guests of Camper must register at Resort's office. If said **guests are found without a wristband, there shall be a charge of \$10.00 to the site holder.** Said fee shall be due and payable on demand. Guest conduct issues/wristband issues can lead to the seasonal losing all guest privileges. The resort reserves the right to accept or reject anyone on the property.

Guests must purchase a \$5 parking pass and must park only on the seasonal site they are a guest of. Additional parking is available in the Bar & Grill parking lot designated area. Your frequent guests may purchase a seasonal parking pass for \$50.00 if you have room for them to park on your site. Violations of this privilege will affect your agreement.

Camper responsibilities:

Camper shall keep said Campsite and all personal property located thereon in a state of cleanliness and healthy sanitation and shall comply with all ordinances and regulations of the Township of Galesville, the State of Wisconsin, the United States, and any authorized agency of said governmental bodies. Trailer, deck and or shed must be at least five feet from lot lines. Lot lines are determined by resort. Camper is responsible for all building permits. Camper shall be responsible for the maintenance & repair of any and all personal property located upon said campsite. Camper shall not use said campsite for any illegal activity or activity which would injure the reputation or the business of Resort. Camper shall not commit waste and will suffer no waste to be committed in or upon said campsite. There should not be any household appliances of any type except lawn furniture or a portable cooking grill left outside on said campsite. Campsite boundaries shall be maintained. Any exceptions must be in writing from the resort. State of Wisconsin requires 10 feet between camping units including decks and shed.

Camper shall not, voluntarily, involuntarily or by operation of the law, assign this Agreement, in whole or in part. Camper shall not, voluntarily, involuntarily, or by operation of the law, rent the whole or any part of said campsite or any personal property located thereon or permit any other persons to occupy the same. Any attempt to assign or rent the same without prior written consent of Resort shall cause this Agreement to be deemed null, void and of no further effect immediately.

Acceptance of payment of seasonal fee, in whole or in part, from any other person by Resort shall not be deemed to be a waiver of any of the provisions of this Agreement or to be consent to the assignment or rental.

Camper shall maintain public liability, fire, wind and other hazard insurances upon their personal property situated upon said campsite and for their acts or omissions occurring while occupying said campsite in amounts acceptable to Resort, said acceptance not to be unreasonably withheld. Within ten (10) days of written demand by Resort, Camper shall provide evidence to Resort of said insurance being in full force and effect.

Camper's Obligations. General Obligation. The Camper will use the Campsite in a manner which is safe, orderly, lawful, sanitary, clean and respectful of the rights of other Campers, protective of the Campground's property and respectful of other Campers and Guests.

In addition to this General Obligation, Campers must do all of the following:

- (a) The Camper will Pay all deposits, fees and charges when due.
- (b) The Camper will assure that all obligations of this Agreement are understood by all of the Campers and Guests Occupying the Unit, including children. The adult Campers will monitor and supervise all minor Campers to assure that the minors abide by the requirements of this Agreement.
- (c) The Camper shall maintain liability, fire, wind and other hazard insurance coverage on their unit and personal property located on the Campsite. The insurance policy must provide coverage of the Camper's acts or omissions related to the Campground and Campsite. Camper must have liability insurance on all motor vehicles operated on the Campground, including golf carts and other vehicles which are not licensed for use on public roads. The Camper shall provide a copy of the insurance policies' Declarations pages to the Campground.
- (d) The Camper shall maintain the Camper Unit according to the manufacturer's recommendations. Camper understands that only RVIA-Approved Recreation Vehicles, which have been approved by the Campground and are less than 15 years old, may be placed on the Campsite.
- (e) The Camper and Guests shall abide by all directions of Campground staff, obey all signs and signals on the Campground.
- (f) The Camper and Guests shall not enter closed areas or other Campsites without permission.
- (g) The Camper will not have Guests without giving the Campground notice and obtaining approval. Guests may not Occupy a Unit more than two weeks in a Period unless the Agreement is amended to include them. The Campground may impose a daily charge for each Guest.
- (h) By signing this Agreement, the Camper acknowledges that the Camper has been given a copy of the Campground Rules. Camper agrees that the Campground may revise the Campground Rules at any time without notice. The Camper also agrees that the Camper has had the opportunity to inspect the Campsite and accepts it in its current condition as suitable for the Camper's Unit and intended use without modification. The Camper agrees to abide by and follow all applicable state laws, Campground rules and ordinances.
- (i) The Camper agrees not to install or place any porches, carpeting, awnings, patios, gravel, or any other objects (other than lawn furniture) at the Campsite without prior written permission of the Campground. Any government permits or fees and compliance with all requirements; and, liability for any penalties, shall be the responsibility of the Camper.
- (j) Any personal property taxes levied on the Unit and other Camper property are the responsibility of the Camper and not the Campground. Camper shall provide the Campground with evidence of payment of any such personal property taxes.

Limitations On Campground Liability. The Campground desires to provide Campers with an enjoyable camping experience. However, camping and related activities occur in an outdoor recreational setting. There are aspects of any recreational experience that cannot entirely be controlled or made free of risk. The Campground is not liable for weather conditions, natural events, or damages caused by wrongful conduct or carelessness of others. By signing this Agreement, the Camper acknowledges that by participating in recreational activities, the Camper accepts the risks which are inherent in the recreational activity. The Camper is advised that Wisconsin law (Section 895.525, Wis. Stats.) limits the liability of the Campground and imposes duties on the Camper to take precautions for their own safety while engaged in recreational activities. The Camper and not the Campground is responsible for supervision and control of all Campers and Guests.

Reimbursement to Campground for Losses Caused by Camper. In the event that any action or omission of the Camper or Guests or the Camper cause the Campground to pay damages to any other person or party, to incur repair, cleaning, security or law enforcement expenses, the Camper shall reimburse the Campground for those damages, as well as any attorney's fees and expenses incurred by the Campground.

Notice of Renewal or Non-Renewal. Not less than 90 days before this Agreement expires, the Camper shall notify the Campground in writing if the Camper intends to renew this Agreement for the next camping year. If the Camper does not notify the Campground of intent to renew, the Campsite may be assigned to another Camper. Upon renewal, the Camper shall sign a new Agreement and place a deposit for the next year.

Expiration of Agreement.

(a) Expiration: This Agreement terminates on the Expiration Date at 4:00 p.m.

(b) Non-Payment. If a Camper fails to pay any Cost provided for in this Agreement, the Campground may terminate this Agreement. The Campground shall provide the Camper with Notice as provided in this Agreement. Termination of the Agreement does not relieve the Camper of liability for all remaining unpaid Cost.

(c) Early Termination: The Campground may determine, for any reason in the Campground's sole discretion, that it is necessary for the Camper to leave the premises of the Campground prior to the scheduled end of the Period. In such an event, the Campground will give Notice to the Camper to leave the Unit and the Campground. The Camper will be given one (1) day to cease to Occupy the Unit and Campground, and five (5) days to remove the Unit from the Campground. In the event of a disturbance of the peace and order of the Campground, the Campground reserves the right to require the Camper to leave immediately. If the Agreement is terminated early, Camper has no right to a refund.

Winter Storage. The Campground may allow the Unit to remain on the Campsite during the period between the end of the season for which this Agreement was executed and the commencement of the next season. The fee for winter storage shall be \$0. The Campground's Agreement to permit winter storage does not, in the absence of a Seasonal Agreement for the next year, obligate the Campground to agree to permit the Camper to Occupy the Campsite in the ensuing camping season. This means if you are not paid for the next year the camping unit must leave by November 1, 2018. The Camper must properly prepare the Unit for winter storage

according to the Campground Rules. During winter storage, no one may Occupy a Unit or a Campsite except as permitted by the Campground.

Removal of Unit. At the Termination of the Agreement, the Camper will remove the Unit and all other personal property of the Camper from the Campground, quietly and peacefully. The Camper is responsible for removing the unit with appropriate care for the Campsite and other Campers, and to restore the Campsite to its original condition.

(a) If a Unit remains on the Campsite or Campground after the removal period has expired, the Camper agrees that the Unit has been abandoned and is an abandoned vehicle under section 342.40 of the Wisconsin Statutes. The Camper agrees that all other personal property inside and outside of the Unit also is abandoned personal property. The Campground may remove the Unit and personal property.

(b) The Campground may remove the Unit by: (i) moving and placing the unit on other property of the Campground until the Camper pays all fees due and retrieves the Unit; (ii) selling or disposing of the Unit on terms which the Campground deems reasonable in the Campground's sole discretion.

(c) The Camper is liable for the Campground's expenses to remove and dispose of the Unit, plus a flat fee of \$250 and storage costs of \$10 per day. If the Campground sells the Unit, the proceeds of the sale belong to the Campground. The Campground may pay any net proceeds to the Camper at the discretion of the Campground.

No Transfers or Assignments of Agreement. This Agreement is solely between the named Camper and the Campground. The Camper may not transfer this Agreement to any other person or persons, or assign the Camper's obligations to any other person. The sale or repossession of a Unit shall result in Early Termination, and removal of the Unit unless the Campground agrees, at its sole discretion, to enter into a new agreement with a new owner.

General Terms and Conditions. The Campground shall not be deemed to have waived any requirement of this Agreement by failing to enforce terms of the Agreement. This Agreement, together with the Rules adopted by the Campground, are the entire agreement between the Campground and the Camper. The Camper agrees that no representations made to the Camper are binding unless those representations are included in this Agreement. No oral modifications of this Agreement are enforceable. If any provision in this Agreement is invalidated by any law or court order, the remaining portion of the Agreement shall continue to apply. This Agreement is controlled by Wisconsin law. All disputes involving the Agreement are to be resolved in the Circuit Court for the County in which the Campground is located. Any representations, discussions, questions or modifications of the terms and conditions of the Camper's admission to the Campground have been integrated into this Agreement. The Camper does not rely on anything other than the terms and conditions of this Agreement.

Sales on Site.

If Camper elects to sell on site Camper's unit and associated personal property, Camper must notify Resort prior to commencing any sale activities. To be entitled to sell the unit and associated personal property on-site, Camper agrees to give resort a set of keys, provide sale price and information and to pay Resort 10% of the selling price of the unit and personal property. Upon sale of unit, there shall be no refunds of any unused portion of the seasonal fee.

Any unpaid portion of the seasonal fee shall be due immediately in full. Personal property sales can be waived upon written consent from the owners.

Upon written prior consent of Resort, Camper, at its own expense, may construct only one storage shed upon said campsite. Tarp covered sheds are prohibited. You must submit your plans to resort management for both current and future storage sheds. Metal sheds are prohibited without written permission from resort management.

Upon written prior consent of Resort, Camper, at its own expense, may construct a fence upon or around said campsite. The following requirements are applicable to said fence so constructed:

- The boundary lines of said campsite are marked by Resort prior to commencement of construction;
- Said fence must be approved in writing by Resort manager.
- Fence shall become the property of Resort.
- All landscaping improvements made to said campsite by Camper, including without limitation trees or bushes, become the property of Resort.

Fire Rings & Picnic Tables: These are not furnished by the campground.

Signatures. The persons signing below as the Campers agree to the conditions and provisions of this Agreement, and agree to comply with them. We further agree that we will inform our minor children and guests of the requirements of this Agreement, and be responsible for their behavior and demeanor at the Campground. The undersigned Campers understand that their admission to the Campground may be terminated by the Campground, at any time in the sole discretion of the Campground.

WE RESERVE THE RIGHT to interpret and enforce all the rules for the benefit and safety of all.

Dated: _____

FOR THE CAMPERS [All Adults and a parent with legal custody of all minors must sign]

FOR THE CAMPGROUND:

CAMPER IDENTIFYING INFORMATION

NAMES AND ADDRESSES OF THE CAMPERS:

Adults:

Address: _____ City _____ State _____ Zip _____

Minors [Specify how each is related to the Adults. If the Adults signing do not include a parent of a minor, state the name, address, phone number and email of all of the parent(s) of the minor].

Contact Information:

Home Phone: _____

Cell Phones _____

Work Phone: _____

Email: _____

Person to Contact In Emergency:

_____ Phone: _____

List any important health information:

Name of Liability and Property Insurance Carrier: _____

Policy # _____

INFORMATION ABOUT THE UNIT

Manufacturer: _____ Year: _____

Model: _____

VIN / CHASSIS # _____

Title: State: _____ License Plate #: _____ Title #: _____

Lien holder (if any) _____ Account: _____

Address: _____ City _____ State _____ Zip _____

____ Golf Cart Registration \$20 – Proof of insurance-due prior to April 1, 2019

____ ATV registration \$20 – Proof of insurance-due prior to April 1, 2019

Motorized Vehicle violations may result in removal from the Resort.

Drivers License information

ADDENDUM - RULES RE: SEASONAL CAMPSITE AGREEMENT

1. Rules of the campground: Resort owner may make such reasonable “Rules” governing the Campground and use of the Campsite as Resort owner deems necessary from time to time. A copy of the rules shall be available and the Camper agrees to observe and comply with all such rules.
2. Minor children (under the age of 21) are prohibited from occupying said campsite without their parent or legal guardian present. Minor children shall be restricted to campsite at 11:00 p.m. and prohibited from being off campsite after that time without any occupying adult. Under age children should not be left unsupervised on the property. Parent or legal guardians are responsible for the whereabouts, actions and safety of their children
3. Prior to Camper operating a golf cart on Resort property, Camper must obtain from Resort for said golf cart a sticker and furnish to Resort proof of insurance. Proof of insurance shall be furnished annually. The sticker must be obtained annually. No golf carts may be operated after dusk unless the same are equipped with adequate lights. Only **licensed drivers** shall operate said golf cart. Operation of golf carts is limited to the developed roads upon said campground and they shall be operated at speeds not to exceed 5 mph. **During Quiet Hours, golf cart usage is limited to destination driving only, no ‘cruising or parading’ around the campground is allowed from 11:00 p.m. until 8 a.m. Speed limits must be obeyed.** Golf carts must be properly maintained at all times. Violations of these rules will result in fines up to and including removal from the park. Registration stickers are \$20.00 annually and due prior to April 1, 2017. Should you choose not to get a sticker you will be asked to remove your vehicle from the campground.
4. Prior to Camper operating an ATV on Resort property, Camper must obtain from Resort for said ATV sticker and furnish to Resort proof of insurance. Proof of insurance shall be furnished annually. The sticker must be obtained annually. No ATV’s may be operated after dusk unless the same are equipped with adequate lights. ATV’s should only be used to travel specified trails and to drive to and from the River frontage. **Only licensed drivers** shall operate said ATV. Operation of ATV’s is limited to the developed roads upon said campground and they shall be operated at speeds not to exceed 5 mph. ATV’s are not allowed after 11:00 pm and before 8:00 am due to quiet hours. ATV’s must be properly maintained at all times. Violations of these rules will result in fines up to and including removal from the park. **Speed limits must be obeyed Registration stickers are \$20.00 annually and due prior to April 1, 2019.**
5. Safety is the facilities #1 priority. Please recognize that recreation vehicles must be registered with your site number. You are responsible for your vehicles at all times.
6. All vehicles must follow the campground speed limit. Insurance must be carried on all vehicles at all times. If driving at dusk, lights must be installed as part of the vehicle.

7. Camper shall park all vehicles used by Camper or its guests on Camper's own campsite or in areas designated by Resort. If any vehicles are parked in areas off Camper's site which are not designated by Resort, Resort's daily camping fee is due and payable by Camper on a per vehicle basis. Any vehicle other than Camper's unit which is parked in one location for a period in excess of 10 days will be towed at the expense of vehicle's owner.
8. Site numbers must be displayed on the front of the unit so that any emergency service can locate your unit and site.
9. To enable all to peacefully and quietly enjoy the Resort, all campfires must be out by 1:00 a.m. Quiet time commences at 11:00 p.m. and continues to 8:00 a.m. the next day. Fireworks and fire arms are prohibited.
10. All pets shall be leashed at all times. Said pets are neither to create a disturbance nor be allowed to be a threat to other persons using Resort. Camper shall not permit pets to be left unattended at said campsite. Excessive barking, failure of the camper to keep their pet leashed when outside the camping unit, or leaving the pet unattended will give Resort Owner cause to require the pet to be removed from the property. Camper must clean-up after their pets. Restricted pets: Rottweiler, or Pit Bull. Any mix of any of these breeds should be noted on the agreement.
11. Camper specifically acknowledges that Resort does not maintain a lifeguard on duty at either Resort's pool, or water ways. On behalf of Camper and their children, guests and any other persons associated with Camper, Camper assumes full responsibility for their safety while using the pool or river.
12. Campsite is designed for one unit only. With prior Resort management consent, an additional **tent** may be permitted for no longer than three consecutive nights at a rate of \$15 (plus tax) per night, to be paid in advance. If said additional unit is not registered prior to set-up, the full water and electric rate for up to three nights will be charged.
13. Camper may not store more than one boat on campsite during the camping season. No additional boats, motors or additional campers may be left on the campsite from October 15 through April 15.
14. Wood: May not be brought into the facility from outside Trempealeau County per (Department of Natural Resources and the State of Wisconsin) No nail embedded wood, pallets or construction debris is allowed.
15. Campers are not allowed to conduct business of any kind without written consent from Resort owners.
16. Vandalism, disturbances, etc will be grounds for immediate and permanent eviction from the park.

17. All visitors should know the unit number and the name of the person they are visiting.
18. In the event the seasonal fails to keep the site properly maintained, Resort may give Seasonal Camper notice of the deficiency and reasonable time to fulfill Seasonal camper's obligations. If such maintenance is not performed within the timeframe, a fine of \$25 to \$100 per incident can be established. This includes rubbish, trash removal and lawn maintenance.
19. **Pump out Services:** Honey wagon services are provided at posted rates per pump out, and shall be paid to the Resort in advance. All "honey wagon" requests must be received by 6pm on Sunday for posted service. If request is received late, it shall be deemed a special request and there will be a \$30 Emergency Pump fee. Prior to pump out, camper shall inspect and warrant that all valves, drains, hoses, transfer tanks, etc on camping unit are in proper working order. If the same are not in proper order, resort shall have the right to refuse to pump out camping unit until all necessary repairs are made and camper notifies the resort of the same. The Resort assumes no responsibility for the condition of the transfer tank on any camping unit or for any damage caused by or arising due to said pumping.
20. **Exterior Transfer Tanks:** All seasonal campers are encouraged to purchase 300 gallon transfer tanks at \$475.00 installed. The resort may purchase the tank upon termination of your agreement for 75% of purchased price based on age & condition. All seasonals who purchase transfer tanks will be pumped out at no charge. Camper shall cause all gray water and sewage to be contained in Camper's unit maintained in an approved above-ground holding tank. Below-ground holding tanks are specifically, without limitation, prohibited. Based on once a week pumping.
21. Prior to entering the facility, all guests and visitors must register at the office or in the general store. Guests will obtain their wrist bands from the seasonal. All wristbands must be secured on the guest. Loose bands will be taken and must be reissued by the seasonal. Anyone without a car pass may be subject to a \$5 vehicle fee. Please register your personal boats or other vehicles to your site.
22. Please note that from time to time celebrity guests will be at the campground either enjoying the property or raising money for their foundations. Campers must obey all foundation rules and please respect their privacy.
23. You & your guests agree photos, video, and other media taken during stay may be used in promotional pieces.

