MCCRACKEN CAMPS LLC <u>HEALTH & RELEASE FORM</u> *BRING THIS FORM WITH YOU TO CAMP*

(You will not be admitted to camp without this form, completed and signed on both pages.)

CAMPER	S NAME_					
SPORT	(CAMP LOCATION			CAMP DA	TES
Sex:	Birthday: _	CAMP LOCATION Age:	_ Weight:	Height:		
Address			City		State	Zip
Home Phone ()	Work Phone (_)	Cell Pho	ne ()	
E-Mail	mher while nam	ed camper is at camp (if diff	ferent from a	hove) (
=		I cannot be reached				
		ontact person ()				
HEALTH & C	GENERAL HIST	<u> TORY</u>				
If the camper	should be restri	cted from any activity please	e note:			
If the camper	will be taking m	edication during camp, plea	se indicate n	ame of drug and dosage	e:	
Please identify	any medical co	ndition or medical history th	nat would red	quire special attention:		
I know of no r program: Signed:	estrictions, phys	d camper is in good health a ical impairments, or any oth conditions that the camper l Measles Mumps Astl	her facts, whi	ich in any manner limit	his/her partic	
IMMU	NIZATIONS	ALLEGERIES		DRUG REACTIONS		1
TYPI		ATE TYPE	YES/NO	TYPE	YES/NO	
Tetanus Tox	oid	Hay Fever		Sulpha		
Polio Vaccin	e	Asthma		Penicillin		
Tuberculin T	est	Eczema		Antibiotics (Type)		
Measles		Insect Stings		Aspirin		
Rubella		Nuts		Other		
Mumps		Other		Other		
Physician's Na	me:			Telephone ()	
		HEALTH INS	URANCE IN	FORMATION		
Carrier Name:			Policy Number: Policy Holder Date of Birth:			
emergency me contact me, or attention need coverage for a	dical or surgical the emergency ed during camp ny medical treat	I treatment and hospitalizatic contact named above, before or resulting from an injury tment. I further agree that it	ion if necessa e taking this received at c my child can	ry. I understand that e action. I will be financi amp. My medical insur receive over the counter	very attempt ally responsil rance shall be r remedies. (T	will be made to ble for any medical the insurance Tylenol, Sudafed, etc.)
I HAVE REA AND ALSO T	D THE REGIS THE RIGHTS O	TRATION PACKET AND F MCCRACKEN CAMPS	FULLY UN LLC, A LIN	DERSTAND OUR OB	LIGATIONS OMPANY FO	S STATED THEREIN DRMED UNDER THE
		EVADA AND US SPORTS				
the photo and/digital or electr The undersigned inclusive as is	or other digital is conic publishing ved further expres	sly agrees that the attached wand that if any portion the	ther physical waiver and a	likeness for publication ssumption of risks agree	processes, w	hether electronic, print, ded to be as broad and
	_			Data		
oigneu				Date:		

RELEASE OF LIABILITY - READ BEFORE SIGNING

In consideration of my minor child/ward _____ ("my child") being allowed to participate in this sport camp program, its related events and activities, I, the undersigned, acknowledge, appreciate, and agree that:

- 1. The risk of serious injury from the sports activities involved in this program is always present due to the nature of the sport (s); and
- 2. FOR MYSELF, SPOUSE, AND CHILD, I KNOWINGLY AND FREELY ASSUME ALL SUCH RISKS, both known and unknown, EVEN IF ARISING FROM THE NEGLIGENCE OF THE RELEASEES or others, and assume full responsibility for my child's participation; and
- 3. I willingly agree to comply with the program's stated and customary terms and conditions for my child's participation. If, however, I observe any unusual significant concern in my child's readiness for participation and/or in the program itself, I will remove my child from participation and bring such to the attention of the nearest official immediately; and
- 4. I, for myself and on behalf of my heirs, assigns, personal representatives and next of kin, HEREBY RELEASE, INDEMNIFY, AND HOLD HARMLESS the Camp, McCracken Camps LLC., US Sports Camps, Inc., (USSC), NIKE, Inc., their officers, officials, agents and/or employees, other participants, sponsoring agencies, sponsors, advertisers, and, if applicable, owners and lessors of premises used for activity ("Releasees"), WITH RESPECT TO ANY AND ALL INJURY, DISABILITY, DEATH, OR LOSS OR DAMAGE TO PERSON OR PROPERTY, regarding my child and/or arising from his/her activities, WHETHER ARISING FROM NEGLIGENCE OF THE RELEASEES OR OTHERWISE, except for willful misconduct, or otherwise to the fullest extent of the law.

I HAVE READ THIS HEALTH FORM AND RELATED CERTIFICATIONS, THE RELASE OF LIABILITY AND ASSUMPTION OF RISK AGREEMENT, FULLY UNDERSTAND THEIR TERMS, UNDERSTAND THAT I HAVE GIVEN UP SUBSTANTIAL RIGHTS BY SIGNING IT, AND SIGN IT FREELY AND VOLUNTARILY WITHOUT ANY INDUCEMENT.

**********	HI THE CENTER II.		
Dated:	Parent or Guardian:		

Agreement to Arbitrate Disputes

IN THE EVENT OF ANY DISPUTE PERTAINING TO ANY PROVISION OF THIS AGREEMENT, OR PERTAINING TO THE SERVICES RENDERED PURSUANT TO THIS AGREEMENT, OR IN ANY WAY RELATED TO ATTENDANCE AT THIS CAMP, INCLUDING ANY CLAIM FOR PERSONAL INJURY OR OTHER LOSS, INCLUDING ANY CLAIM AGAINST USSC, MCCRACKEN CAMPS LLC, NIKE, INC., ANY DIRECTOR, EMPLOYEE OR AGENT OF THE CAMP OR OF ANY FOREGOING ENTITY, EACH PARTY HERETO AGREES TO SUBMIT TO BINDING ARBITRATION TO RESOLVE SUCH DISPUTES, BY CLAIM FILED, BEFORE JAMS IN SAN FRANCISCO, CALIFORNIA, TO BE ARBITRATED HERE OR SUCH OTHER VENUE AS DEEMED APPROPRIATE BY THE JAMS ARBITRATOR, SUCH ARBITRATION TO PROCEED UNDER THE JAMS RULES. In the event either party to this agreement incurs any expense as a result of the other party's failure to comply with any provision of this agreement, the non-complying party shall be liable for reimbursement of any and all such expenses or attorney fees directly or indirectly related to failure to comply. In the event any legal action or proceeding occurs which is in any manner related to or pertaining to this agreement, attempting to challenge in a non-arbitral forum such as a court of law the validity or application of this agreement, the party who substantially prevails in that court or non-arbitral proceeding shall be entitled to receive reasonable costs of such action or proceeding including attorney's fees. In the arbitration itself, each party shall bear its own attorneys' fees. The following disclosures are intended to help you thoroughly understand the significance of agreeing to arbitrate any controversy, or claim, or issue in any controversy or claim which may arise between the undersigned client and the attorney:

- A) ARBITRATION SHALL BE FINAL AND BINDING ON THE PARTIES.
- B) THE PARTIES HERETO ARE WAIVING THEIR RIGHT TO SEEK REMEDIES IN COURT, INCLUDING THE RIGHT TO JURY TRIAL.
- C) PRE-ARBITRATION DISCOVERY IS GENERALLY MORE LIMITED THAN AND DIFFERENT FROM COURT PROCEEDINGS.
- D) THE ARBITRATOR'S (S) AWARD IS NOT REQUIRED TO INCLUDE FACTUAL FINDINGS OR LEGAL REASONING AND ANY PARTY'S RIGHT TO APPEAL OR TO SEEK MODIFICATION OF RULINGS BY THE ARBITRATOR (S) IS STRICTLY LIMITED.
- E) THE ARBITRATOR OR PANEL OF ARBITRATORS WILL TYPICALLY INCLUDE AN ATTORNEY OR JUDGE, ACTIVE OR RETIRED.

BY SIGNING BELOW, YOU ARE SIGNIFYING UNDERSTANDING AND ACCEPTANCE OF THE PROVISIONS OF THIS AGREEMENT.

I hereby certify that the above-mentioned participant is in good health and fully able to participate in all activities of the Camp. By signing below, I am stating that I am also aware of and accept the risk inherent in the program activity. By signing below, I agree as well to hold harmless and indemnify US Sports Camps, Inc., McCracken Camps LLC., NIKE, Inc., their officers, agents and employees, from any and all liability, loss, damages, costs, refunds or expenses which are sustained, incurred or required out of the actions of my dependent in the course of the camp.

Dated:	Parent or Guardian: