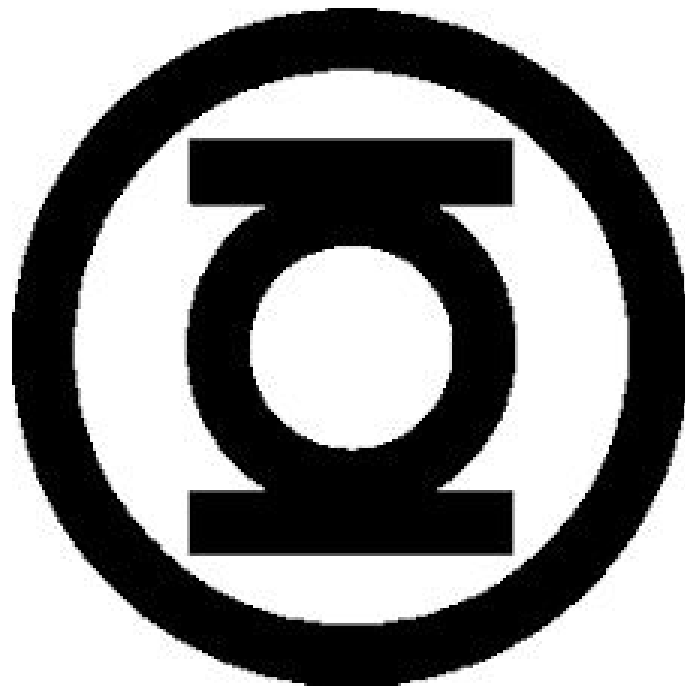


CALLING ALL

SUPERHEROES...

SUPER-DUPER CAMP



MAY 29TH - JUNE 1ST, 2018

8:00 AM TO 4:30 PM

“WHOEVER SMILES FIRST WINS!”

SPECIAL EVENTS

TUESDAY: TEAM STATIONS & FIRST TEE

WEDNESDAY: SPECIAL GUEST & G-FORCE

THURSDAY: AQUARIUM IN SHREVEPORT
& MOVIE: SHOW DOGS -PG

FRIDAY: KIDS VIEW PARK & SPLASH PAD

SUPER-DUPER CAMP REMIND - PLEASE SIGN UP TODAY!

TEXT 81010

MESSAGE @CAMPERFUN

WE WILL SEND DAILY MESSAGES ABOUT OUR ACTIVITIES.

FRIDAY, JUNE 1ST - 4pm CLOSING CEREMONY

This event will be held in the SH Intermediate Gym. - this will include songs, recognition of student workers & a camp slideshow.

****** FRIDAY you must sign out your camper in the Gym. NO CAR PICK UP******

ACTIVITIES

4 SQUARE

SILLY SONGS

BOARD GAMES

G-FORCE

9 SQUARE

PLAYGROUND

POPSICLES

DANCE PARTY

FCA TIME

AND LOT'S OF SUPER-DUPER FUN!

ALL SUPERHEROES SHOULD BRING:

ATHLETIC SHOES

DAILY SACK LUNCH

ATHLETIC WEAR

\$\$ FOR CONCESSIONS AT G-FORCE

SUNSCREEN

ENERGY & A SMILE

ALL CAMPERS WILL BE PROVIDED WITH AN AFTERNOON SNACK.

DAILY DRESS THEME

TUESDAY - SPRING HILL BLUE

WEDNESDAY - NEON DAY

THURSDAY - SUPERHERO DAY

FRIDAY - CAMP SHIRT DAY

Questions? Contact Chris Peurifoy at: cpeurifoy@shisd.net

COACH PEURIFOY'S SUPER-DUPER CAMP

WHO? GIRLS & BOYS GOING INTO 1ST TO 6TH GRADE

WHERE? SPRING HILL INTERMEDIATE GYM

WHEN? TUESDAY, MAY 29TH - FRIDAY, JUNE 1ST

TIMES? 8:00 AM TO 4:30 PM

COST? \$120 PER CAMPER

(SIBLING DISCOUNT \$100 FOR EACH ADDITIONAL SIBLING)

MAKE CHECKS PAYABLE TO SPRING HILL ISD

**ON TIME REGISTRATION ENDS MONDAY, MAY 21ST
AT THE END OF THE SCHOOL DAY.**

*****LATE REGISTRATION (ONLY IF SPOTS ARE AVAILABLE) WILL BE TUESDAY, MAY 29TH AT 7:30 AM AND
THE PRICE WILL INCREASE TO \$150 PER CAMPER.**

Questions? Contact Chris Peurifoy at: cpeurifoy@shisd.net

CAMP DESCRIPTION AND LEADERS

Coach Chris Peurifoy and his wife Becky Peurifoy have organized and led this camp for over 11 summers here in Spring Hill. There is a camp nurse & several other adult leaders. Also assisting will be high school students who love to be with kids and are excellent role models.

FCA

Every year we include the FELLOWSHIP OF CHRISTIAN ATHLETES (FCA) program in our camp. Many of these high school student participate in the FCA program during the school year. The FCA program is an excellent way to develop positive character traits in our students

Questions? Contact Chris Peurifoy at: cpeurifoy@shisd.net

COACH PEURIFOY'S SUPER-DUPER CAMP

Camper's name(s)

Next yrs grade

CAMP PAYMENT

	NUMBER OF CAMPERS	TOTAL AMOUNT PAID
\$120 - 1ST CAMPER		XXXX
\$100 - EACH ADDITIONAL CAMPER		\$ _____

AMOUNT PAID IN CASH \$ _____

CHECK NUMBER _____

ALL CHECKS MADE TO SPRING HILL ISD & MEMO: SUPER-DUPER CAMP

CAMP SHIRTS - CHECK THE SIZE NEEDED OR WRITE THE AMOUNT NEEDED.

YOUTH S: _____ YOUTH M: _____ YOUTH L: _____

ADULT S: _____ ADULT M: _____ ADULT L: _____ ADULT XL: _____

CAMP RELEASE FORM

I hereby authorize the directors of the super-duper camp to act for me according to their best judgment in any emergency requiring medical attention and i hereby waive and release the camp, sponsors, facilities and Spring Hill ISD from any and all liability for any injuries or illnesses incurred while at camp. Also, i know of no mental or physical problem which might affect my child's ability to participate in this camp. I hereby grant the camp permission to use for publicity and advertising purposes photographs or videos taken of the campers at camp.

PARENT SIGNATURE: _____

PARENT NAME (PRINTED): _____

PARENT CELL NUMBER: _____

***** ALL CAMPERS ALSO NEED A PAPER COPY OF A RELEASE FOR G-FORCE*****

****** HAND IN ALL REGISTRATION PAPERS & PAYMENTS TO THE FRONT OFFICES OF SPRING HILL PRIMARY & SPRING HILL INTERMEDIATE******

MEMBERSHIP, RELEASE, AND INDEMNITY AGREEMENT

*** Si no entiendes a Inglés, entonces no firmar este acuerdo y notifique inmediatamente a G-Force***

1. **Parties.** This Membership, Release, and Indemnity Agreement ("Agreement") is made on the date indicated below, and is by and between (A) G-Force Entertainment, Inc., d/b/a G-Force Indoor Trampoline and Karting, and d/b/a G-Force Indoor Trampoline and Ninja Complex (collectively, "G-Force"), and (B) the following adult customer ("Customer"). Customer enters into this Agreement (A) individually, and (B) on behalf of the minor child listed below ("Child"). Customer is either the Child's parent or legal guardian, or Customer has the express permission and consent of the Child's parent(s), conservator(s), or legal guardian(s) to enter into this Agreement on behalf of the Child (Customer must fill out additional Agreement(s) for all additional children under Customer's supervision):

Adult customer

Name: _____ Date of Birth (mm/dd/yyyy): _____

Sex (check one): () Male () Female Address: _____

Driver's License: State _____ Number _____ Phone Number: _____

Email Address: _____

Minor Child

Name: _____ Date of Birth (mm/dd/yyyy): _____

Sex (check one): () Male () Female Name and phone number of Parent/Guardian (if not Customer): _____

***Customer represents that he or she has the right to make decisions of substantial legal significance concerning the Child or, if Customer does not have that right, Customer represents that he or she has spoken with the Child's parent(s), conservator(s), or legal guardian(s), who gave Customer the express permission and consent to enter into this Agreement on behalf of the Child.

2. **Properties and Businesses.** This Agreement concerns all the property, facilities, equipment, motorized karts, trampolines, and other real and personal property located at 4800 Gilmer Road, Longview, Texas 75604 ("Longview Property") and 5001 N. State Line Avenue, Suite 1, Texarkana, Texas 75503 ("Texarkana Property") (in this Agreement, these properties are collectively referred to as the "Properties"). G-Force conducts a business known as "G-Force Indoor Trampoline and Karting" at the Longview Property, and G-Force conducts a business known as "G-Force Indoor Trampoline and Ninja Complex" at the Texarkana Property (in this Agreement, these businesses are collectively referred to as the "Businesses").

3. **Membership.** In consideration of Customer's agreement to **RELEASE** and **INDEMNIFY** G-Force, as set forth in sections 5 and 6, below, G-Force grants Customer a one-year membership to the Businesses with the right to participate in activities offered by G-Force at the Properties during normal business hours, subject to the terms of this Agreement and Customer's payment of any applicable fees as requested by G-Force. The term of this membership may be extended by mutual agreement of G-Force and Customer. The Child will be included on Customer's membership, but if the Child is under the age of two (2) Customer shall not permit the Child to participate in any activities offered by G-Force at the Properties.

4. **Customer's Acknowledgement and Assumption of Risks.** By signing this Agreement, Customer acknowledges that he or she has toured or otherwise viewed the Longview Property, Texarkana Property, or both Properties (as applicable), and will tour or otherwise view the applicable Properties for changed circumstances before each and every time Customer, Customer's minor children, or other children under Customer's supervision participate in any activities at either of the Properties. Customer understands the nature of the activities offered by G-Force at the Properties, including, but not limited to, activities involving trampolines and motorized go-karts. Customer acknowledges the risks inherent in the activities offered by G-Force at the Properties, including, but not limited to, risks of personal injuries, death, and property damage. Nevertheless, Customer desires to enter the Properties and participate in the activities offered by G-Force at the Properties, and Customer assumes all risks associated with Customer's and the Child's entry to the Properties and participation in any activities offered by G-Force at the Properties. Customer further acknowledges that each time Customer, Customer's minor children, or other children under Customer's supervision enter one of the Properties and participate in the activities offered by G-Force, Customer is thereby representing and acknowledging that:

- a. Customer understands the nature of the activities then offered by G-Force at the Longview Property or Texarkana Property, as applicable;
- b. Customer understands the risks inherent in the activities then offered by G-Force at the Longview Property or Texarkana Property (as applicable), including, but not limited to, risks of personal injuries, death, and property damage; and
- c. Nevertheless, Customer desires to enter the Longview Property or Texarkana Property (as applicable) and participate in the activities then offered by G-Force, and Customer assumes all associated risks on behalf of Customer, Customer's minor children, and any other children under Customer's supervision.

5. *****CUSTOMER'S AGREEMENT TO RELEASE G-FORCE***. BY EXECUTING THIS AGREEMENT, AND FOR THE ENTIRE TERM OF THIS AGREEMENT, CUSTOMER—INDIVIDUALLY, AND ON BEHALF OF THE CHILD—DOES HEREBY COMPLETELY FORGIVE, RELEASE, ACQUIT AND FOREVER DISCHARGE G-FORCE (AND ALL OF G-FORCE'S PAST, PRESENT, AND FUTURE OWNERS, OFFICERS, DIRECTORS, SHAREHOLDERS, EMPLOYEES, AGENTS, MEMBERS, PARTNERS, ATTORNEYS, ACCOUNTANTS, AND OTHER REPRESENTATIVES, AS WELL AS G-FORCE'S PREDECESSORS, SUCCESSORS, ASSIGNS, PARENT AND SUBSIDIARY ENTITIES, AND OTHER RELATED ENTITIES) FROM AND AGAINST ANY AND ALL PRESENT AND FUTURE LIABILITIES, CLAIMS, AND CAUSES OF ACTION, AND ANY AND ALL PRESENT AND FUTURE DAMAGES, COSTS, AND ATTORNEYS' FEES, WHICH ARISE FROM OR RELATE IN ANY WAY TO THE ALLEGED FAULT, CAUSATION, NEGLIGENCE, NEGLIGENCE PER SE, GROSS NEGLIGENCE, STRICT LIABILITY, PRODUCTS LIABILITY, PREMISES LIABILITY, BREACH OF CONTRACT, FAILURE TO WARN, BREACH OF DUTY, BREACH OF WARRANTY, STATUTORY VIOLATION, INTENTIONAL TORT, OR OTHER WRONGDOING ON THE PART OF G-FORCE THAT IS RELATED IN ANY WAY TO THE PROPERTIES OR THE BUSINESSES. THIS AGREEMENT TO RELEASE INCLUDES, BUT IS NOT LIMITED TO, DAMAGES FOR PERSONAL INJURIES, DEATH, AND LOST, STOLEN, OR DAMAGED PROPERTY. THIS AGREEMENT TO RELEASE IS INTENDED TO BE EFFECTIVE THROUGHOUT THE TERM OF THIS AGREEMENT, AND EXPRESSLY COVERS FUTURE EVENTS. CUSTOMER ACKNOWLEDGES THAT ADEQUATE CONSIDERATION HAS BEEN GIVEN BY G-FORCE FOR THIS AGREEMENT TO RELEASE, INCLUDING THE ONE-YEAR MEMBERSHIP DESCRIBED ABOVE. CUSTOMER ALSO STIPULATES AND AGREES THAT THIS AGREEMENT TO RELEASE MEETS THE REQUIREMENTS OF THE "EXPRESS NEGLIGENCE DOCTRINE" UNDER TEXAS LAW, AND IS "CONSPICUOUS" UNDER TEXAS LAW.**

6. *****CUSTOMER'S AGREEMENT TO INDEMNIFY G-FORCE***.** BY EXECUTING THIS AGREEMENT, AND FOR THE ENTIRE TERM OF THIS AGREEMENT, CUSTOMER—INDIVIDUALLY, AND ON BEHALF OF THE CHILD—DOES HEREBY AGREE TO INDEMNIFY, DEFEND AND HOLD G-FORCE (AND ALL OF G-FORCE'S PAST, PRESENT, AND FUTURE OWNERS, OFFICERS, DIRECTORS, SHAREHOLDERS, EMPLOYEES, AGENTS, MEMBERS, PARTNERS, ATTORNEYS, ACCOUNTANTS, AND OTHER REPRESENTATIVES, AS WELL AS G-FORCE'S PREDECESSORS, SUCCESSORS, ASSIGNS, PARENT AND SUBSIDIARY ENTITIES, AND OTHER RELATED ENTITIES) HARMLESS OF, FROM, AND AGAINST:
- ANY AND ALL PRESENT AND FUTURE LIABILITY, CLAIMS, CAUSES OF ACTION, DEMANDS, DAMAGES, JUDGMENTS, COSTS, EXPENSES, ATTORNEY'S FEES AND OTHER LOSSES WHICH MIGHT BE ASSERTED AGAINST G-FORCE, DIRECTLY OR INDIRECTLY, BY CUSTOMER, THE CHILD, OR ANY PERSON OR ENTITY CLAIMING ANY RIGHTS BY, THROUGH, OR UNDER CUSTOMER OR THE CHILD; AND
 - ANY AND ALL PRESENT AND FUTURE CLAIMS, CROSS-CLAIMS, THIRD-PARTY CLAIMS, OR INDEPENDENT CLAIMS OF ANY KIND FILED BY ANY PERSON OR ENTITY THAT CUSTOMER OR THE CHILD HEREAFTER SUE OR SETTLE WITH.

THIS AGREEMENT TO INDEMNIFY PROTECTS AND INDEMNIFIES G-FORCE (AND ALL OF G-FORCE'S PAST, PRESENT, AND FUTURE OWNERS, OFFICERS, DIRECTORS, SHAREHOLDERS, EMPLOYEES, AGENTS, MEMBERS, PARTNERS, ATTORNEYS, ACCOUNTANTS, AND OTHER REPRESENTATIVES, AS WELL AS G-FORCE'S PREDECESSORS, SUCCESSORS, ASSIGNS, PARENT AND SUBSIDIARY ENTITIES, AND OTHER RELATED ENTITIES) FROM THE CONSEQUENCES OF ANY ALLEGED FAULT, CAUSATION, NEGLIGENCE, NEGLIGENCE PER SE, GROSS NEGLIGENCE, STRICT LIABILITY, PRODUCTS LIABILITY, PREMISES LIABILITY, BREACH OF CONTRACT, FAILURE TO WARN, BREACH OF DUTY, BREACH OF WARRANTY, STATUTORY VIOLATION, INTENTIONAL TORT, OR OTHER WRONGDOING ON THE PART OF G-FORCE THAT IS RELATED IN ANY WAY TO THE PROPERTIES OR THE BUSINESSES. THIS AGREEMENT TO INDEMNIFY INCLUDES, BUT IS NOT LIMITED TO, DAMAGES FOR PERSONAL INJURIES, DEATH, AND LOST, STOLEN, OR DAMAGED PROPERTY. THIS AGREEMENT TO INDEMNIFY IS INTENDED TO BE EFFECTIVE THROUGHOUT THE TERM OF THIS AGREEMENT, AND EXPRESSLY COVERS FUTURE EVENTS. CUSTOMER ACKNOWLEDGES THAT ADEQUATE CONSIDERATION HAS BEEN GIVEN BY G-FORCE FOR THIS AGREEMENT TO INDEMNIFY, INCLUDING THE ONE-YEAR MEMBERSHIP DESCRIBED ABOVE. CUSTOMER ALSO STIPULATES AND AGREES THAT THIS AGREEMENT TO INDEMNIFY MEETS THE REQUIREMENTS OF THE "EXPRESS NEGLIGENCE DOCTRINE" UNDER TEXAS LAW, AND IS "CONSPICUOUS" UNDER TEXAS LAW.

- Customer's Representations as to Fitness.** Customer represents that Customer and the Child are physically and mentally fit to participate in the activities offered by G-Force at the Properties. If Customer or the Child ever become physically or mentally unfit to participate in any of the activities offered (now or in the future) by G-Force at the Properties, Customer shall promptly notify G-Force and Customer shall neither attempt to participate in any such activities nor allow the Child to do so. Customer and the Child shall not participate in the activities offered by G-Force at the Properties while pregnant or while under the influence of alcohol, drugs, or any other substance that may affect their physical or cognitive abilities.
- Registration.** Customer and the Child must register at the front desk (or other location designated by G-Force) each and every time either of them enter either of the Properties during the term of this Agreement.
- Rules.** Customer agrees to comply with all rules implemented by G-Force at the Properties, and to obey all signs and other warnings posted at the Properties or otherwise conveyed to Customer by G-Force. Customer further agrees to ensure that the Child complies with all such rules, signs, and other warnings.
- Accompanied and Unaccompanied Minor Children.** Customer is solely responsible for the supervision of the Child while at the Properties, and Customer expressly waives reliance on G-Force to supervise the Child. Minor children under the age of six (6) must be accompanied by Customer or another competent individual at all times while at the Properties. Minor children ages six (6) and older are not required to be accompanied by Customer or another competent individual unless such minor children are not fit to be left unaccompanied at the Properties; Customer is solely responsible for determining whether the Child is fit to be left unaccompanied at the Properties. If Customer chooses to designate another competent individual to accompany and supervise the Child, Customer must notify G-Force in advance or contemporaneously with the Child's entry to either of the Properties.
- Governing Law and Agreement to Arbitrate.** Customer and G-Force agree that the interpretation and enforcement of this Agreement shall be governed by Texas law. CUSTOMER AND G-FORCE FURTHER AGREE THAT ANY CONTROVERSY OR CLAIM (A) ARISING OUT OF OR RELATING TO THIS AGREEMENT, OR THE BREACH THEREOF, OR (B) ARISING OUT OF OR RELATING TO CUSTOMER'S OR THE CHILD'S ENTRY TO THE PROPERTIES OR PARTICIPATION IN ANY ACTIVITIES OFFERED BY G-FORCE AT THE PROPERTIES, SHALL BE SETTLED BY ARBITRATION ADMINISTERED BY THE AMERICAN ARBITRATION ASSOCIATION UNDER ITS COMMERCIAL ARBITRATION RULES. The arbitration shall be conducted by a single arbitrator, and judgment on the award rendered by the arbitrator may be entered in any court having jurisdiction thereof. Customer and G-Force agree that no party shall be entitled to an award of punitive, treble, or enhanced damages, even if provided for by Texas law for the type of claim(s) asserted. The arbitrator shall apply the Texas Rules of Evidence in all arbitration proceedings, which shall take place in Longview, Gregg County, Texas. The prevailing party in any arbitration to enforce the terms of this Agreement shall be entitled to its attorney's fees. The parties agree to equally split the arbitrator's fees and expenses, and to equally split any administrative costs of the American Arbitration Association.
- Enforceable as a Contract.** Customer and G-Force agree that this Agreement shall be enforceable as a contract, and shall be binding upon, inure to the benefit of, and be enforceable by and against each party to this Agreement and each party's predecessors, successors, assigns, heirs, and beneficiaries.
- Careful Review and Understanding of this Agreement.** Customer represents and warrants that (1) no fraud has been worked upon Customer in connection with this Agreement, (2) Customer is sober, sane, and free from any duress or improper influence, (3) Customer is voluntarily entering into this Agreement, (4) Customer understands that, by signing this Agreement, Customer is waiving significant legal rights, and (5) Customer understands he or she may consult with an attorney before signing this Agreement.
- Entire Agreement.** This Agreement states the entire agreement between Customer and G-Force and supersedes all prior and contemporaneous negotiations and agreements, oral or written, relating to the subject matter of this Agreement, which are deemed incorporated into this Agreement or are deemed to have been abandoned if not so incorporated herein. No oral understandings, statements, promises, or inducements contrary to the terms of this Agreement exist, and no evidence of prior, contemporaneous, or future oral agreements may be used to contradict the terms of this Agreement. Customer understands and agrees that any reliance on oral agreements or statements in entering into this Agreement will be unjustifiable and unreasonable. Customer represents and warrants that no representation or statement of fact induced Customer into entering this Agreement. Customer is relying on his or her own judgment in entering into this Agreement, and Customer specifically disclaims reliance on any representations and therefore waives any claim of fraudulent inducement to enter into this Agreement. Such waiver includes any failure by G-Force to disclose material information, whether or not a duty to disclose exists.

By signing below, Customer accepts and agrees to all of the terms of this Agreement, including Customer's agreement to **RELEASE** and **INDEMNIFY** G-Force, as set forth in sections 5 and 6, above. Customer has carefully read this Agreement and understands that, by signing below, Customer is waiving significant legal rights.

Customer's Printed Name: _____
 Customer's Signature: _____
 Date Signed (mm/dd/yyyy): _____

Received on behalf of G-Force by: Printed Name: _____ Signature: _____
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