Back Out Camping:

When your summer plans change part II

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When parents wish to opt out of a camp they enrolled their child in, the first thing to do is try and determine if the slot can be replaced. [Last week we discussed the halacha when the slot can be replaced.] If

after reasonable effort the camp cannot find a replacement, the parents may

bear financial responsibility for backing out of the camp as outlined below:

If there was only an oral commitment

If the parents only made a verbal commitment to enroll their child, and did not sign any formal application or give any deposit, they are not technically bound to the agreement. Nevertheless, they may still be liable

for causing the camp a financial loss. Accordingly, if at the time the parents signed up for the camp (or any time until now) the camp could have filled that

slot with another child, the parents may not back out since they have prevented

them from filling the slot by signing up their child. If they do back out, they will generally still be responsible to pay the tuition for the entire duration they had agreed to enroll their child for. Exceptions to this *halacha*, such as a case of *oness* – unavoidable termination – will be discussed below. It should be noted that the above halachos only apply if at the time of the cancelation there is a significant likelihood that the camp will not be able to fill the slot, however if at the time of the cancellation there is little or no reason to assume that the camp will be unable to replace the slot, then even if the camp is indeed unsuccessful in doing so, the parents

will not be responsible for the tuition.

When paying for lost tuition, the parents do not pay the

full amount; rather they first deduct the amount that a camp would agree to forfeit in order to have one less child in their camp. Depending on the age of

the child and the size of the camp, this deduction may only be a minimal amount

or possibly nothing at all.

If the camp would not have been able to fill this slot

either way, for example, if they still have slots available, then the parents have not prevented them from enrolling other children by their enrollment and

subsequent cancelation. They would therefore have the ability to back out without

any financial obligation to the camp. The halachos of mechusar amana as

previously outlined would still apply.

Even in a case where the camp would not have been able to fill the slot, and thus the parents are not responsible for the tuition, nevertheless if the camp had made specific (non-refundable) expenditures in

anticipation of the child's attendance, and the parents were aware that the camp

would be doing so, the parents may be responsible for this loss. Examples of this could be the purchase of supplies, trip reservations or hiring extra staff.

If a formal application was signed and/or a deposit was given
If a kinyan was done to finalize the camp enrollment, the parents are
halachically bound to the contract. Accordingly, if they withdraw their child,
even if their initial enrollment did not cause the camp to turn down any
potential enrollees, they will be responsible to pay the full camp tuition for
the entire term they enrolled their child for or until a suitable replacement
can be found.

One example of a kinyan would be if the parents signed an application form which included an agreement that the parents are obligating

themselves to send their child to the camp.

Even if the parents did not sign such a form, if they paid the full tuition, this would likely constitute a kinyan and they would not be entitled to any refund. If the parents just gave a deposit towards the tuition, they would certainly not be entitled to a refund, however it is unclear if this would be considered a *kinyan*to obligate them to pay the rest of the tuition out of pocket. In any event, a deposit or even a full tuition payment specifically earmarked for the first half of the summer (July) would generally not obligate the parent to pay out of pocket for the second half of the summer (August).

If the child actually started attending the camp this would also constitute a kinyan. However, attending the camp for the first half of the

summer (July) would generally not obligate the parents to pay out of pocket for

the second half of the summer (August).

Here too, they would not pay the full amount, rather they would first deduct the amount that a camp would agree to forfeit in order to have one less child in their camp.