

Summer Camp Registration Form 2025 - CVAC Non-Members

Please email form to KidsCamp@CVAClife.com or submit form to the front desk. Make checks payable to Carmel Valley Athletic Club.

Parent/Guardian Full Name:			Phone (C	Cell):			
Phone (Work):							
Address:							
Child's Full Name:		A	ge:		Gender:	M	F
Date of Birth (xx/xx/xx):		G	rade:				
CVAC Summer Camp (Please check the camp your child		:					
CVAC Tennis Camp (Ag Monday-Friday: 9:30 AM - 1: \$550/week before April 1, \$575/week after April 1, 2	.00 PM , 2025	Monday \$500/w	C Kids' Ca v-Friday: 9:3 veek before veek after A	80 AM - 4 e April 1	1:00 PM ., 2025		
Splash Camp Monday-Friday: 1:00 - 4:00 PM \$200/week Tennis Camp \$300/week Splash Camp	add-on	Please Note: Lunch is included with CVAC Kids' Camp. For CVAC Tennis Camp, lunch is only provided if you add the Splash Camp afternoon option.					
Camp Sessions: Please check the session your chil	d will be attending	<i>?</i> :					
June 9 - 13	July 7 - 11	,	June 30 -	July 3 (Pro-Rated	4th o	f July Week):
June 16 - 20	July 14 - 18			•			re 4/1), \$460(after 4/1
June 23 - 27	July 21 - 25		CVAC Ki	ds' Camp	: \$400(befor	re 4/1),	\$440(after 4/1)
For 4th of July week pricing, please see pro-rated section	July 28 - Aug	Splash Camp Add-on: \$160 Splash Camp Only: \$240					
Cancellation Policy: Deadline to Camp is c	receive a refund fo harged per week, 1	•	_	•		ımp sta	art date.
How did you hear about Please check all that apply.	us? Friend Googl	ls/Famil e	/	ial Medi urning (iler rmel Pine Cone



CVAC Summer Camp Program Waiver and Release of Liability & Assumption of Risk

I, the Guest, on my own behalf, and behalf of all others who are listed as Guests under this Agreement (including my unborn and / or minor children, and my and their personal representatives, assigns, successors, heirs, and next of kin) (collectively the "Guests"), acknowledge, recognize, and agree that the use of the equipment and the facilities of CVAC, Inc. ("CVAC") involves a risk of physical injury, including that caused by the negligence of myself or CVAC, its agents and employees. The Guests hereby agree to assume the risk of injury in its entirety regardless of the cause. The Guests understand and agree that if they engage in any physical exercise or activity or use any CVAC facility or any of its affiliates or related entities, they do so at their own risk and assume the risk of any and all injury and / or damage while engaging in any physical exercise or activity or use any club facility on the premises. The Guests' assumption of risk includes, without limitation, their use of any exercise equipment (mechanical or otherwise), the locker rooms, sidewalks, parking lots, stairs, pool areas, whirlpools, saunas, steam rooms, lobby areas, or any equipment at the CVAC facility. The Guests agree to assume the risk in their participation in any activity, class, program, instruction, or CVAC sponsored event. The Guests agree that they are voluntarily participating in the aforementioned activities and using the CVAC facilities and premises and assume all risk of injury, illness, damage, or loss to the Guests or their property that might result, including, without limitation, any loss or theft of any personal property, including injuries or damage that might result from the negligence of CVAC or any of its affiliates, employees, agents, representatives, successors, and assigns.

Guest listed agrees on their own behalf (including their unborn and / or minor children, and their personal representatives, assigns, successors, heirs, and next of kin) to release and discharge CVAC (and our affiliates, employees, agents, representatives, contractors, successors, and assigns) from any and all claims or causes of action (known and unknown) arising out of the negligence of CVAC or any of its affiliates, employees, agents, representatives, contractors, successors and assigns. This waiver and release of liability includes, without limitation, injuries which may occur as a result of (a) the Guests' use of any exercise equipment or facilities which may malfunction or break; (b) CVAC's improper maintenance of any exercise, facilities, or premises; (c) CVAC's negligent instruction or supervision, including personal training; (d) Guests' use of child care services; and (e) Guests slipping and falling while on or in the facility or any portion of the premises for any reason, including CVAC negligent inspection or maintenance of its facility. By the execution of this agreement, the Guests hereby agree to indemnify and hold harmless CVAC and its employees and independent contractors from any loss, liability, damage, or cost CVAC may incur due to their presence at the CVAC facility. The Guests further expressly agree that the foregoing release, waiver and indemnity agreement is intended to be as broad and inclusive as permitted by the law of the State of California and that if any portion thereof is held invalid, it is agreed that the balance shall, notwithstanding, continue in full force and effect.

The Guests authorize CVAC or its authorized agent to consent to any medical treatment and / or hospital care (which is given to any persons listed below) under the supervision of a duly licensed physician or trained medical personnel. By signing this consent form, the Guests agree to allow those listed to participate in all CVAC activities. The Guests allow for photographs and videos to be taken, while at the club, to be used for marketing purposes. The Guests agree and understand that CVAC reserves the right to disallow guest access to CVAC's facilities at its sole discretion for any reason whatsoever.

The Guests represent and warrant that they are in good physical condition, and have nothing preventing them from engaging in active or passive exercise or from any activity or service offered by CVAC.

If a provision of this agreement is held to be unenforceable, the other provisions shall remain in full force and effect.

GUEST: YOU ACKNOWLEDGE THAT YOU HAVE CAREFULLY READ THIS WAIVER AND RELEASE AND FULLY UNDERSTAND THAT IT IS A RELASE OF LIABILITY, AND AGREE THAT BY EXECUTING THIS WAIVER AND RELEASE YOU ARE GIVING UP YOUR RIGHT TO BRING LEGAL ACTION OR ASSERT A CLAIM AGAINST CVAC FOR ITS NEGLIGENCE, OR FOR ANY DEFECTIVE PRODUCT ON ITS PERMISES. YOU HAVE READ AND VOLUNTARILY SIGNED THIS WAIVER AND RELEASE & ASSUMPTION OF RISK ON YOUR OWN BEHALF AND ON BEHALF OF ANY MINORS.

Child's Name	Parent/Guardian Name
Signature of Parent or Legal Guardian	



Emergency Medical Information Please Print Clearly

Child's Full Name:		_ Date of Birth (xx/xx/xx)		
Parent/Guardians Full Name:	Relation:			
Phone (Cell):	Phone (Work):			
Parent/Guardians Full Name:		Relation:		
Phone (Cell):	Phone (W	⁷ ork):		
Emergency Contact (must have co	onsent to pick up your	child if necessary):		
Name:	Phone:	Relation:		
Name:	Phone:	Relation:		
Child's Physician:	Phone:			
Insurance Carrier:	Policy:			
Allergies:				
Special Needs:				
do hereby consent to any medical physician to be necessary for the	care and the administrate welfare of my child when the control of	guardian of		
during the length of the contract. Date	Parent/Agency Ro	epresentative/Guardian Signature		
		1		



	Credit Card Aut	thorization For	m	
Camper's Last Name:		First Nan	ne:	
Parent's Last Name:		First Name:		
Address:				
City:				
Home Phone: ()		Cell: ()	
Email Address:				
Card Information				
☐ Visa ☐ Mastercard ☐	Discover Card	☐ American E	xpress	
Card Number:				
Expiration Date CID # (Back of the card)				
CVAC and its camp programs above. All statements and received	_			ne card listed
Ι,			, h	ereby authorize
the CVAC, Inc. to charge my C				
Date	Signature			

Carmel Valley Athletic Club Covid-19

WAIVER OF LIABILITY AND HOLD HARMLESS AGREEMENT

In consideration for receiving permission to BE ON PREMISES at the CARMEL VALLEY ATHELTIC CLUB (hereinafter the "Activity or Activities"), I, on behalf of myself and any minor child/children for whom I have the capacity to contract, hereby acknowledge and agree to the following:

- I understand the hazards of the novel coronavirus ("COVID-19") and am familiar with the Centers for Disease Control and Prevention ("CDC") guidelines regarding COVID-19. I acknowledge and understand that that the circumstances regarding COVID-19 are changing from day to day and that, accordingly, the CDC guidelines are regularly modified and updated, and I accept full responsibility for familiarizing myself with the most recent updates.
- 2. Notwithstanding the risks associated with COVID-19, which I readily acknowledge, I hereby willingly choose to participate in Activities.
- 3. I acknowledge and fully assume the risk of illness or death related to COVID-19 arising from my being on the premises and participating in the Activities and hereby RELEASE, WAIVE, DISCHARGE, AND COVENANT NOT TO SUE (on behalf of myself and any minor children form whom I have the capacity contract) CARMEL VALLEY ATHLETIC CLUB, officers, directors, agents, employees and assigns (the "RELEASEES") from any liability related to COVID-19 which might occur as a result my being on the premises and participating in the Activities.
- 4. I shall indemnify, defend and hold harmless the RELEASEES from and against any and all claims, demands, suits, judgments, losses or expenses of any nature whatsoever (including, without limitation, attorneys' fees, costs and disbursements, whether of in-house or outside counsel and whether or not an action is brought, on appeal or otherwise), arising from or out of, or relating to, directly or indirectly, the infection of COVID-19 or any other illness or injury.
- 5. It is my express intent that this Waiver and Hold Harmless Agreement shall bind any assigns and representatives, and shall be deemed as a RELEASE, WAIVER, DISCHARGE, AND COVENANT NOT TO SUE the above-named RELEASEES. This Agreement and the provisions contained herein shall be construed, interpreted and controlled according to the laws of the State of California.

IN SIGNING THIS AGREEMENT, I ACKNOWLEDGE AND REPRESENT THAT I have read the foregoing Wavier of Liability and Hold Harmless Agreement, understand it and sign it voluntarily as my own free act and deed; no oral representations, statements, or inducements, apart from the foregoing written agreement, have been made; I am at least eighteen (18) years of age and fully competent; and I execute this Agreement for full, adequate and complete consideration fully intending to be bound by same.

IN WITNESS WHEREC day of		iver and Agreemen	t and Player Respor	sibilities under seal o	n thi <u>s</u>
SIGNATURE:					
NAME:					
MEMBERSHIP#					
NAMES OF MINOR CH	IILD(REN):				