

SPONSORING MEMBER PERMISSION AGREEMENT

(Each child brought to Life Time by a Sponsoring Member must have a separate, signed agreement)

Life Time Team Member (Print Name)

Please acknowledge the below: ☐ Sponsoring Member is 18 years or older and is bringing another person's minor child(ren) into Life Time				
Sponsoring Members must stay on-site and may not check another person's child in or out of the Child Center or Kids Academy		Non-member minor guest admittance may be restricted based on seasonal Guest Hours and a Guest Fee may apply		
REQUEST FOR ADMISSION OF CHILDR undersigned each of the following minor chi				
For the timeframe of/			nt and future v	visits)
☐ For a one-time visit on/				
CHILD'S FULL NAME	DOE	<u>3</u>	PARE	ENT/GUARDIAN PHONE
ASSUMPTION OF RISK. I understand that there are dangers, hazards, and risks of injury or damage, some of which are inherent, in the use of Life Time's premises, facilities, equipment, services, activities or products.				
Use of Premises and Services. I understand that use of Life Time's premises, facilities, equipment, services, activities or products ("Use of Life Time Premises and Services") can include but is not limited to (1) use of indoor and outdoor pools, waterslides, sauna, locker rooms, rock climbing structures, racquet courts, studios, fitness floors, fitness equipment, gymnasiums, child centers, kid's play areas, spa and salon, medi-spa, clinic or lab space, café, lobby, entryways, sidewalks, parking lots and any other facilities or equipment; (2) use of personal training services; group fitness classes (including yoga); child center services; kid's programs; spa and salon, medi-spa, or chiropractic services; and weight loss or nutritional programs; (3) use of services and participation in activities off Life Time premises, including but not limited to running, cycling, mountain biking, personal training, group fitness, athletic events, educational programs, wellness programs, travel programs, and field trips; and (4) all other programs, activities, classes, sessions, seminars, workshops, assessments, events, amenities, or benefits that are sponsored, endorsed or operated by Life Time on or off its premises.				
Risks. I understand that the dangers, hazards, and risks of injury or damage in the Use of Life Time Premises and Services ("Risks") may include but are not limited to (1) slips, trips, collisions, falls, and loss of footing or balance, including "slip and falls" and falls from rock climbing structures or fitness equipment; (2) drowning; (3) equipment failure, malfunction or misuse; (4) property or information theft, loss, misuse or damage, including from lockers, vehicles, equipment, files or systems; and (5) other accidents or incidents that may result in injury or damage to me, Minor Member(s), or Guest(s).				
Injuries. I understand that such injuries or damages may include but are not limited to major or minor personal, physical, bodily, emotional, mental, economic, property or other types of injuries or damages ("Injuries") to me, Minor Member(s), Other Member(s) or Guest(s), including but not limited to (1) death; (2) paralysis, brain damage, heart attacks, strokes, disfigurement, heat stress and/or heat stroke, dehydration, concussions, hearing loss, torn or damaged muscles or ligaments, broken bones, allergic reactions, burns, sprains, bruises and scrapes; (3) aggravation of pre-existing injuries or medical conditions; (4) pain and suffering; (5) loss of consortium, love, affection, comfort, companionship, or care; (6) emotional distress, embarrassment, humiliation, or shock; (7) lost wages or lost earning capacity; (8) lost, stolen, misused or damaged property or information; and (9) any other disability, impairment, incapacity, injury or damage.				
I understand that Risks and Injuries in the Use of Life Time Premises and Services (collectively, "Risks of Injury") may be caused, in whole or in part, by the NEGLIGENCE OF LIFE TIME, me, Minor Member(s), Other Member(s), Guest(s) and/or other persons. I FULLY UNDERSTAND, AND VOLUNTARILY AND WILLINGLY ASSUME, THE RISKS OF INJURY.				
WAIVER OF LIABILITY. On behalf of myself and my spouse/partner, children/Minor Members, Other Members, Guests, parents, guardians, heirs, next of kin, personal representatives, heirs and assigns, I hereby voluntarily and forever release and discharge Life Time from, covenant and agree not to sue Life Time for, and waive, any claims, demands, actions, causes of action, debts, damages, losses, costs, fees, expenses or any other alleged liabilities or obligations of any kind or nature, whether known or unknown (collectively, "Claims") for any Injuries to me, Minor Member(s), Other Member(s), or Guest(s) in the Use of Life Time Premises and Services which arise out of, result from, or are caused by any NEGLIGENCE OF LIFE TIME, me, any Minor Member(s), any Other Member(s), and Guest(s), and/or any other person and, if in Canada, any breach by Life Time of the Occupiers' Liability Act (Ontario) (collectively, "Negligence Claims").				
Negligence Claims. I understand that Negligence Claims include but are not limited to Life Time's (1) negligent design, construction (including renovation or alteration), repair, maintenance, operation, supervision, monitoring, or provision of the Use of Life Time Premises and Services; (2) negligent failure to warn of or remove a hazardous, unsafe, dangerous or defective condition; (3) negligent failure to provide or keep premises in a reasonably safe condition; (4) negligent provision of or failure to provide emergency care; (5) negligent hiring, selection, training, instruction, certification, supervision or retention of employees, independent contractors or volunteers; (6) negligent collection, use, disclosure or storage of personal, sensitive or other information (including negligent failure to implement or maintain information security controls); or (7) other negligent act(s) or omission(s).				
Life Time's Fees and Costs. I specifically agree that, if I (on my own behalf or on behalf of another, including an estate) assert a Negligence Claim against Life Time and/or breach my agreement not to sue Life Time, I will pay all reasonable fees (including attorneys' fees), costs and expenses incurred by Life Time ("Life Time's Fees and Costs") to defend (1) the Negligence Claim(s) and (2) all other Claims based on the same facts as the Negligence Claim(s).				
DEFENSE AND INDEMNIFICATION. On behalf of next of kin, personal representatives, heirs and assig and against any Claim (including any Negligence Guest, any other Life Time member or guest, any ficaused by the Use of Life Time Premises and Service pay all of Life Time's Fees and Costs incurred to define means that I will pay any settlement, judgment, or or	ins, I agree to defend, inder Claim) asserted against Lifa amily member who is not a L es by me, Minor Member(s), G fend the Claim from the date	nnify and hold Life fe Time by any other Life Time member, co Other Member(s), or the Claim is asserted	Time harmles or person (income any other person (income any other person of the control of the c	ss to the fullest extent permitted by law from studing but not limited to any Other Member, any erson or entity) arising out of, resulting from, or agreement to defend Life Time means that I will ent to indemnify and hold Life Time harmless
By signing this Agreement, I certify that I have the right and authority to make decisions concerning the care, custody and control of the Child above and have thoroughly read, fully understand, and voluntarily accept and agree to its terms.				
Print Name of Parent/Legal Guardian	Signature of Parent/Le	egal Guardian	Date	Member ID (if applicable)
Print Name of Sponsoring Member	Signature of Sponsoring	ng Member	Date	Member ID

Date Agreement Presented

_Original – To Life Time File

Photocopy – To Sponsoring Member