

## TLK School Release Camp Day Registration

**Child's Name** \_\_\_\_\_ **Date of Birth** \_\_\_\_\_

**Parent's Name(s)** \_\_\_\_\_

**Address** \_\_\_\_\_

**Phone numbers where parents can be reached:**

**Name** \_\_\_\_\_ **Number** \_\_\_\_\_

**Name** \_\_\_\_\_ **Number** \_\_\_\_\_

**E-mail addresses** \_\_\_\_\_

**Emergency contact names and numbers:**

1) \_\_\_\_\_

2) \_\_\_\_\_

3) \_\_\_\_\_

**Release day(s) registering for** \_\_\_\_\_

**Are there any allergies or special considerations that we should be aware of?**

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**By signing below I acknowledge that in the event of an emergency TLK has my permission to call emergency services to care for my child. I also acknowledge that TLK will not be responsible for any expense incurred for emergency medical treatment, and I also agree to the liability agreement on the back side of this form.**

**Date:** \_\_\_\_\_ **Signature:** \_\_\_\_\_

Office Use Only

Total fee: \_\_\_\_\_ Paid: Check Credit Cash

Credit Card: Visa or MasterCard Number: \_\_\_\_\_ EXP: \_\_\_\_/\_\_\_\_

Name and Address of Card Holder \_\_\_\_\_

Signature \_\_\_\_\_ Date \_\_\_\_\_

## Liability Waiver

The undersigned (Parent and/or Guardian) understands that under the terms of this agreement, the Hwa Rang Do Minneapolis Academy & Tomorrow's Leading Knights Afterschool Program (Studio) obligates itself to furnish their Child with competent instruction and suitable facilities for teaching lessons and quality Afterschool programming, Summer Camps, and School Release Days. All class sessions are supervised by qualified personnel trained in the procedures and traditions of the martial arts as well as leadership training and other programming activities.

Parent hereby represents that his/her Child is physically fit to take the prescribed course of instruction and that he/she has had an opportunity to observe the above martial art instruction prior to signing this agreement.

Parent recognizes that regular class attendance is important for student progress and understands that it is the child's responsibility to attend the classes. If, for any reason, the Child cannot attend for an extended period of time (greater than one (1) month), it is the responsibility of the parent to notify the studio at the onset of such absence in writing that training cannot be continued at that time and an extension of contract may be extended although it is further understood that the Parent is obligated to make payments in the agreed upon manner whether or not the student attends class. The Parent further understands that failure of the Child to complete the lessons does not relieve him/her of his/her obligation to pay the tuition in full unless there are extreme special circumstances that the Studio is understanding about.

If the Child: 1) fails to follow the posted school rules and items listed in Program Handbook, 2) is found to be mentally unstable or dangerous to others, or 3) is guilty of criminal behavior, the studio retains the right to dismiss the student from classes without financial remuneration, yet maintaining all aspects of this agreement.

Parent acknowledges that the services, instruction, and use of equipment entails some unavoidable risk of personal injury and harm, which is indigenous to any physical contact sports, particularly those involving the martial arts. It is further expressly agreed that all instruction, services, consultation, and use of equipment and facilities as it pertains to martial arts training shall be undertaken by Child at Child's sole risk and that the Parent assumes the full responsibility for any such injuries or damages arising out of or in any way connected with his/her use of any of the services or facilities.

Studio shall not be held liable for any claim, demand, injury, expense, damage, action or cause of action arising out of or connected with the use of any of the services or facilities of the studio, including those arising from acts of negligence on the part of the Studio, its servants, instructors, agents, employees, or members. Parent, for himself/herself and on behalf of Child, himself/herself, executors, administrators and assigns does hereby expressly forever release and discharge Studio, its successors or assigns, as well as the officers, directors, instructors, agents, employees, or members from all such claims, demands, injuries, expenses, damages, actions or causes of action.

Parent understands that during the course of instruction, employees of the Studio and/or other students or authorized personnel will be engaged in a course of conduct requiring physical contact; and he/she gives full consent to such contact as is required by the specific purpose of the training.

Lessons scheduled may be modified at the discretion of the Studio from time to time for holidays, special events, or other activities. The Studio shall give prior notice of such modifications by general announcement.

Parent agrees that any photographs, videos, or motion pictures taken of Child during the Studio activities may be used for promotional purposes.

In the event that Studio is relocated further than seven (7) miles from the current location, and there are no other branches of Studio available, the Student may terminate this agreement upon written notice to Studio within fourteen (14) days after such relocation.

This agreement is non-transferable without the express written consent of the Studio.

A late charge may be assessed for any payments received ten (10) days past due.

Parent agrees to pay, upon default of any payments received hereof, reasonable expenses of the holder of this note in enforcing its collection.

Parent understands the obligation represented by the above Retail Installment Agreement and Repayment Schedule, and Parent acknowledges receiving a copy of this agreement.