2025 Enrollment Form

Thank you for considering Long Lake Camp Adventures, we look forward to meeting your children and offering them an amazing summer! Our dates and rates are on page one and if you have any questions please call us on 914-693-7111 or email lee@longlakecampadventures.com.

2025 Enrollment

To enroll, please complete all pages making sure to date and sign at the bottom of Page 2. In addition to your enrollment form we require a \$1000 minimum payment to secure your camper's session, please note we accept physical checks and ACH payments. After enrolling a \$500 payment is due the 1st of each month until April 1st when your balance is due in full.

By Mail

Along with your printed completed application, please mail your check to the address below, payable to "Long Lake Camp Adventures".

Electronically

This PDF can be completed electronically and emailed to lee@longlakecampadventures.com. To avoid sending in a blank form, please download the PDF and open with a PDF reader rather than using your Internet browser. If you do not have a PDF reader, please open the form in Google Chrome, complete all pages, then click "print", then change the destination to "Save as PDF", save to your computer, then email the saved version or print to mail. Please note, If you complete the form online and hit the download button your entries will not be saved and your form will be blank. Please use the ACH authorization form on the reverse of this page to make your initial \$1000 payment. If you prefer to mail a payment while sending your enrollment form electronically, that is totally fine. Please indicate you are mailing a check on the ACH form, thank you. We are already very excited about 2025 and hope your child will join us so we can give them the adventure of a lifetime!

Long Lake Camp Adventures
199 Washington Avenue
Dobbs Ferry, NY 10522
914-693-7111
www.longlakecampadventures.com
lee@longlakecampadventures.com



2025 NEW Camper Enrollment Form

Third 2 Wks: MONDAY August 4 to August 17 – \$4950

Please email signed form to lee@longlakecampadventures.com

Third 3 Wks: MONDAY August 4 to August 23 – \$5950

I wish to enroll	Camper First Street	Camper Last	subject to the conditions below	
Address		City	State/Territory	
Zip or Postal	Country (if outside U.S.A.)		Home Phone	
First 2 Wks: SUNDAY June 22 to July 7 – \$4950		First 3 Wks: SUNDAY June 22 to July 13 – \$5950		
Second 2 Wks: M	ONDAY July 14 to July 27 – \$4950	Second 3 Wks: MONDAY July 14 to August 3 – \$5950		

First 6 Wks: SUNDAY June 22 to August 3 – \$11,200 Second 6 Wks: MONDAY July 14 to August 23 – \$11,200 *Prices will increase after January 1st, 2025*

In consideration of Long Lake Camp Inc. ("Camp") holding the camper's space and later allowing the camper to participate in Camp, the camper and each parent/guardian ("Parents") agree to the following terms and conditions.

Tuition Schedule: Parents shall pay Camp on the following schedule: A \$1000 deposit with enrollment, then payments of \$500 on the 1st of each month with the final balance due paid in full April 1st 2025.

Included Costs: Tuition includes Camp holding the camper's spot, administrative/registration costs, all programs of instruction, all private lessons, room and board, supervision, craft materials, laundry service, gratuities, field trips, spending money, and canteen. Tuition does not include optional medical insurance, transportation to and from Camp, musical instruments (except pianos and drums), and linens.

Refund Policy: Delivering the summer experience requires Camp to incur numerous irreversible spending obligations many months before the summer begins. The Camp's planning, hiring, promotion, and many other year-round expenses are directly determined by the number of enrollments during the non-summer months. The Camp incurs these irreversible spending obligations in reliance on each camper maintaining (i.e., not canceling) their enrollment and not leaving camp early. Moreover, holding a space for the camper may result in turning away other campers throughout the year. For these and many other reasons, Camp does not give tuition refunds for any reason except the following. If a parent enrolls before December 31st 2024 and then cancels in writing before March 1st 2025, then and only then will a full refund be offered. If a camper is enrolled for six weeks and the session is reduced to three weeks after March 1, 2025, then Parents shall receive no refund of unused tuition and Camp may choose, within its sole discretion, to cancel the enrollment entirely; if camp chooses to cancel the enrollment, it may issue a refund less a \$500 administrative fee.

Essential Rules: The camper and Parents agree to comply with all camp policies and procedures, which may be provided verbally or in writing from time to time, including the following: campers may not use or possess tobacco, alcohol, intoxicants, or drugs; campers may not cause self-harm; campers may not leave Camp without the permission of a director; campers may not engage in any activity that puts others in danger or causes physical or emotional harm; bullying, pranks, hazing, intimidation, and similar behaviors are strictly prohibited, including online before or after camp; Parents shall provide Camp with a written itinerary of their summer travel while the camper is at Camp; and Parents shall give Camp a detailed account of the camper's medical and behavioral needs in writing before signing this Agreement. Violation of these or other Camp rules may result in immediate dismissal without any tuition refund. Moreover, within its sole discretion, Camp may dismiss any camper whose conduct is unsatisfactory or inimical to Camp's best interests, without giving any tuition refund.

Camp Forms and Medical Care: Long Lake Camp is hereby appointed Loco-Parentis while camper is in attendance. Parents authorize Camp to: make medical decisions on the Parents' and camper's behalf; administer medications as instructed by Parents on Camp's medical forms; administer emergency, nonemergency, and/or routine medical care and first aid; have the camper hospitalized; and use outside medical, surgical, or dental providers, including those that do not accept the camper's insurance. Parents agree to reimburse Camp in full if Camp incurs any expenses for the camper's medical treatment, including any treatment which takes place without notice to Parents. Parents shall provide adequate quantities of prescription and non-prescription medications for pre-existing conditions in original pharmacy containers with clear written instructions from the prescribing physician. Moreover, Parents shall submit a fully completed 202 Long Lake Camp Doctor's Standing Order Form and Camp Health History Form. If such forms or policies are not properly submitted or adhered to, then enrollment shall be deemed canceled by the Parent and by the Camp without any tuition refund.

PLEASE TURN OVER AND READ SECOND PAGE CONTINUATION

Media Release: Camp may use pictures, audio, video, art, and statements of the camper or Parents in social media, the Camp website, and other marketing materials. Parents and the camper give Camp permission to take pictures, make recordings, and collect statements or art, and to use such pictures, recordings, statements, or art in original or modified form in all media, with or without a name or other information about the camper, for the promotion, public education, or other activities of Camp. Parents and the camper shall not be entitled to compensation for such use.

Personal Items: Parents and Campers bring any items of value at their own risk especially instruments, equipment and electronics.

Consent to Participate: Parents authorize the camper to participate in all Camp programs of which Parents are aware or not aware. Campers may: participate in public performances on or off Camp; use jewelry saws, parallel bars, automotive and woodshop tools and other hazardous equipment; participate in any activity including but not limited to, horseback riding, swimming, waterskiing, wakeboarding, tubing, four wheel ATVs, climbing wall, gymnastics, camping, paintball, high ropes, sea plane rides, white water rafting, circus, field trips, and other hazardous activities; and travel by common carrier or any other transportation.

Assumption of Risk: Parents and the camper understand the nature of the Camp experience and that Camp entails inherent risks and dangers which make it impossible to ensure the complete safety of the camper regardless of the care taken by Camp. Neither Parents nor the camper shall hold Camp liable if camper is injured due to an inherent risk of the Camp experience. Tuition and fees paid are agreed to be the fair and reasonable sum as and for liquidated damages.

Waiver of Liability: Parents and the camper release, waive, discharge, and covenant not to sue Long Lake Camp including its owners, employees, officers, independent contractors, vendors, volunteers, attorneys, and other related parties ("Released Parties") from liability from any and all claims for injury or other loss resulting from the inherent risks of Camp or the ordinary negligence of Camp or the Released Parties. Parents and the camper enter into this waiver of liability on behalf of themselves, their heirs, assigns, personal representatives, and spouses.

Indemnification: Parents and the camper agree to hold harmless, defend, and indemnify Camp and the Released Parties (*i.e.*, defend and pay any judgment and costs, including investigation and court costs, and attorney fees) from any and all claims of the camper, Parents, family members, or others arising from the camper's or a Parent's injury or loss due to participation in Camp or any action of the Parents or camper which causes injury or loss to others.

Force Majeure: Camp shall not be liable for any failure or delay in providing a Camp experience, early closing of Camp, or other failure to comply with an obligation arising under this Agreement, which is caused by forces beyond Camp's control, including: war; terrorism; civil or military disturbances; acts of God; strikes; work stoppages; accidents; lightning; communicable disease; nuclear or natural disasters; Federal, State or Local orders or interruptions or malfunctions of utilities, communications, or computer services. In these and similar events, Camp shall not be obligated to give any refunds.

No Waiver of Breach: If Camp does not insist upon strict adherence to any provision of this Agreement, then it shall not be deemed a waiver of Camp's rights with regard to that provision or any other provision in the future.

Severability: If any portion of this Agreement is unlawful, invalid, or unenforceable, then it shall not impact the validity and enforceability of any other provision of this Agreement.

Legal Costs: If Camp engages in any legal proceeding to enforce, defend its interpretation of, or remedy the breach of, this Agreement, and if Camp prevails in such proceeding, Camp shall be entitled to recover its attorneys' fees and other costs incurred, in addition to all other appropriate relief to which Camp may be entitled.

Entire Agreement: This is the entire Agreement, there are no other terms or agreements that are not contained or referenced herein, and any prior conversations, emails, or agreements are hereby superseded by this Agreement. No changes may be made to this Agreement unless such changes are approved and signed by a director of the Camp.

Electronic Signature/Delivery: This Agreement may be executed by electronic signature and delivered by email. The Camp may rely on a digitally-signed and/or electronically-delivered document as if it is the original.

Venue and Choice of Law: The sole and exclusive venue for any litigation, action, or proceeding arising from or relating to this Agreement shall lie in a local, state, or federal court in Hamilton County in New York State. Parents and the camper expressly waive any right to contest such venue for any reason whatsoever. This Agreement shall be governed by and interpreted under New York State law without giving effect to conflicts of laws principles.

I/We, the parent(s)/legal guardian(s) of the camper, have read and understood this Agreement PAGES ONE AND TWO and agree to						
be bound by its terms and conditions, and have explained its terms and conditions to the camper, who also agrees to be bound by them.						
I/We am/are signing on behalf of myself/ourselves and the camper and I/we have full authority to enroll the camper.						

Long Lake Camp Adventures

WWW.LONGLAKECAMPADVENTURES.COM

Summer: 83 Long Lake Camp Way, Long Lake, NY 12847 Winter: 199 Washington Ave., Dobbs Ferry, NY 10522

 ${\it Email signed form to lee@longlake} campadventures.com$ Please call with any questions: 914-693-7111

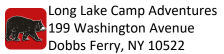
LONG LARTE CAMP	2025 NEW Camper Enrollment Form
R ADVENTURES	Email signed form to lea@longlakecamnadventures of

Year	Grade (in Septer	mber 2025)	Gender	
(if found on	line, what search phrase wa	s used)		
		Relationship		
Employer	Employer			
City	State	ZIP	Country	
		Polationship		
Email				
Employer	Employer			
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City	State	ZIF	Country	
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AUTHORIZATION AGREEMENT FOR DIRECT DEPOSITS (ACH CREDITS/DEBITS) - Long Lake Camp Adventures

To enroll, we require a minimum deposit of \$1000 either by mailing a check or by using our ACH form below. Please indicate which method you prefer.

I will mail a check payable to "Long Lake Camp Adventures" to the address below:



ACH Payments

\$1000 or more, you must enter \$100	00 or more in the "One Time Amount" Space
(select one) indicated below at the deaccount. I (we) acknowledge that the provisions of U.S. law.	bit entries to my (our) Checking Account epository financial institution named below, e origination of ACH transactions to my (our)
State Zip	Code
Account Number	One time Amount \$
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	Lake Camp Adventures, to initiate de (select one) indicated below at the d account. I (we) acknowledge that the provisions of U.S. law. State Zip Account Number e amount payment I would also like ou to automatically process a \$500 pu to automatically process my fine ther of us) of its termination in such the financial institution a reasonable operation of the provided that the provide that the content of the provided that the p