

## Membership Application

☐ Prefer Not to Answer ☐ Biracial ☐ Other

☐ Prefer Not to Answer ☐ Biracial ☐ Other

Membership Application Rocky Mount Family YMCA, Inc. d/b/a Harrison Family YMCA	Office Use Only:  Today's Date:  Unit ID:  Photo Taken: Y / N Staff Initials  Referred By:  Referred By Unit ID:  Raptor Scanned: Y / N Staff Initials
Member Information: List Responsible Payee First (please print legibly	)
Member Type: □Youth □Teen □Young Adult □One Adult □Two Adult □         □One Senior □Two Senior □ SilverSneakers® □ Silver & Fit® □AARP □R         Legal Name	enew Active □Gympass f Birth// Gender M F  State Zip
Primary Phone Primary Email Emergency Contact Name Relationship	n Phone
Note: Emergency contact should be someone other than you.  Ethnicity: □ African American □ Native American □ Alaskan Native	Asian/Pacific Islander 🛘 Caucasian 🗖 Hispanic
Second Adult:  Legal Name  Email (if different than primary):  Driver's License State and #:  Ethnicity:	
Additional Adults or Dependents:  Legal Name  Email (if different than primary):  Driver's License State and #:  Ethnicity:	Phone
Legal NameEmail (if different than primary): Driver's License State and #:	

Payment Authorization: I hereby authorize the YMCA to draft from the	e account listed below.	
Monthly Payment Options: ☐ Checking ☐ Credit/Debit Card	Joining Fees are a one time, non-refundable fee paid by all new or rejoining members upon application. If rejoining, member pays joining fee if membership was inactive for longer than 30 days and not paid in previous 12 months. Membership Dues are also non-refundable.	
Draft Date:   1st 15th Monthly Draft Amount Initials		
Checking Draft Information: Must give routing and account number.		
Credit/Debit Card Information: $\square$ Visa $\square$ Master Card		
Name on Card Card	Number (last 4 digits) Exp	
Billing Address	Zip Code	
Corporate Membership: Corp Member - Company Name		
Options Without Monthly Draft:		
Paid In Full: ☐ Invoice 1 Year ☐ Invoice 6 Month ☐ Invoice 3 Month		

Ethnicity: ☐ African American ☐ Native American ☐ Alaskan Native ☐ Asian/Pacific Islander ☐ Caucasian ☐ Hispanic

Legal Name \_\_\_\_\_ Date of Birth \_\_/\_\_/ Gender M F
Driver's License State and #: \_\_\_\_\_
Email (if different than primary): \_\_\_\_\_ Phone \_\_\_\_\_

Ethnicity: ☐ African American ☐ Native American ☐ Alaskan Native ☐ Asian/Pacific Islander ☐ Caucasian ☐ Hispanic

## **MEMBER AGREEMENT**

- 1. I understand that this is an on-going membership payment plan and my account must be in good standing at all times.
- 2. I understand that this payment plan is agreed upon regardless of my facility usage and that the YMCA does not prorate dues based on facility usage.
- 3. I understand that it is my responsibility to provide the YMCA with current up-to-date bank or credit card information throughout the term of my membership.
- 4. I understand that if I wish to terminate or change membership in any way, I may do so by giving the YMCA a 30-day written notice with completion of the Status Change or Cancellation Form, as applicable. I understand that this means I may have one final draft after the date I have signed this form.
- 5. Should any membership deduction not be honored by my bank for any reason, I realize that I am still responsible for the payment, plus any applicable service charge assessed by the YMCA.
- 6. I understand that the YMCA may cancel my membership based on draft declines, unpaid past due balances, violation of the YMCA Code of Conduct, the Sex Offender policy, violation of policies/procedures of the YMCA, or any other cause.
- 7. I understand that the YMCA may, at its discretion, adjust the monthly rate applicable to my membership category.
- 8. SilverSneakers® and Silver & Fit® Members Only: In order to maintain accurate records, any SilverSneakers® or Silver & Fit® membership that is inactive for 180 days will be terminated. To reactivate a SilverSneakers® or Silver & Fit® membership, updated information will be required.

## RELEASE and WAIVER of LIABILITY and INDEMNITY AGREEMENT

In consideration for being permitted to utilize the facilities, services, and programs of the Rocky Mount Family YMCA, Inc (d/b/a Harrison Family YMCA) (hereafter "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 himself or herself and any personal representatives, heirs, and next of kin, hereby acknowledges, agrees and represents that he or she has, or immediately upon entering or participating will inspect and carefully consider such premises 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 acknowledgment 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. By participating in the YMCA Nationwide Membership Program, I agree to release the National Council of Young Men's Christian Associations of the United States of America, and its independent and autonomous member associations in the United States and Puerto Rico, from claims of negligence for bodily injury or death in connection with the use of YMCA facilities, and from any liability for other claims, including loss of property, to the fullest extent of the law. The YMCA prohibits membership by persons required to register in the North Carolina Sex Offender and Public Protection Registry. I consent to all still and video photography taken by YMCA staff or agents for the expressed purpose of marketing the YMCA, its programs, or membership, and furthermore acknowledge such photography is property of the YMCA. IN FURTHER CONSIDERATION OF BEING PERMITTED TO ENTER THE YMCA FOR ANY PURPOSE, INCLUDING BUT NOT LIMITED TO OBSERVATI

- 1. THE UNDERSIGNED HEREBY RELEASES, WAIVES, DISCHARGES AND COVENANTS NOT TO SUE the YMCA, it's directors, officers, employees, and agents (hereinafter referred to as "Releasees") 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 therefore on account of injury to the person or property or resulting in death of the undersigned, whether caused by 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 Releasees 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 Releasees or otherwise.
- 3. THE UNDERSIGNED HEREBY CERTIFIES that I/we, as parents/guardians/responsible party (hereafter "Responsible party") for the above listed participant(s), do consent and agree to his/her release, as provided herein, of all the Releasees, and, for myself, my heirs, assigns, and next of kin, I release and agree to indemnify and hold harmless the Releasees from any and all liabilities incident to the minor child's involvement or participant in these programs as provided herein, even if arising from their NEGLIGENCE, to the fullest extent permitted by law. I have instructed the minor participant(s) as to the warnings and conditions and their ramifications.
- 4. THE UNDERSIGNED HEREBY ASSUMES FULL RESPONSIBILITY FOR AND RISK OF BODILY INJURY, DEATH, OR PROPERTY DAMAGE due to negligence of Releasees 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.
- 5. 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 North Carolina and that if any portion thereof is held invalid, it is agreed that the balance shall, notwithstanding, continue in full legal force and effect.
- 6. THE UNDERSIGNED HAS READ AND VOLUNTARILY SIGNS THE RELEASE AND WAIVER OF LIABILITY AND INDEMNITY AGREEMENT, and further agrees that no oral representations, statements, or inducement apart from the foregoing written agreement have been made.

## **MEMBER ACKNOWLEDGEMENT & AUTHORIZATION**

I have read and agree to the YMCA Membership Application in its entirety. I have read and will comply with the YMCA Member Agreement and Code of Conduct. I understand that the financial authorization I have given remains in effect until the YMCA has received a 30-day written notification with completion of the Cancellation Form from me indicating my desire to discontinue my membership. I HAVE READ THE ABOVE AND AGREE THAT THIS WAIVER, RELEASE, AND INDEMNIFICATION AGREEMENT IS APPLICABLE TO ALL VISITS MADE BY ME OR PARTICIPANTS UNTIL I SO REVOKE SUCH IN WRITING.

	//
Signature of Member or Responsible Party for Member(s) Under 18	Today's Date
	//
Printed Name of Member or Responsible Party for Member(s) Under 18	Date of Birth
Office Use Only:	
Joining Fee Paid Y / N Staff Initials	