
**OPEN TO LEGAL UNITED STATES RESIDENTS, AGED 21 OR OVER AS OF DATE OF
Booking.**

1. **CAMPAIGN DESCRIPTION:** Finder's Camp (the "**Campaign**") begins on May 17, 2024 at 3:00:00 p.m. Eastern Time ("**ET**") and ends when all waitlist spots are claimed, after the completion of the verification process established at the discretion of Sponsor and Administrator (the "**Booking Period**"). The Campaign gives people the opportunity to request a booking at the "Finder's Camp" camp experience. The two-night only experience takes place in Glen Spey, New York from June 7, 2024 at 3:00 p.m. ET and to June 9, 2024 at 12:00 p.m. ET (the "**Campaign Period**"). By participating in the Campaign, each booking party unconditionally accepts and agrees to comply with and abide by these Official Terms and Conditions (the "**Terms and Conditions**"), and the decisions of HomeGoods, a division of The TJX Companies, Inc., 770 Cochituate Road, Framingham, MA 01701 ("**Sponsor**"), which shall be final and binding in all respects at Sponsor's discretion
2. **BOOKING PERIOD:** Booking for Finder's Camp (the "**Booking Request**") are on a first come, first served basis and selected based on cabin availability and party size at the Administrator's sole discretion. during the Booking Period. There will be a total of 10 cabins for a max capacity of 38 guests. Capacity per cabin varies. All those who have signed up for the waitlist are considered ("Reservation Holders") and their additional party members are ("Reservation Guests"). Bookings are not guaranteed until confirmed by Sponsor and Administrator. Exact address of Finder's Camp will not be shared until Booking Request is confirmed. "Reservation Holders" who would like to cancel their full booking must do so by Wednesday June 5, 2024 to allow time for another guest to book this exciting and unexpected experience. Reservation Holders who do not cancel their Booking Request by the aforementioned deadline will forfeit \$49.99 per guest. There are no partial refunds for any cancelled Bookings. Bookings cannot be rescheduled or transferred to another party.
3. **ELIGIBILITY:** Open to legal United States residents, who are 21 years of age or older as of date of the Booking Request. Officers, directors, and employees of Sponsor, Daniel J. Edelman, Inc., JDx STUDIO, LLC, a New York Limited Liability Company (the "**Administrator**") and each of their respective affiliates, parents, subsidiaries, divisions, suppliers, distributors and advertising, promotional and judging agencies, and each of their respective shareholders, directors, officers, members and agents (the "**Campaign Entities**") and their immediate family members (spouses, parents, children, and siblings and their spouses) and/or those living in the same household of each, are not eligible to book. Void where prohibited by law and subject to all federal, state and local laws.
4. **HOW TO BOOK:** At the beginning of the Booking Period, eligible consumers can join the waitlist for Finder's Camp by visiting <https://www.exploretock.com/home-goods-event> (the "Site") and following the instructions to complete the Booking Request form, including accepting these Terms and Conditions. Waitlist applications will be reviewed on a first come, first served basis and selected based on cabin availability and party size at the Administrator's sole discretion. Within 12 hours of submitting a Booking Request, selected campers should receive an email letting them know whether they have been selected from the waitlist. If selected, "Reservation Holder" will receive an email asking for required information (Full Legal Name, Date of Birth, Full Street Address, and Social Media Handles) for each "Reservation Guest" in the party. Payment in full for the whole party will also be due at this time. This information is due by 8pm EST Saturday, 5/18/24. In order to confirm booking "Reservation Holder" and each "Reservation Guest" must complete the verification process.
5. **BOOKING CONFIRMATION:** By Wednesday, June 5, 2024, Reservation Holders should receive a

confirmation email to confirm their reservation using the email address entered by the Reservation Holder at the time of making the reservation (“**Booking Confirmation**”).

Reservation Holder, as a condition of Booking Request, agrees to release the Campaign Entities from and against any and all liability, claims or actions of any kind whatsoever for injuries, damages, or losses to persons or property which may be sustained during their attendance at Finder’s Camp, including but not limited to any claims associated with COVID-19, or any typographical or other error in these Terms and Conditions. The Campaign Entities are not responsible for technical, hardware, software or telephone malfunctions of any kind, lost or unavailable network connections, failed, incorrect, incomplete, inaccurate, garbled or delayed electronic communications caused by the user, by any of the equipment or programming associated with or utilized in the booking process, or by any human error which may occur in the processing Booking Request, or for any liability for damage to any computer system resulting from participation in, accessing or downloading information in connection with Booking Request. Reservation Holder hereby represents and warrants that she/he has read these Terms and Conditions and are fully familiar with its contents.

Reservation Holder understands and agrees that, as a condition of Booking Confirmation, each Reservation Holder and Reservation Guest will be subject to a verification process at the sole discretion of Sponsor; failure to comply will result in forfeiture of booking (and any associated fees). In addition, at the discretion of the Sponsor and Administrator, the Reservation Holder and/or Reservation Guest may have a Booking Request including their entire booking party declined if they, or any Reservation Guest : (a) Has a criminal record of any of the following: violent activity; sexual misconduct; child custody violations; any conviction or plea of theft; a felony DUI or felony fraud in the last five years; 2 convictions of misdemeanor DUI or theft in the last five years; or (b) Displays patterns of the following behaviors online: making threats to harm oneself, others or property; is hateful, tortuous, defamatory, slanderous or libelous; promotes bigotry, racism, hatred or harm against any group or individual or promotes discrimination based on race, sex, religion, nationality, disability, sexual orientation or age ; posting pornographic/explicit imagery; posting content that displays the Guest/Holder participating in illegal or dangerous drug- and/or alcohol-related activity; engaging in inflammatory or derogatory conversations related to personal and/or political opinions; general conversations that are disrespectful or inflammatory in nature; imagery that is violent or gory in nature, or excessive use of obscene language; or (c) is not eligible to make the Campaign based on the eligibility requirements set forth in these Terms and Conditions; or (d) Sponsor or Administrator determines that they failed to comply with these Terms and Conditions in any way. Reservation Holder’s and Reservation Guest’s social media profiles must be in keeping with the Sponsor’s image or they may be disqualified, in Sponsor’s sole discretion.

6. **BOOKING FEES:** Upon Booking Confirmation, Reservation Holder will be required to pay the Booking Fee (“**Fee**”) of \$49.99 per person for their confirmed reservation. Reservation Holders can make reservations for up to parties up to six (6) but will be selected from waitlist based off availability and party size. Breakfast, lunch, dinner and snacks will be provided for each Reservation Holder and Reservation Guest during their stay. Reservation Holder understands that they are responsible for their own transportation to and from Finder’s Camp. Sponsor and Administrator are not responsible for transportation to and from Finder’s Camp.

Bookings cannot be rescheduled or transferred to another party.

7. **GUESTS:** Reservation Holder will provide the names of up to five (5) additional Reservation Guests pending booking request size, who will be joining them during their stay at Finders Camp. All Reservation

Guests must be 21 years of age or older as of the date of the booking request. All Reservation Guests must agree to the Campaign Terms and Conditions and sign a liability and publicity release. No other guests of Reservation Holder are permitted to stay at the Finder's Camp at any time during the Campaign Period.

8. **CONDITION OF FINDERS CAMP:** The Reservation Holder and Reservation Guests shall maintain the Finder's Camp in a good, clean condition without any damage and use Finder's Camp only in a reasonable and lawful manner. The Reservation Holder and Reservation Guests shall leave Finder's Camp in a clean and orderly condition without damage at the end of the Campaign Period and leave the Finder's Camp the same way it was when they arrived.
9. **SURVEY:** Reservation Holders and Reservation Guests will be required to complete a survey prior to the start of the Campaign Period and at the conclusion of the Campaign Period regarding Sponsor's brand. Reservation Holders and Reservation Guests will be required to complete the initial survey in the time frame specified in order to participate in Finder's Camp.
10. **GENERAL BOOKING CONDITIONS:** In the event the Reservation Holder or any Reservation Guest engages in behavior that, as determined by Sponsor in its sole discretion, is threatening, illegal, that is intended to annoy, abuse, threaten or harass any other person, that violates Finder's Camp Rules or that could harm Sponsor's brand or goodwill in any way as determined by Sponsor in its sole discretion, Sponsor reserves the right to terminate the booking early, in whole or in part, with no further compensation and Reservation Holder and all Reservation Guests will be required to leave Finder's Camp. No substitution of booking date will be allowed, except Sponsor reserves the right in its sole discretion to substitute compensation of equal or greater retail value if any booking listed is unavailable, in whole or in part, for any reason. Bookings will be executed only if the potential Reservation Holder fully complies with these Terms and Conditions. All portions of the booking request are non-assignable and non-transferable. Any imagery of Finder's Camp pictured in point-of-sale, online, television and print advertising, promotional packaging, and other Campaign materials are for illustrative purposes only. All details and other restrictions of the booking not specified in these Official Terms and Conditions will be determined by Sponsor in its sole discretion. Reservation Holders and Reservation Guests are not permitted to bring certain prohibited items to the Finder's Camp, including but not limited to: firearms, outside alcohol, illegal drugs, firearms, weapons, animals (other than service animals), explosives, fireworks, hard-sided coolers or containers, tripods, bullhorns, confetti, glitter, noise making devices, laser pointers, furniture, cigarettes, pepper spray, ammunition, or any other items determined in Sponsor's sole discretion that could interfere with the safety or enjoyment of the Finder's Camp by other guests.
11. **CONTENT CAPTURE AND SOCIAL MEDIA POSTING FROM FINDER'S CAMP:** Reservation Holder and Reservation Guests agree that they may appear in or may create photographs or videos taken at Finder's Camp ("**Content**") that may be posted on social media and other public sites. By completing a Booking, Reservation Holder hereby grants to the Sponsor and its affiliates, successors and assigns, the right, but not the obligation, to (a) use any Content and Reservation Holder's name, likeness, image, appearance, actions and voice as they appear in any Content for any purpose, including advertising, in all media, including online and social media, throughout the world, in perpetuity, without any compensation and (b) remove from social media and any other public sites any Content in Sponsor's sole discretion. Reservation Holder releases Sponsor and Campaign Entities from any liability, including for loss, damage to persons or property, or infringement of any rights.
12. **GOVERNING LAW/JURISDICTION:** ALL ISSUES AND QUESTIONS CONCERNING THE CONSTRUCTION, VALIDITY, INTERPRETATION AND ENFORCEABILITY OF THESE OFFICIAL TERMS AND CONDITIONS OR THE RIGHTS AND OBLIGATIONS OF RESERVATION HOLDER OR ADMINISTRATOR IN CONNECTION WITH THE CAMPAIGN

SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE INTERNAL LAWS OF THE COMMONWEALTH OF MASSACHUSETTS WITHOUT GIVING EFFECT TO ANY CHOICE OF LAW OR CONFLICT OF LAW RULES OR PROVISIONS THAT WOULD CAUSE THE APPLICATION OF ANY OTHER STATE'S LAWS. FOR THE PURPOSES OF ANY DISPUTES HEREUNDER, BY ENTERING THIS CAMPAIGN, EACH ENTRANT AGREES THAT ANY AND ALL DISPUTES, CLAIMS, AND CAUSES OF ACTION ARISING OUT OF OR IN ANY WAY RELATED TO THIS CAMPAIGN SHALL BE RESOLVED INDIVIDUALLY, WITHOUT RESORT TO ANY FORM OF CLASS ACTION AND CONSENTS TO THE EXCLUSIVE JURISDICTION AND VENUE OF THE APPROPRIATE STATE OR FEDERAL COURT SITUATED IN THE COMMONWEALTH OF MASSACHUSETTS.

13. **GENERAL LIABILITY RELEASE/FORCE MAJEURE:** Reservation Holder agrees that the Campaign Entities (A) shall not be responsible or liable for, and are hereby released from, any and all costs, injuries, losses or damages of any kind, including, without limitation, death and bodily injury, due in whole or in part, directly or indirectly, to participation in the Campaign or any Campaign-related activity, or from Reservation Holder's acceptance, receipt, possession and/or use or misuse of any booking, and (B) have not made any warranty, representation or guarantee express or implied, in fact or in law, with respect to any booking, including, without limitation, to such booking's or Finder's Camps' quality or fitness for a particular purpose. Sponsor and Administrator assume no responsibility for any damage to a Reservation Holder's, or any other person's, computer system which is occasioned by accessing any website or otherwise participating in the Campaign, or for any computer system, phone line, hardware, software or program malfunctions, or other errors, failures, delayed computer transmissions or network connections that are human or technical in nature. Without limiting the generality of the foregoing, Sponsor and Administrator are not responsible for incomplete, illegible, misdirected, misprinted, late, lost, damaged, stolen, or postage-due booking notifications; or for lost, interrupted, inaccessible or unavailable networks, servers, satellites, Internet service providers, websites, or other connections; or for miscommunications, failed, jumbled, scrambled, delayed, or misdirected computer, telephone or cable transmissions; or for any technical malfunctions, failures, difficulties or other errors of any kind or nature; or for the incorrect or inaccurate capture of information, or the failure to capture any information. Sponsor reserves the right in its sole discretion to disqualify any individual who is found to be tampering with the booking process or the operation of the Campaign, to be acting in violation of these Official Rules, or to be acting in an unsportsmanlike or disruptive manner, or with the intent to disrupt or undermine the legitimate operation of the Campaign, or to annoy, abuse, threaten or harass any other person, and Sponsor reserves the right to seek damages and other remedies from any such person to the fullest extent permitted by law. No mechanically reproduced, incomplete, forged, software-generated or other automated multiple requests will be accepted. Sponsor reserves the right to modify, extend, suspend, or terminate the Campaign if it determines, in its sole discretion, that the Campaign is technically impaired or corrupted or that fraud or technical problems, failures or malfunctions or other causes beyond Sponsor's control have destroyed or severely undermined or to any degree impaired the integrity, administration, security, proper play and/or feasibility of the Campaign as contemplated herein. In the event an insufficient number of eligible Reservations are received and/or Sponsor is prevented from confirming a booking or continuing with the Campaign as contemplated herein by any event beyond its control, including but not limited to fire, flood, natural or man-made epidemic of health of other means, earthquake, explosion, labor dispute or strike, act of God or public enemy, satellite or equipment failure, riot or civil disturbance, terrorist threat or activity, war (declared or undeclared) or any federal state or local government law, order, or regulation, public health crisis, order of any court or jurisdiction, or other similar or dissimilar cause not reasonably within Sponsor's control (each a "Force Majeure" event or occurrence), then subject to any governmental approval which may be required, Sponsor shall have the right to modify, suspend, extend or terminate the Campaign.

These Terms and Conditions cannot be modified or amended in any way except in a written document issued in accordance with law by a duly authorized representative of Sponsor. The invalidity or unenforceability of any provision of these rules shall not affect the validity or enforceability of any other provision. In the event that any provision is determined to be invalid or otherwise unenforceable or illegal, these rules shall otherwise remain in effect and shall be construed in accordance with their terms as if the invalid or illegal provision were not contained herein.

14. **ARBITRATION PROVISION:** By participating in this Campaign, Reservation Holder agrees that any and all controversies, claims, counterclaims or other disputes Reservation Holder may have with, or claims Reservation Holder may have against the Campaign Entities relating to, arising out of or connected in any way with (a) the Campaign, (b) the awarding or redemption of any booking, and/or (c) the determination of the scope or applicability of this agreement to arbitrate (a “Claim”), will be resolved exclusively by final and binding arbitration in accordance with the Rules of the American Arbitration Association (“**AAA Rules**”). The arbitration will be heard and determined by a single arbitrator. The arbitrator's decision in any such arbitration will be final and binding upon the parties and may be enforced in any court of competent jurisdiction. The parties agree that the arbitration proceedings will be kept confidential and that the existence of the proceeding and any element of it will not be disclosed beyond the arbitration proceedings, except as may lawfully be required in judicial proceedings relating to the arbitration, by applicable disclosure rules and regulations of securities regulatory authorities or other governmental agencies, or as specifically permitted by state law. The Federal Arbitration Act and federal arbitration law apply to this agreement. However, the Arbitrator, and not any federal, state, or local court or agency, shall have the exclusive authority to resolve any dispute relating to the interpretation, applicability, enforceability, or formation of these Official Rules including, but not limited to, a claim that all or any part of these Official Rules is void or voidable.

If Reservation Holder demonstrates that the costs of arbitration will be prohibitive as compared to the costs of litigation, Sponsor will pay as much of the administrative costs and arbitrator's fees required for the arbitration as the arbitrator deems necessary to prevent the cost of the arbitration from being prohibitive. In the final award, the arbitrator may apportion the costs of arbitration and the compensation of the arbitrator among the parties in such amounts as the arbitrator deems appropriate.

This arbitration agreement does not preclude Reservation Holder from seeking action by federal, state, or local government agencies. Reservation Holder and Sponsor also have the right to bring qualifying claims in small claims court. In addition, entrant and Sponsor retain the right to apply to any court of competent jurisdiction for provisional relief, including pre-arbitral attachments or preliminary injunctions, and any such request shall not be deemed incompatible with these Terms and Conditions, nor a waiver of the right to have disputes submitted to arbitration as provided in these Terms and Conditions.

Neither Reservation Holder nor Sponsor may act as a class representative, nor participate as a member of a class of claimants, with respect to any Claim. Claims may not be arbitrated on a class or representative basis. The arbitrator can decide only Reservation Holder and/or Sponsor's individual Claims. The arbitrator may not consolidate or join the claims of other persons or parties who may be similarly situated. If for any reason a claim proceeds in court rather than in arbitration we each waive any right to a jury trial. Notwithstanding anything to the contrary herein, the arbitrator may award in the arbitration the same damages or other relief available under applicable law, including injunctive and declaratory relief (which may include public injunctive relief), as if the action were brought in court on an individual basis.

THIS SECTION LIMITS CERTAIN RIGHTS, INCLUDING THE RIGHT TO MAINTAIN A COURT ACTION, THE RIGHT TO A JURY TRIAL, THE RIGHT TO PARTICIPATE IN ANY FORM OF CLASS OR REPRESENTATIVE CLAIM, THE RIGHT TO ENGAGE IN DISCOVERY EXCEPT AS PROVIDED IN AAA RULES, AND THE RIGHT TO CERTAIN REMEDIES AND FORMS OF RELIEF. OTHER RIGHTS THAT RESERVATION HOLDER OR SPONSOR WOULD HAVE IN COURT ALSO MAY NOT BE AVAILABLE IN ARBITRATION. If any provision of this Section is found to be invalid or unenforceable, then that specific provision shall be of no force and effect and shall be severed, but the remainder of this Section will continue in full force and effect. No waiver of any provision of this Section of these Official Rules will be effective or enforceable unless recorded in a writing signed by the party waiving such a right or requirement. Such a waiver shall not waive or affect any other portion of these Official Rules. This Section of these Official Rules will survive the termination of your relationship with Sponsor.

PRIVACY POLICY

HomeGoods, a division of The TJX Companies, Inc., ("Sponsor") and its service providers, JDX STUDIO, LLC, a New York Limited Liability Company ("Administrator"), Daniel J. Edelman, Inc. ("Edelman") (Sponsor, Administrator, Edelman, collectively "we"), and Tock LLC ("Registration Facilitator") are committed to protecting your privacy. This privacy statement applies to the data collected by Edelman in connection with the Finder's Camp Campaign ("Campaign"); it does not apply to other online or offline Sponsor or Edelman sites, products, or services.

Collection of Your Information

In order to participate in the Campaign, you need to complete a booking request and provide the following information concerning yourself and any guests: First Name, Middle Name, Last Name, Date of Birth, Email Address, and street address ("Campaign Information"). TOCK'S PRIVACY POLICY WILL ALSO APPLY WITH RESPECT TO COOKIES AND TO ANY INFORMATION, INCLUDING PAYMENT INFORMATION RELATED TO YOUR BOOKING REQUEST. SPONSOR AND EDELMAN ARE NOT RESPONSIBLE FOR TOCK'S COMPLIANCE WITH ITS POLICIES AND PROCEDURES OR ANY ACTION OR INACTION BY TOCK: <https://www.exploretock.com/privacy>.

Campaign participants will also be asked to complete a survey concerning Sponsor and Finder's Camp prior to and following the conclusion of the Campaign.

Use of Your Information

Campaign information will be used solely by Edelman and third-party background check provider, DJA in connection with determining eligibility for, administering the Campaign and publicity purposes consistent with the Campaign's terms and conditions. Campaign survey information will be aggregated for use by Edelman, Administrator, Don Jagoda Associates, Inc., and Sponsor.

We may utilize other companies to provide limited services on its or Sponsor's behalf related to the Campaign and survey administration. Such companies are required to maintain the confidentiality of the information and are prohibited from using that information for any other

purpose unless and/or to the extent they receive appropriate consent from the Campaign participant.

We may access or disclose information about you in order to: (a) comply with the law or respond to lawful requests or legal process; (b) protect the rights or property of Sponsor, our service providers or other individuals, including the enforcement of Campaign Terms and Conditions or Camp Rules; or (c) act on a good faith belief that such access or disclosure is necessary to protect your personal safety or that of other Campaign participants, Sponsor's or our service providers' employees, customers, or the public. We may also disclose personal information as part of a corporate transaction such as a merger or sale of assets.

Control of Your Information

You can have information updated or deleted (to the extent not necessary for the Campaign or lawful data retention purposes) by contacting [e-mail address].

Security of Your Information

We utilize reasonable security measures and procedures designed to protect against the unauthorized access, use or disclosure of your information.

Contact Information

If you have any questions regarding this privacy policy, please email HGFindersCampUS@edelman.com.

DECLARATION OF ELIGIBILITY AND RELEASE

In connection with booking request for the Finder's Camp ("Booking Request") and to satisfy the eligibility requirements, as stated in the official Terms and Conditions ("Terms and Conditions"), I represent that I am a legal resident of the United States, and am 21 years of age or older as of date of booking request and that I, or any member of my immediate family/household, are not employees of HomeGoods, a division of the TJX Companies, Inc. (the "Sponsor"), Daniel J. Edelman, its affiliates, subsidiaries, advertising agencies or any other entity identified in the Terms and Conditions (the "Sponsor and Promotion Entities"), or are connected with them in any way. I hereby certify to the following data:

In the event my Booking Request is confirmed:

1. I hereby agree that the Sponsor and Promotion Entities shall have without further obligation to me, the right to use my name, city, state, photograph and likeness for advertising and promotional purposes in conjunction with this and similar promotions without additional compensation. I hereby agree to any usage of my personal information as stated within the Terms and Conditions.
2. I hereby release and hold harmless the Sponsor and Promotion Entities from all liabilities, losses, damages and expenses including attorneys' fees, which I may suffer or incur in connection with any claim, action, or proceedings or in any manner related to booking my reservation or my stay at the Finder's Camp.

3. I understand that transportation to/from the Finder's Camp ("Camp") is not included with Booking Fee or reservation. Further, I understand that booking must be used on date indicated and cannot be rescheduled.
4. I have read and complied with all regulations stated in the Terms and Conditions (that are attached) and I certify that I have not perpetrated fraud or deception in this booking request.
5. I understand that if I make any false statements herein, my booking will be subject to cancellation (along with any fees associated with that). I attest that I have read, or have had read to me, and understand all the foregoing provisions of this Declaration, prior to its execution, and agree to be bound by them.
6. I have read and will comply with all Camp Rules noted below. I understand that if I do not follow the below Camp Rules, I may be asked to leave the Camp premises immediately.
7. I hereby agree that I may appear in photographs or videos taken at Finder's Camp ("Content") that may be posted on social media and other public sites. By completing a Booking, I hereby grant to the Sponsor and its affiliates, successors and assigns, the right, but not the obligation, to (a) use any Content and my name, likeness, image, appearance, actions, and voice as they appear in any Content for any purpose, including advertising, in all media, including online and social media, throughout the world, in perpetuity, without any compensation; (b) re-purpose, re-post, promote, share, "like," or otherwise reuse any social media posts made by me across my social media channels (e.g., including but not limited to Instagram, TikTok, Facebook, and Youtube), on Sponsor's owned and operated social media channels using my social media handle(s) in connection with Finder's Camp; and (c) remove from social media and any other public sites any Content in Sponsor's sole discretion. I release Sponsor from any liability, including for loss, damage to persons or property, or infringement of any rights.
8. I understand I will be subject to a background check and social media scan at the sole discretion of Sponsor. In addition, at the discretion of the Sponsor, I understand that my booking request may be declined if the background check reveals: (a) I have a criminal record of any of the following: violent activity; sexual misconduct; child custody violations; any conviction or plea of theft; a felony DUI or felony fraud in the last five years; 2 convictions of misdemeanor DUI or theft in the last five years; (b) I display patterns of the following behaviors online: making threats to harm oneself, others or property; I am hateful, tortuous, defamatory, slanderous or libelous; I promote bigotry, racism, hatred or harm against any group or individual or promote discrimination based on race, sex, religion, nationality, disability, sexual orientation or age; I post pornographic/explicit imagery; I post content in which I am shown participating in illegal or dangerous drug- and/or alcohol-related activity; I engage in inflammatory or derogatory conversations related to personal and/or political opinions; I participate in general conversations that are disrespectful or inflammatory in nature; I post imagery that is violent or gory in nature, or display excessive use of obscene language; or (c) I failed to comply with the Terms & Conditions in any way. Further, I understand that my social media profiles must be in keeping with the Sponsor's image or my booking request may be declined, in Sponsor's sole discretion.
9. I acknowledge that my booking request may automatically be declined if this Declaration is not received by 9am EST Monday, 5/20.

CAMP RULES

1. **Camper Conduct:** Campers are expected to treat their fellow campers and Finder's Camp Counselors with respect. The same applies for the spaces you engage with throughout the weekend.
2. **Arrival and Departure:** Campers must arrive and depart at the times that have been communicated. Campers must have valid ID for camp check-in.
3. **Nut-Free Policy:** This is a nut-free campus. Please refrain from bringing any to the Camp premises.
4. **Adults Only:** Campers must be 21 or older to participate in this weekend.
5. **No Outside Alcohol:** Campers are only to consume alcohol given by the camp on premises and must follow the drink limit communicated for each activity.
6. **No Smoking:** No smoking is permitted on campgrounds
7. **No illegal drugs:** Non-medicinal drugs and controlled substances will not be allowed on the campgrounds.
8. **Swimming:** No swimming without a lifeguard present.
9. **First Aid and Medical Assistance:** For urgent medical emergencies, please dial 911.
10. **Quiet Hours:** Campers should respect the 11 p.m. to 7 a.m. quiet hours. Please refrain from playing music during these hours.
11. **Cleaning:** Please be mindful to leave cabins in good condition. No littering.
12. **Fireworks and Firearms:** Fireworks and firearms are not allowed.
13. **Camp Parking:** The parking lot can be found right as you turn into the camp gate.
14. **Leaving the Camp Premises:** If you need to leave the Camp premises during your stay, please notify the Camp Staff before doing so.
15. **Camp Contact:** Please contact HGFindersCampUS@edelman.com.
16. **Clothing:** Dressing for the weather is very important, so keep in mind the changing weather conditions when packing for camp.
17. **Leaving the premises:** We ask that all Campers return to camp grounds by 11:00pm for their safety