



# The Evergreen School Refund Policy and Summer Waiver Agreement

**Please read the following waivers and agreements carefully.** They include release of liability and waiver of legal rights, and deprive you of the ability to sue certain parties. By agreeing electronically, you acknowledge that you have both read and understood all text presented to you as part of the registration process.

## **Field Trip & Media Permissions**

By agreeing to this policy, the parent/guardian is giving permission for the registered child to attend all field trips and/or other activities that may remove the child from The Evergreen School's campus. By checking the box below, the parent/guardian is giving the registered child permission to be photographed and/or filmed while engaging in The Evergreen School's summer activities. These photographs/videos would be used in materials including, but not limited to, advertising, school publications, brochures, website, and social media for The Evergreen School.

## **Refund and Transfer Policy**

Refunds are given when we must cancel a class or camp. A class or camp may be canceled due to lack of enrollment. The decision to cancel a class or camp due to lack of enrollment is made after Friday May 24th. Refunds are not given if and/or when your family's plans change and your child may no longer participate in our program. If your family's plans change, then you may request a transfer into a different Evergreen Summer Program week (class or camp). The request should be made at least two business days before the class or camp begins. The transfer may happen only if there is space available in the requested class/camp. Refunds are not given on transfers and any balances must be paid in full at the time of the transfer. If you're requesting a refund due to extenuating circumstances, then please contact the director of the summer program. To inquire about transferring from one week (class or camp) to another, please contact the Summer Program, [summerprogram@evergreenschool.org](mailto:summerprogram@evergreenschool.org).

## **Liability Policy**

By agreeing to this policy the adult on behalf of themselves and their child, agree to hold The Evergreen School, its agents, employees and/or officials, while acting within the scope of their duties, harmless from all causes of actions, demands and claims, including the cost of their defense arising in favor of the child participant or third parties on account of personal injuries, death or damage to property arising out of activities on the premises and in any way connected with the activities of the child participant in The Evergreen School's Summer Program except for those acts of commissions which are the sole negligence of The Evergreen School, its agents, employees, and/or officials.

### **Consent for Medical Care**

I hereby give permission for emergency medical treatment for my child in the event of an emergency. I consent to transportation, the use of the 911 service, and medical, surgical, diagnostic and hospital procedures as may be performed or prescribed by a licensed physician. This is applicable only in instances where every effort has been made to reach a parent or close relative. If a parent or relative is unavailable, please contact our child's physician for advice with the needed emergency treatment. I understand that the 911 service will be called first in the event of a major medical emergency.

### **Head Injury/Concussion Information**

By agreeing to this policy, the parent/guardian has fully read and understands the following head injury and concussion information. Participants with the signs and symptoms of concussion should be removed from sports camps immediately. Continuing to play these sport-like activities with the signs and symptoms of a concussion leaves the young participant especially vulnerable to greater injury. There is an increased risk of significant damage from a concussion for a period of time after that concussion occurs, particularly if the participant suffers another concussion before completely recovering from the first one. This can lead to prolonged fatal consequences. Child participants will often under report symptoms of injuries and concussions.

Any participant even suspected of suffering a concussion should be removed from the sporting activity immediately. No participant may return to such activity after an apparent head injury or concussion without medical clearance, regardless of how mild it seems or how quickly symptoms clear. Close observation of the participant should continue for several hours. The "Zackery Lystedt Law" in Washington now requires the consistent and uniform implementation of long and well-established return to play concussion guidelines:

- 1) a child who is suspected of sustaining a concussion or head injury in a sport shall be removed immediately
- 2) a child may not return to that sport until that participant is evaluated by a licensed health care provider (who is trained in the evaluation and management of concussion) and that health care provider has given written clearance to return to the sporting activity
- 3) the parents/guardians should inform the Evergreen School if they think the participant may have a concussion.