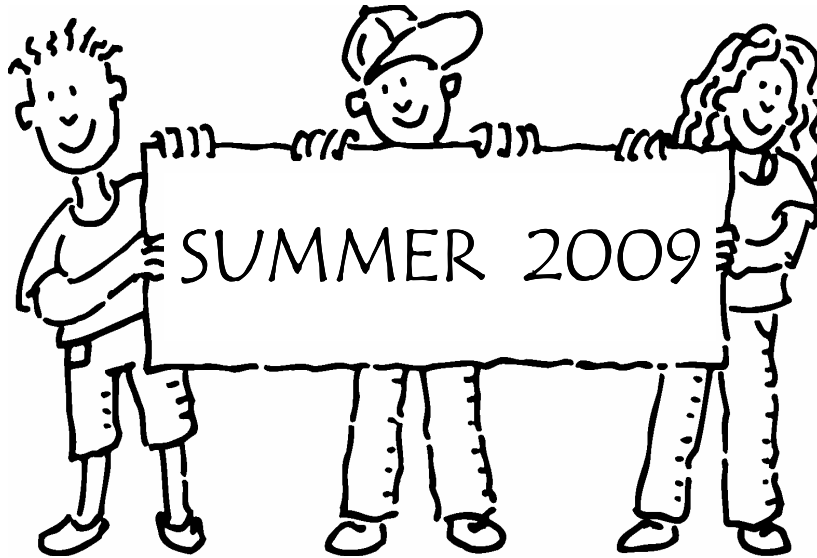
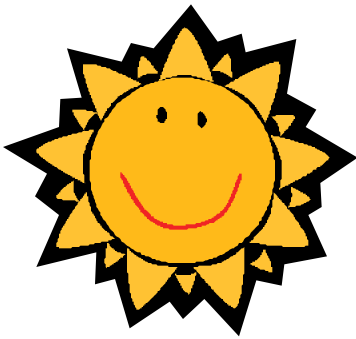


CAMP HILLCREST
K-7
"FUN WITH THE SON"



Hillcrest Christian School
17531 Rinaldi Street
Granada Hills, CA 91344 (818) 368-7071
Fax: (818) 363-4455 email: www.hillcrestchristianschool.org

CAMP HILLCREST- *GENERAL INFORMATION*

Camp Hillcrest (K-7) at Hillcrest Christian School is organized to give your child, entering Kindergarten - 7th grade, a week of wholesome and supervised recreation and enrichment experience. Those enrolled will be participating in a Christian atmosphere of encouragement, fun, and learning under the supervision of Hillcrest staff.

Special camp awards will be given weekly to the boys and girls who best demonstrate enthusiasm, positive attitudes, and good sportsmanship.

Students should bring a sack lunch each day. Drinks and snacks may be purchased from our student store at lunch time and afternoon break.

- Fees are due on the first day a child attends camp.
- Child care will be available each day for a fee before and after Camp beginning June 8 through August 21 from 7:00 to 8:00 A.M. and 4:00 to 6:00 P.M. Students in the Day Care program must be picked up no later than 6:00 P.M. \$2.00 per minute is charged when the child is picked up later than 6:00 P.M.
- Charter bus transportation service to and from locations will be provided by camp.
- Campers are to respect all staff, campers and camp property.
- All outstanding Hillcrest fees incurred during the school year must be paid in full before a child may be enrolled in camp.

DATES OF CAMP: June 8 - August 21, 2009

HOURS OF OPERATION:

Camp 8:30 A.M. to 3:30 P.M. (All campers need to be present at 9:00 a.m.)

Day Care - 7:00 to 8:30 A.M. and 3:30 to 6:00 P.M.



REGISTRATION BEGINS: March 17, 2009. Complete the Registration Form, Basic Camp Rules Acknowledgment, Parental Contract, Field Trip Permission Slip and Emergency Treatment Authorization and return them along with the fee to: CAMP HILLCREST, 17531 Rinaldi St., Granada Hills, CA 91344.

FEE: <u>PLAN A:</u>	FULL DAY CAMP	<u>PLAN B:</u>	HALF DAY CAMP
	8:30 A.M. to 3:30 P.M.		12:00 NOON to 3:30 P.M.
	Cost: \$140.00 per week		Cost: \$70.00 per week

Plan A includes day care charges, transportation, admission fees, and special activity cost.

Plan B includes day care charges and on campus activities, and is available for summer school students only. Campers remain on campus. If a summer school class is scheduled to be released before noon, a camper is considered a "full day camper."

Weekly camp fees are not prorated.

Note: A one time non-refundable registration fee of \$50 is due with the registration form. This fee includes two camp T-shirts

IMMUNIZATIONS: New campers must provide documentation of immunization records including PPD (TB).

Field trips are scheduled usually on Tuesday and Thursday. Field trip sites may include: Mountasia, bowling, and many other locations. **Campers may not be dropped off or picked up from off site locations.** The schedule of locations and dates will be available in the school office the end of May.

A variety of sports is offered each week and may include but not be limited to Basketball, Soccer, Volleyball, Baseball, Hockey, and Badminton.

Each week encompasses teaching different Bible characters and their characteristics. Awards are given weekly for demonstrating Christian character. Campers attend chapel weekly.

Parents and non-registered children are not permitted on campus or on field trips.

Camp coaches are not permitted to hold campers' money.

CAMP OUTCOMES

- * Assist campers to grow spiritually by example and through chapel.
- * Build and maintain positive friendships.
- * Respect the property and well being of others.
- * Learn about and respect nature and the environment.
- * Learn to participate as a contributing member of a team.
- * Become confident, responsible and positive.
- * Become clear thinking problem solvers.

BASIC CAMP RULES

PLAYGROUND RULES

- * Campers are to remain in the assigned areas of supervision.
- * Permission is needed whenever a student leaves the playground to use the restroom.
- * Campers are not allowed to pick up, throw, or kick the playground rubber.
- * Playing on the lower patio is at the discretion of the director.
- * Campers are not allowed to carry or pick up another student at any time.
- * Improper equipment use that may cause harm to either student or staff is prohibited. (standing on top of, climbing on, or jumping off)
- * There is no running on any pavement, sidewalk, or walkways.
- * Campers are not to climb on the walls or rails around the playground.
- * Campers must sit on the slide with both feet in front of them.
- * Campers may not block the slide.
- * Campers may sit on the swings only and are to swing facing the playground.
- * If all the swings are full, the student will need to count to 60 for a turn on the swing. Only one child per swing.
- * Campers may not push anyone who is on a swing.
- * Campers are not to wait at the archways for their turn.
- * Playing tag of any kind is not allowed.
- * Campers not following the rules will be benched inside the playground.

LUNCH PAVILION RULES

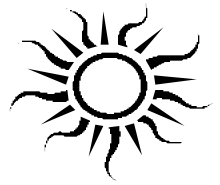
- * Lunch and backpacks are kept in the Pavilion.
- * There is no running in the Pavilion.
- * Campers are not to throw trash or food at any time. Trash pick up will be issued.
- * Campers are to clean up any spills they cause.
- * Campers in Grades K-5 must eat at the lunch tables only.

BATHROOM RULES

- * Supervisors are the only ones to give permission to use bathrooms.
- * Four girls/boys may use the bathroom at one time.



SUMMER CAMP ACTIVITIES



June 8- June 12

Monday - On Campus
Tuesday - Chumash Center
Wednesday - On Campus
Thursday - Magic Mountain
Friday - Fun Friday

June 15 - June 19

Monday - On Campus
Tuesday - Bowling and Pizza
Wednesday - On Campus
Thursday - Moorpark Teaching Zoo
Friday - Fun Friday

June 22 - June 26

Monday - On Campus
Tuesday - Mountasia
Wednesday - On Campus
Thursday - TBA
Friday - Fun Friday

June 29 - July 2

Monday - On Campus
Tuesday - TBA
Wednesday - On Campus
Thursday - Long Beach Aquarium
Friday - No Camp

July 6 - July 10

Monday - On Campus
Tuesday - TBA
Wednesday - On Campus
Thursday - Medieval Times
Friday - Fun Friday

July 13 - July 17

Monday - On Campus
Tuesday - Skateland
Wednesday - On Campus
Thursday - TBA
Friday - Fun Friday

July 20 - July 24

Monday - On Campus
Tuesday - Jethawks
Wednesday - On Campus
Thursday - Hurricane Harbor
Friday - Fun Friday

July 27 - July 31

Monday - On Campus
Tuesday - Bowling and Pizza
Wednesday - On Campus
Thursday - Magic Mountain
Friday - Fun Friday

August 3 - August 7

Monday - On Campus
Tuesday - L.A. Sparks
Wednesday - On Campus
Thursday - "G" Force
Friday - Fun Friday

August 10 - August 14

Monday - On Campus
Tuesday - TBA
Wednesday - On Campus
Thursday - TBA
Friday - Fun Friday

August 17 - August 21

Monday - On Campus
Tuesday - Mountasia
Wednesday - On Campus
Thursday - Universal Studios
Friday - Fun Friday



NOTE: * Early departure/late return trips (please check for times)

Trips are subject to change. Parents will be notified if there is a change in location prior to the field trip

PARENT COPY

**CAMP HILLCREST
PARENTAL 2009 CONTRACT**

Camper's Name _____	Grade _____
Camper's Name _____	Grade _____
Camper's Name _____	Grade _____

The following contract between Hillcrest Christian School and _____
hereby states: (Parent/Guardian's names)

I have read the following in the 2009 Summer Day Camp package for my/our child. Each must be completed and returned prior to enrollment.

- * Parental Summer Camp 2009 Contract
- * Basic Camp Rules and Acknowledgement
- * Day Camp Registration Form
- * Sports Release, Emergency Treatment, and Field Trip Permission Authorization Form
- * Registration Fee (non-refundable)

1. In the event my/our child(ren) was enrolled at Hillcrest Christian School during the regular academic year (2008-2009) this Parental Summer Camp Contract shall be deemed a supplement to the Parental Contract governing the regular academic year. In the event my/our child was not enrolled during the regular academic year and/or there is no Parental Contract governing the regular academic year, this Parental Summer Camp Contract shall be the Parental Contract between Hillcrest Christian School and the undersigned.

2. I/we agree that my/our child(ren) is/are required to follow all of the policies, rules and regulations as they apply to Hillcrest students during the regular academic year. I/we understand that these policies, rules, and regulations, as contained in the Parent/Student Handbook, are strictly enforced and I/we agree to be bound by them. If you did not receive a copy of the complete Parent/Student Handbook, it is available upon request from the office or on our school website www.hillcrestchristianschool.org.

3. I/we further specifically agree to be bound by the Mediation/Arbitration of Disputes Agreement which is on the reverse side of this contract, and if necessary, by legally binding arbitration in accordance with the Mediation/Arbitration of Disputes Agreement. I/We agree that this agreement shall be the sole remedy for any dispute arising between me/us, my/our child(ren), and the school, or its employees or agents, and do hereby waive, on behalf of myself/ourselves, and my/our child(ren), the right to file any legal action against the school in a civil court or agency, except to enforce an arbitration decision.

I/we are the parent(s) or legal guardian(s) with the custodial rights of the student(s) listed above and have the legal right to sign this Camp Hillcrest Parental Contract and by my/our signature(s) hereto, agree to the conditions and obligations.

Signature of Father (Guardian) _____ Date _____

Signature of Mother (Guardian) _____ Date _____

Continued on back

MEDIATION AND ARBITRATION OF DISPUTES

1. HILLCREST CHRISTIAN SCHOOL (the "School") is a Christian institution which believes that the Bible commands individuals to make every effort to live at peace and resolve disputes with one another in private and within the perimeters set by the Christian Church (see Matthew 18:15-20; 1 Corinthians 6:1-8). Therefore, the School, and the parents, legal guardians, and legal representatives of its students (hereinafter the parties) agree that except as expressly exempted from these provisions, any and all claims or disputes which would otherwise be the basis for legal or court action, which arise from or are related to the School and its operation, including all aspects of a student's relationship with the School, its administrators, faculty, and staff, shall be settled by biblically based mediation and, if necessary, legally binding arbitration.
2. The parties hereto agree to mediate any dispute or claim as above described arising between them before resorting to arbitration. Mediation is a process by which parties attempt to resolve a dispute or claim by submitting it to an impartial, neutral mediator, who is authorized to facilitate the resolution of the dispute, but who is not empowered to impose a settlement on the parties.
3. The mediation shall be conducted in accordance with the **Rules of Procedure for Christian Conciliation** contained in the booklet **Guidelines for Christian Conciliation** promulgated by the Institute for Christian Conciliation a division of Peacemakers Ministries (or its successor), whose address is P.O. Box 81130, #A, Billings, MT 59102. (406) 256-1583 or www.HisPeace.org. A copy of the Rules of Procedure are available in the school office. The mediation shall be conducted at a location, in the San Fernando Valley, as determined under the Rules. The parties to the dispute may mutually agree to the selection of an alternative method of mediation and/or a mutually acceptable alternative mediator to resolve the dispute.
4. If any party commences an arbitration or court action based on a dispute or claim to which the mediation provision applies without first attempting to resolve the matter through mediation, then in the discretion of the arbitrator(s) or judge, that party shall not be entitled to recover attorney's fees, even if they would otherwise be available to that party in any such proceeding.
5. The parties hereto agree that any dispute or claim in law or equity arising between them which is not settled through mediation, as above provided, shall be decided by neutral, binding arbitration and not by court action, except as provided by California law for judicial review of arbitration proceedings.
6. The dispute shall be submitted to binding arbitration in accordance with the **Rules of Procedure** promulgated by the Institute for Christian Conciliation, whose address, telephone number, and webmail are provided above. In the event the arbitrator or arbitrators selected pursuant to the **Rules of Procedure** above decline to act, either party may submit the dispute to arbitration in accordance with the Rules of Procedure of ADR Services, Inc. (ADR) or Judicial Arbitration and Mediation Services, Inc./ Endispute (JAMS/Endispute). The selection between ADR and JAMS/Endispute rules shall be made by the claimant first filing for arbitration. The parties to an arbitration may agree in writing to use different rules and/or arbitrator(s). The cost of mediation and/or arbitration shall be governed by the Rules of Procedure. The parties shall have the right to discovery in accordance with Code of Civil Procedure Section 1283.05. In all other respects, the arbitration shall be conducted in accordance with Part III, Title 9 of the California Code of Civil Procedure. Judgment upon any arbitration award may be entered in any court having jurisdiction thereof.
7. Exempted from the provisions of these mediation and arbitration provisions is the collection of monies due Hillcrest Christian School for tuition or other charges. Such collections may be enforced directly by legal action. The mediation and arbitration provisions created herein are not intended and do not give parents, guardians, or other legal representatives standing to arbitrate matters arising from the administration and implementation of the School's educational functions. Also exempted from the provisions of this Mediation and Arbitration of Disputes Agreement are any disputes which by law are required to be resolved by a governmental agency or are by law expressly exempted from arbitration.
8. If a dispute or claim involves an alleged injury or damage to which the School's insurance applies, the School's insurer may elect not to submit the dispute or claim to mediation or arbitration as described in this Agreement, in which event unless the parties otherwise agree, this Mediation and Arbitration of Disputes Agreement shall no longer be binding with regard to that part of the dispute or claim to which the School's insurance applies. Except as otherwise provided herein, the parents, legal guardians and legal representatives of their student agree that this Mediation and Arbitration of Disputes Agreement shall provide the sole remedy for any dispute between them, their children, or students, and the School and do hereby waive, on behalf of themselves, their children and students, the right to file any legal action against the School in a civil court or agency, except to enforce an arbitration award.

I/we have read the Mediation and Arbitration of Disputes Agreement printed above and agree to be bound thereby.

Signature of Father (Guardian) _____ Date _____

Signature of Mother (Guardian) _____ Date _____

CAMP COPY

**CAMP HILLCREST
PARENTAL 2009 CONTRACT**

Camper's Name _____	Grade _____
Camper's Name _____	Grade _____
Camper's Name _____	Grade _____

The following contract between Hillcrest Christian School and _____
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Continued on back

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2. The parties hereto agree to mediate any dispute or claim as above described arising between them before resorting to arbitration. Mediation is a process by which parties attempt to resolve a dispute or claim by submitting it to an impartial, neutral mediator, who is authorized to facilitate the resolution of the dispute, but who is not empowered to impose a settlement on the parties.
3. The mediation shall be conducted in accordance with the **Rules of Procedure for Christian Conciliation** contained in the booklet **Guidelines for Christian Conciliation** promulgated by the Institute for Christian Conciliation a division of Peacemakers Ministries (or its successor), whose address is P.O. Box 81130, #A, Billings, MT 59102. (406) 256-1583 or www.HisPeace.org. A copy of the Rules of Procedure are available in the school office. The mediation shall be conducted at a location, in the San Fernando Valley, as determined under the Rules. The parties to the dispute may mutually agree to the selection of an alternative method of mediation and/or a mutually acceptable alternative mediator to resolve the dispute.
4. If any party commences an arbitration or court action based on a dispute or claim to which the mediation provision applies without first attempting to resolve the matter through mediation, then in the discretion of the arbitrator(s) or judge, that party shall not be entitled to recover attorney's fees, even if they would otherwise be available to that party in any such proceeding.
5. The parties hereto agree that any dispute or claim in law or equity arising between them which is not settled through mediation, as above provided, shall be decided by neutral, binding arbitration and not by court action, except as provided by California law for judicial review of arbitration proceedings.
6. The dispute shall be submitted to binding arbitration in accordance with the **Rules of Procedure** promulgated by the Institute for Christian Conciliation, whose address, telephone number, and webmail are provided above. In the event the arbitrator or arbitrators selected pursuant to the **Rules of Procedure** above decline to act, either party may submit the dispute to arbitration in accordance with the Rules of Procedure of ADR Services, Inc. (ADR) or Judicial Arbitration and Mediation Services, Inc./ Endispute (JAMS/Endispute). The selection between ADR and JAMS/Endispute rules shall be made by the claimant first filing for arbitration. The parties to an arbitration may agree in writing to use different rules and/or arbitrator(s). The cost of mediation and/or arbitration shall be governed by the Rules of Procedure. The parties shall have the right to discovery in accordance with Code of Civil Procedure Section 1283.05. In all other respects, the arbitration shall be conducted in accordance with Part III, Title 9 of the California Code of Civil Procedure. Judgment upon any arbitration award may be entered in any court having jurisdiction thereof.
7. Exempted from the provisions of these mediation and arbitration provisions is the collection of monies due Hillcrest Christian School for tuition or other charges. Such collections may be enforced directly by legal action. The mediation and arbitration provisions created herein are not intended and do not give parents, guardians, or other legal representatives standing to arbitrate matters arising from the administration and implementation of the School's educational functions. Also exempted from the provisions of this Mediation and Arbitration of Disputes Agreement are any disputes which by law are required to be resolved by a governmental agency or are by law expressly exempted from arbitration.
8. If a dispute or claim involves an alleged injury or damage to which the School's insurance applies, the School's insurer may elect not to submit the dispute or claim to mediation or arbitration as described in this Agreement, in which event unless the parties otherwise agree, this Mediation and Arbitration of Disputes Agreement shall no longer be binding with regard to that part of the dispute or claim to which the School's insurance applies. Except as otherwise provided herein, the parents, legal guardians and legal representatives of their student agree that this Mediation and Arbitration of Disputes Agreement shall provide the sole remedy for any dispute between them, their children, or students, and the School and do hereby waive, on behalf of themselves, their children and students, the right to file any legal action against the School in a civil court or agency, except to enforce an arbitration award.

I/we have read the Mediation and Arbitration of Disputes Agreement printed above and agree to be bound thereby.

Signature of Father (Guardian) _____ Date _____

Signature of Mother (Guardian) _____ Date _____

CAMP RELEASE, EMERGENCY TREATMENT, AND FIELD TRIP PERMISSION AUTHORIZATION

*HILLCREST CHRISTIAN SCHOOL
17531 Rinaldi Street, Granada Hills, California 91344
(818) 368-7071 Fax: (818) 363-4455*

Sports Activity: May include but not be limited to Basketball, Soccer, Hockey, Volleyball, Softball.

Field Trips: May include but not be limited to Mountasia, Ice Skating, Bowling, Skateland, L.A. Zoo, Medieval Times, Universal Studios, Kidspace Museum, Chumash Center, Hurricane Harbor.

These Sports Activities and Field Trips are collectively referred to herein as the "Activity" or "Activities."

Sponsor: Hillcrest Christian School, a California non-profit corporation and its officers, school board, trustees, employees, agents, volunteer workers, promoters, and affiliates.

Name of Minor: _____ **Age:** _____

Parents or Legal Guardian: (please print)

Name: _____ Relationship to student _____
Daytime Phones: Home () _____ Work () _____
Cell () _____

Name: _____ Relationship to student _____
Daytime Phones: Home () _____ Work () _____
Cell () _____

Emergency contacts other than parent or guardian listed above: (please print)

Name: _____ Relationship to student _____
Daytime Phones: Home () _____ Work () _____
Cell () _____

Name: _____ Relationship to student _____
Daytime Phones: Home () _____ Work () _____
Cell () _____

Name: _____ Relationship to student _____
Daytime Phones: Home () _____ Work () _____
Cell () _____

I give my permission for my child to participate in the Activities described above, which may include transportation and supervision by volunteers and staff. I hereby, on behalf of my child, myself, our heirs, assigns and personal representatives, waive, release and forever discharge the Sponsor from any and all claims, including but not limited to claims for bodily injury, property damage, or death arising directly or indirectly from my child's participation in the Activities, including injuries or losses caused by the ordinary negligence of Sponsor and the ordinary negligence, gross negligence and willful misconduct of third party including others participating in the Activities or any equipment defect whatsoever. I further agree not to sue Sponsor with respect to any claim for bodily injury, property damage, or death as a result of my child's participation in these Activities.

I further represent that I maintain private health and/or accident insurance or HMO coverage sufficient to cover bodily injury and/or damage resulting from my child's participation in the Activities. I further represent that the information provided by me in the Proof of Insurance portion of the Emergency Treatment Authorization on file or submitted herewith is current and correct.

I, on behalf of my child, myself, our heirs, assigns, and personal representatives state that I am aware of the risks as associated with the Activities and, assume full responsibility for the risk of bodily injury, property damage, or death to my child while engaged in the Activities due to the ordinary negligence of Sponsor and the ordinary negligence, gross negligence, or willful misconduct of any third party including others participating in the Activities or any equipment defect whatsoever.

I, on behalf of my child, myself, our heirs, assigns, and personal representative, agree to indemnify, defend and hold harmless, at my sole cost, the Sponsor from any and all claims arising out of my child's participation in the Activities.

Emergency Treatment Authorization and Medial Release: I affirmatively state that my child is in good health and has no known physical or mental conditions which would impair or restrict his/her participation in the activities.

I/We, the undersigned, parent(s) or guardian(s) of _____,
grade _____ (minor), do hereby agree and authorize:

(a) In the event my child suffers sudden illness, accident, or injury, I give permission and authorize the sponsor to provide emergency aid and to provide or authorize such emergency transport and medical treatment that is deemed necessary by a paramedic, emergency medical technician, physician, or dentist (health professional). In the event hospital treatment is deemed advisable by the health professional, and the sponsor is unable to reach the parents or legal guardian or the emergency contact listed below, I authorize the hospital or urgent care facility most accessible at the time of accident or during the illness to administer any x-ray examination, anesthetic, medical or surgical diagnosis or treatment and hospital or temporary emergency care which is deemed advisable and may be rendered under the general and special supervision of any physician and surgeon on the medical staff of said hospital or emergency care facility, whether such diagnosis or treatment is rendered at the hospital or emergency medical facility or at the office of the physician;

(b) It is understood that this authorization is given in advance of any specific diagnosis, treatment or hospital care being required but is given to provide authority and power on the part of HILLCREST CHRISTIAN SCHOOL, its agents and employees, to give specific consent to any and all such diagnosis, treatment or hospital care which the aforementioned health professional in the exercise of his/her best judgment may deem advisable.

Please note, that all students who participate in camp are required to have a Parent Consent Form and Proof of Insurance in order to participate. Please provide the following information.

Students Insurance Company _____ Group Name _____
Subscriber's Name _____ Subscriber's Number _____
Verified By _____ Date _____

HEALTH RECORD

Date of last Tetanus Shot _____

Any activity restriction? _____ Explain _____

Check if your child has had the following and give details below:

_____ Heart Trouble _____ Diabetes _____ Asthma _____ Epilepsy/Seizures _____ Allergies
_____ Other medical conditions (List) _____

My child is allergic to the following medication, bee stings, or has other allergic reactions: _____

My child takes medication on a daily basis _____ What kind _____ How much _____
How Often? _____

Parents/Guardians will be notified of illness or serious injuries.

HILLCREST CHRISTIAN SCHOOL IS NOT RESPONSIBLE FOR DISTRIBUTING ANY MEDICATION FOR THOSE ENROLLED IN SUMMER CAMP.

Mediation/Arbitration: I further agree that any claim or dispute arising from or related to my child's participation in the Field Trip or Activity, this Release, Emergency Treatment, Field Trip Permission Authorization or otherwise shall be settled by mediation and, if necessary, legally binding arbitration in accordance with the Mediation and Arbitration of Disputes Agreement as set forth in the Parent-Student Handbook and the Parental Summer Day Camp Contract which is incorporated herein by reference and was delivered to you with your signed copy of the Summer Camp Contract. I agree that this Mediation and Arbitration of Disputes Agreement shall provide the sole remedy for any dispute arising between me, my children, and the school or its employees or agents and do hereby waive, on behalf of myself and my children, the right to file any legal action against the school or its employees or agents in a civil court or agency, except to enforce an arbitration decision.

Print Name _____ Relationship to minor _____
Signature _____ Date _____

Print Name _____ Relationship to minor _____
Signature _____ Date _____

Note: It is your responsibility to keep the information contained in this authorization current. In the event you need to change or update the information, you are required to complete a new original of this Emergency Treatment Authorization which may be obtained from the school.

CAMP REGISTRATION FORM

Parents: One application form is required for each child registering. Please complete this application and mail with your check at once to assure a space for your child. Please label your envelope CAMP REGISTRATION. Make checks payable to Hillcrest Christian School and mail to Camp Hillcrest, 17531 Rinaldi Street, Granada Hills, CA 91344.

Fees are due on the first day a child attends camp.

Girl _____ Boy _____ Birthdate _____ Age _____

Grade student completed in June _____

Name _____

Last

First

Street Address _____ City _____ Zip _____

Home Phone (_____) _____

Is this the first time this child has attended Camp Hillcrest? _____

Brother/Sister in Program (Name/Grade) _____

Father's Name _____ Work phone (_____) _____

Pager (_____) _____ Cellular number (_____) _____

Mother's Name _____ Work phone (_____) _____

Pager (_____) _____ Cellular number (_____) _____

The EMERGENCY TREATMENT AUTHORIZATION FORM, and the PARENTAL CONTRACT 2009, **must** be completed, signed, and returned with the REGISTRATION FORM for camp. Registration will not be complete until all forms and fees are returned to the office.

SUMMER T-SHIRTS

Hillcrest Christian School is not responsible for distributing any medication to those enrolled in summer camp.

The T-shirts will be required to be worn on all field trips, no exceptions. Additional T-shirts may be purchased for \$10.00 each the first day of camp. Two T-shirts will be provided with the non-refundable registration fee.

If on field trip days the camper arrives at camp without his/her camp shirt, a shirt will be provided and \$10.00 will be billed to the camper's account.

Parent _____ Date _____

Camper _____ Date _____

Please fill out the reverse side

REGISTRATION

(Check the weeks you want your child to attend.)

Dates may be added or subtracted according to your needs.

\$50.00 non-refundable registration fee is due upon registration.

PLAN A: Full Day Camp
Hillcrest
8:30 A.M. to 3:30 P.M.
Cost \$140.00 per week

\$50.00 non-refundable registration fee is due upon registration.

PLAN B: Half Day Camp
Summer School Student
ONLY.
12:00 noon to 3:30 P.M.
Cost \$70.00 per week

PLAN A

- ___ June 8 - June 12
- ___ June 15 - June 19
- ___ June 22 - June 26
- ___ June 29- July 2 (no camp, no day care on July 3)
- ___ July 6 - July 10
- ___ July 13 - July 17
- ___ July 20 - July 24
- ___ July 27 - July 31
- ___ August 3 - August 7
- ___ August 10 - August 14
- ___ August 17 - August 21

PLAN B

- ___ June 29 - July 2 (no camp, no day care on July 3)
- ___ July 6 - July 10
- ___ July 13 - July 17
- ___ July 20 - July 24
- ___ July 27 - July 31

**WEEKLY CAMP FEES
ARE NOT PRORATED.**

The first week's camp fee is due June 8. All campers must pay the camp fee on the Monday of each week for the current week. All outstanding tuition and fees must be paid in full before a child may be enrolled in camp. Please indicate the week or weeks to be used and place the child's full name on each check.

OFFICE USE ONLY

Payment Date _____ Check # _____ Cash _____ Amount \$ _____

Emer. Treat. Auth. _____ Contract _____

Immunizations _____ PPD _____