PRSC 2024 Summer Camp registration packet

Questions? Contact cgalloway@caclubs.com (805) 239-7397 ext 104

Participant Name:(Last)			(First)							Member # Non-member (please check):		
Age (first day of camp):										(preuse encek).		
		-					/	/	-			
Shirt Size (circ	ele one): Kids XS	S M L	XL	Adult	S	M						
Additional Par	rticipant Name:	(Last)				(F	irst)		Age (first of Big	lay of camp):/ th://		
Chint Cina (aima	da ana). Vida VC	,	VI	A .l14	C		1130)		Date of Bil	tii		
•	ele one): Kids XS					IVI						
Additional Par	rticipant Name:	(Last)				(F	First)		Age (first of Bing Date of	lay of camp):/ th://		
Shirt Size (circ	ele one): Kids XS		XI.	Adult	S	M						
`	t/Guardian Name: _								Palation to	vehild:		
	/Quarulali Naille											
	/											
	ergency, contact:											
Name:							R	elation to ch	ild:			
Phone:						_ Pr	imary	Care Doctor	:			
Insurance Co.				Policy	#:							
Any special co	ncerns/allergies:											
Fees Member with 1	unch: \$375	Member	r witho	out lunc	:h: \$	\$325	;					
	ith lunch: \$425	Nonmer							1			
	Dates	Check to sign				ın "I ınch			Dates	Check here to sign up	Place an "L for lunch	
Week 1	June 10 -14							Week 6	July 15 - 19			
Week 2	June 17 - 21							Week 7	July 22 - 26			
Week 3	June 24 - 28							Week 8	July 29 - Aug	2		
Week 4	No Camp	XXXX	XXX	XX	XX	XX		Week 9	August 5 - 9			
Week 5	July 8 - 12											
	Week 1-5 TOTAL:	\$							Week 6-9 TOTAL:	\$		
Auto payment	t must be set up to	reserve a	spot i	<mark>n cam</mark> j	<mark>p.</mark> I	nitia	ıls: _		Combined	total: \$		
Cancellations **10% off ea	must be given one	week in a	<mark>advan</mark> o	ce for 5	<mark>50%</mark>	6 re	<mark>fund.</mark>	Initials:				
10 /0 011 68	ion sibility											

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Express Assumption of Risk Agreement and Release of Liability and Indemnity Agreement I, the undersigned Parent(s), Legal Guardian(s), or Participant, on my own behalf, and behalf of all others who are listed as Participants under this Agreement, including my unborn and/or minor children, and my and their personal representatives, assigns, successors, heirs, and next of kin, (hereinafter collectively referred to as the "Participants"), acknowledge and agree that the use of the facilities, services, equipment or premises of Paso Robles Sports Club (the "Club") by any of the Participants involves potential and/or inherent dangers, hazards and risks of injury to persons and property, and the Participants assume full responsibility for such risks for myself/themselves. The Participants agree and acknowledge that I/they have entered into the Agreement for use for use of the Club's facilities, services, equipment, or premises primarily for recreational purposes and not to use any specific piece of equipment or training or exercise methodology. In consideration of being permitted to enter the Club's facilities for any purpose, including, but not limited to, observation, use of facilities, services, or equipment, or participation in any way, the Participants agree to the following: the Participants are authorized to, and do hereby release, defend, and hold the Club, its and their shareholders, directors, officers, parents, subsidiaries, employees, volunteers, members, managers, independent contractors, and agents harmless from all liability to all the Participants, and any of my/their personal representatives, assigns, heirs and next of kin for any loss or damage sustained by any of the Participants. The Participants hereby waive, release and forever discharge any and all claims or demands therefore based on, or on account of, any injury or death to any of the Participants and property loss or damages sustained by any of the Participants, whether or not foreseeable, caused by the active or passive negligence of the Club or otherwise, while any of the Participants is in, upon, or about the Club's premises, or while using the Club's facilities, services, or equipment or while participating in any Club activity at any location. This Express Assumption of Risk Agreement and Release of Liability and Indemnity Agreement (the "Release"), includes, but is not limited to, claims based on the following: the Club's improper maintenance of its equipment (mechanical or otherwise), grounds or facilities, negligent instruction or supervision, including personal training, or inadequate security or staffing, the Participants' use of the Club's facilities, services, or equipment, and/or slipping or tripping anywhere in or about the Club or any location in which the Club operates, including, but not limited to public facilities. Such facilities include, but are not limited to: exercise equipment, exercise rooms, weight rooms, locker rooms, sidewalks, parking lots, stairs, pool, whirlpool, spa, sauna, steam room, tennis/racquet/squash courts, or lobby area or parking lot. Such risk of injury includes, but is not limited to injuries arising from the participation by any of the Participants, or others in supervised or unsupervised activities at the Club, injuries and medical disorders, including, but not limited to death, heart attacks, strokes, heat stress, sprains, broken bones, injured muscles and ligaments, and mental anguish, among others, arising from exercising, any recreational use of any of the Club's facilities, or otherwise, or while participating in any of Club's programs, classes, or activities, and accidental physical and mental injuries occurring anywhere in or about the Club, including its dressing rooms, showers and other facilities. The Participants also agree to indemnify and hold the Club, its agents, officials, shareholders, directors, officers, parents, subsidiaries, employees, volunteers, members, managers, independent contractors, and agents harmless from any loss, liability, damage or cost that the Club may incur due to the presence of any of the Participants in, upon, or about the Club's premises or in any way observing or using any of the Club's facilities, services or equipment, whether or not foreseeable, caused by a Guest's negligence or otherwise. The Participants further expressly agree that the Release is intended to be as broad and as inclusive as permitted by the law of the state of California, and that if any portion of the foregoing Release is held invalid by a court of law, then that portion shall be deemed stricken and it is agreed that the remainder of the Release shall continue in full force and effect without the invalid portion. The undersigned Agrees that this Agreement shall be construed in accordance with the Laws of the State of California, without giving effect to the conflict of law provisions thereof, and that the State of California, County of San Luis Obispo.

On behalf of the Participants, I acknowledge that I have carefully read this Release and fully understand that it is a release of liability, and express assumption of risk and indemnity agreement. I am aware and agree that by executing this Release, I, and all of the Participants are giving up any rights I or any and all of the Participants may have to bring a legal action or assert a claim against the Club for injuries or losses that Participants may incur, including, but not limited to active or passive negligence, or for any defective product on its premises. I also agree that this represents the entire agreement and that there are no other oral or written promises or representations which in any modify the terms herein. Any modification to this agreement must be made in writing and be signed by both parties.

I represent that I have the actual authority to, and do hereby enter into this Release on my behalf and as an authorized agent, or parent or legal guardian for all of the Participants. I have read and voluntarily signed this Release and I further agree that no oral representations, statements or inducement apart from the foregoing Release have been made to me.

Participant Name:		D.O.B
Additional participant:		D.O.B
Additional participant:		D.O.B _
Additional participant:		D.O.B _
Signature of Parent or Legal Guardian	Date	Printed Name of Parent or Legal Guardian

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Electronic Funds Transfer ("EFT") or Credit Card Authorization Agreement:

House charge: (circle or	ne) YES NO	
OR		
Credit Card Type	Credit Card #	Exp. Date:
Name on Card:		
Address:		zip code:
OR		
Electronic Funds Transf	er: Member must attach a voided check	
Bank Name		Account #
		Initial Monthly
Amount \$		
ancillary services, merchandise, until my membership is terminal vary due to past unpaid dues of of any automatic payment chartimely fashion to any changes insufficient funds, or my credit Additionally, the Club reserves only upon written request to the this Agreement is received and stopping any payment hereund am authorized under the terminal designated for the purchase of correct to the best of my knowle me from any liability for obligation.	and any other unpaid fees or dues. The deduction and any other unpaid fees or dues. The deduction at a content of the fees and charges. I understand that I have ges; however, I waive my rights to any such advance to my above-identified account information, or card is declined, I am responsible for all bank chathe right to charge a \$25.00 fee for any returned to Club. The Member is responsible for verifying of that the Member's account has been changed er, does not affect any other payments authorized in soft he applicable agreement with my finance goods and services from the Club. I certify that ledge. I understand that any failure by the applications owing to the Club. I agree to comply with my	upgrades or additional dues, applicable taxes, fees for fitness or ions begin on, and continue knowledge that the monthly dues amount specified above may be the right to receive notice in writing at least 10 days in advance ance notice. I also understand that if I fail to notify the Club in a core to my credit card information, or my debit is returned for rges, all EFT returned items, and all declined credit card charges and or declined items. The Member may cancel this Agreement that the written request of at least (30) days for cancellation or or canceled. Cancellation or revocation of this authorization, oned on the date of the Agreement or in the future. I confirm that cial institution (the "Bank Agreement") to the account I have all statements made in this payment authorization are true and ble financial institution to pay any charge in full does not release Bank Agreement at all times that this Authorization is in effect. Date: Medical
Authorized Signature		
	Authorization and Cons	
Pursuant to California Family	Code §§ 6550 and 6910, I,	, a parent or legal guardian having legal
		rize Paso Robles Sports Club to consent to any x-ray
		tal care to be rendered to the minor under the general or
		der the provisions of the Medical Practice Act, or to consent
		and hospital care to be rendered to the minor by a dentist
•	-	ponsibility for and to pay any and all costs for the foregoing.
I have no knowledge of any ph	vsical or mental impairment that would affect the	he Participant's ability to participate in this activity