

NAME:	DOB:	PHONE:
MAILING ADDRESS:		
CITY:	STATE:	ZIP:
EMAIL:		
☐ CANCELLATION ACKNOW	/LEDGMENT – Cancel my membersi	nip effective / / .
	before 1st of the month will make any s	
•		·
(I understand that I will be cha joining fee again. If payment i membership may be cancelled	y membership on hold at the END Of arged a fee of \$10/month through my les not collected or the billing method be do by the Y and I am subject to paying the my membership off hold effective	billing method on file to avoid paying the comes invalid, I understand that my he joining fee upon my return.)
	· -	
☐ <u>MEMBERSHIP TYPE CHAN</u>	<u>IGE</u>	
☐ Youth (0-18)\$25	□ Company Name	Check ID
☐ Adult (19-34)\$45	☐ Corporate Adult (19-34)\$36	☐ Child Watch \$25/month
☐ Adult (35+)\$68	☐ Corporate Adult (35+)\$54	
☐ Family\$99	☐ Corporate Family\$7	9.20
* Changes to Members on Accou	nt: (added members are required to si	gn the facility waiver on back)
□Add □Delete Name:	Male/Fem	nale DOB: Age:
□Add □Delete Name:	Male/Fem	nale DOB: Age:
□Add □Delete Name:	Male/Fen	nale DOB: Age:
out between the 1st and 15th of each month. She to make payments for all fees due, including an had non-sufficient funds. If at any time there is to days prior to the day the draft is to be charged to roof memberships cannot be made by telephone. Wood River Community YMCA provides many rinvolve inherent risks which are beyond the cundersigned, do understand that upon using the my minor child or children while involved in the afamily, or for loss or damages to my personal proin said activities. I have read and understand this denied access to the YMCA if my account is a Identification. I also give the YMCA permission to	Waiver Is drawn by the Wood River Community YMCA on my a could any draft not be honored by my financial institution of the property of the bank. The YMCA fees or fees not covered by the bank. The YMCA desired of the subsequent of the YMCA will notify me, in advance, of any increase decreational and other activities to the public. YMCA proportion of the Wood River Community YMCA and the facility and/or services that we hereby assume all risks activities. Therefore, I assume full responsibility for persuperty and expenses thereof as a result of my negligents agreement and release of liability and do voluntarily not current. I understand that to enter the YMCA on a cutilize pictures of me and/or my family in the YMCA of the property of the yMCA on the property of the yMCA of the property of the yMCA of the yM	on, I understand that it is still my responsibility MCA has the right to redraft any account that it is to be submitted in writing to the YMCA 10 draft non-refundable. Changes or cancellations in my monthly membership draft amount. The articipants understand that these activities do beir Staff, volunteers, and members. We, the for the behavior, actions, and safety of myself, onal injury to myself and or to members of my ce or the negligence of my family participating agree to sign. I also understand that I can be each visit I will need to provide the proper marketing, promotions, and print media.
Signature:		Date:

ID#: Unit Name:	Date Received:	Staff:
-----------------	----------------	--------

RELEASE AND WAIVER OF LIABILITY AND INDEMNITY AGREEMENT

In consideration for being permitted to utilize the facilities, services, and programs of the YMCA for any purpose, including but not limited to observation or use of facilities or equipment, or participation in any program affiliated with the YMCA, without respect to location, the undersigned, for, hereby acknowledges, agrees and represents that he or she has, or immediately upon entering or participating will inspect and carefully consider such premise and facilities or the affiliated program. It is further warranted that such entry into the YMCA for observation or use of any facilities or equipment or participation in such affiliated program constitutes an acknowledgement that such premises and all facilities and equipment thereon and such affiliated programs have been inspected and carefully considered and that the undersigned finds and accepts same as being safe and reasonably suited for the purpose of such observation, use, or participation. The undersigned also gives the YMCA permission to utilize pictures, video and/or recordings of himself or herself and any personal representatives, heirs, and next of kin.

IN FURTHER CONSIDERATION OF BEING PERMITTED TO ENTER THE YMCA FOR ANY PURPOSE, INCLUDING BUT NOT LIMITED TO OBSERVATION OR USE OF FACILITIES OR EQUIPMENT, OR PARTICIPATION IN ANY PROGRAM AFFILIATED WITH THE YMCA, WITHOUT RESPECT TO LOCATION, THE UNDERSIGNED HEREBY AGREES TO THE FOLLOWING:

- 1. THE UNDERSIGNED HEREBY RELEASES, WAIVES, DISCHARGES AND COVENANTS NOT TO SUE the YMCA, its directors, officers, employees, and agents (hereinafter referred to as "releases") from all liability to the undersigned, his personal representatives, assigns, heirs, and next of kin for any loss or damage, and any claim or demands therefor on account of injury to the person or property or resulting in death of the undersigned, whether caused by the negligence of the releases or otherwise while the undersigned is in, upon, or about the premises or any facilities or equipment therein, or participating in any program affiliated with the YMCA, without respect to location.
- 2. THE UNDERSIGNED HEREBY AGREES TO INDEMNIFY AND SAVE AND HOLD HARMLESS the releases and each of them from any loss, liability, damage, or cost they may incur due to the presence of the undersigned in, upon, or about the YMCA premises or in any way observing or using any facilities or equipment of the YMCA or participating in any program affiliated with the YMCA whether caused by the negligence of the releases or otherwise.
- 3. THE UNDERSIGNED HEREBY ASSUMES FULL RESPONSIBILITY FOR AND RISK OF BODILY INJURY, DEATH, OR PROPERTY DAMAGE due to negligence of releases or otherwise while in, about, or upon the premises of the YMCA and/or while using the premises or any facilities or equipment thereon or participating in any program affiliated with the YMCA.

THE UNDERSIGNED further expressly agrees that the forgoing RELEASE, WAIVER AND INDEMNITY AGREEMENT is intended to be as broad and inclusive as is permitted by the law of the State of Idaho and that if any portion thereof is held invalid, it is agreed that the balance shall, notwithstanding, continue in full legal force and effect.

THE UNDERSIGNED HAS READ AND VOLUNTARILY SIGNS THE RELEASE AND WAIVER OF LIABILITY AND INDEMNITYAGREEMENT, and further agrees that no oral representations, statements, or inducement apart from the foregoing written agreement have been made.

Climbing Waiver and Covenant not to Sue

Acknowledgment of Risk

I HEREBY ACKNOWLEDGE AND AGREE that the sport of rock climbing and the use of the Climbing Wall (hereinafter referred to as the Climbing Wall) has *inherent risks*. I have full knowledge of the nature and extent of all the risks associated with rock climbing and the use of the Climbing Wall, including but not limited to:

- 1. All manner of injury resulting in falling off the Climbing Wall and hitting rock faces and projections, whether permanently or temporarily in place, or the floor;
- Rope abrasion, entanglement and other injuries resulting from activities on or near the Climbing Wall such as, but not limited to, climbing, belaying, rappelling, lowering on rope, rescue systems, and any other rope techniques;
- 3. Injuries resulting from falling climbers or dropping items, such as, but not limited to, ropes or climbing hardware;
- 4. Cuts and abrasions resulting from skin contact with the Climbing Wall;
- 5. Failure of rope, slings, harnesses, climbing hardware, anchor points, or any part of the Climbing Wall structure.

I further acknowledge that the above list is not inclusive of all possible risks associated with the use of the Climbing Wall and that the above list in no way limits the extent or reach of this release and covenant not to sue.

Release/Indemnification and Covenant Not to Sue

In consideration of my use of the Climbing Wall, I, the undersigned user (or parent/legal guardian of if user is under 18), agree to release and on behalf of myself, my heirs, representatives, executors, administrators, and assigns, HEREBY DO RELEASE the Wood River Community YMCA, its officers, agents, and employees from any cause of action, claim, or demand of any nature whatsoever, including but not limited to, a claim of NEGLIGENCE, which I, my heirs, representatives, executors, administrators and assigns may now have, or have in the future against [YMCA] on account of personal injury, property damage, death or accident of any kind, arising out of or in any way related to my use of the Climbing Wall whether that use is supervised or unsupervised, however the injury or damage is caused, including, but not limited to the NEGLIGENCE of [YMCA], its officers, agents, and employees. In consideration of my use of the Climbing Wall, I, the undersigned user, agree to INDEMNIFY AND HOLD HARMLESS the Wood River Community YMCA, its officers, agents, and employees from any and all causes of action, claims, demands, losses, or costs of any nature whatever arising out of or in any way related to my use of the Climbing Wall.

I hereby certify that I have full knowledge of the nature and extent of the risks inherent in the use of the Climbing Wall and that I am voluntarily assuming the risks. I understand that I will be solely responsible for any loss or damage, including death, I sustain while using the Climbing Wall and that by this agreement [YMCA] of any and all liability for such loss, damage, or death. I further certify that I am in good health and that I have no physical limitations which would preclude my safe use of the Climbing Wall. I give permission to the YMCA, without obligation to me, to use any photographs, film footage, tape recordings which may include my (my child's) image or voice for purposes of promoting YMCA programs. I further certify that I am of lawful age (18 years or older) and otherwise legally competent to sign this agreement (if giving permission for a minor, I am legally competent to do so). I further understand that the terms of this agreement are legally binding and certify that I am signing this agreement, after have carefully read it, of my own free will.

I have read and agree to "Mandatory Risk Waiver and Member Understanding" and the "Climbing Waiver". I further agree to abide by the Membership Policy Handbook available for download www.woodriverymca.org

rint Primary Adult Name	Signature	Date
rint Primary Adult Name	Signature	Date
linor children I am responsible for:		