

Coweta Charter Academy 6675 E. Highway 16 Senoia, GA 30276

https://www.cowetacharter.org/ Tel: 770-599-0228

LIABILITY RELEASE AGREEMENT

State Charter School District: 783 | School Code: 0610

Minor's Legal Name (Print)		(If there is more
han one child per family pa	rticipating, please provide their lego	al name(s)):
(collectively referred to as Coweta Charter Academy	"Minor") wishes to participate in (CCA).	("Activity") sponsored by
injury as well as similar and	dissimilar risks ("Risks"). <u>The undersigne</u> in the Activity voluntarily and assum	gree that the Activity may pose risks, including possible illness, ed is fully aware of the Risks and other hazards inherent in the less the Risks and all other risks of loss, damage, or injury that
that may be involved in the CCA does NOT provide any	Activity, whether or not owned, lear insurance coverage for the Minor's	r safety of the land, structures, transportation or surroundings sed, operated or maintained by CCA. It is understood that person or property, and Minor's parent (s) or guardian (s) and the Minor's own health care needs, and for the protection
undersigned, and their resp hold harmless CCA and an Minor's person or damage t expenses (including reason necessary in its judgment if that as a part of this Release	ective heirs, personal representative y agent, officer or employee of CCA o the Minor's property or any other cable attorney's fees). I authorize CC I am not present or reachable in the	A Activities, the Minor, by and through the undersigned, the es and estates agree(s) to release from liability, indemnify and a acting within the scope of their duties for any injury to the claim, demand, cause of action, liability, damages, costs and A to take any action, including seeking medical care, event of an emergency. The undersigned acknowledges by for all medical expenses resulting or to result from any injury
unenforceable, the remaine	der shall not be affected thereby, ar ullest extent permitted by law. In the	or circumstance shall, to any extent, be invalid or and each and every remaining term of this agreement shall be event of any need to enforce this agreement, CCA shall be
terms and conditions and the inducements apart from the	nat they apply to said Minor and to r	n of the Minor. I have fully read and understand the above myself, and that no oral representations, statements or been made to the undersigned. This document is binding on Minor.
Please note, lack of conse requirements.	nt to participate in school and/or dis	strict events does not exclude students from testing
Parent/Guardian Name (P	lease print):	
Address:		
		Zip:
Signed:		Date: