Triunfo YMCA (part of Southeast Ventura County YMCA)

Youth Program or Activity Participation Release, Waiver of Liability, and Indemnity Agreement

Thi	is Youth Program or Participation agreement is bed the parent of		st Ventura County YMCA nafter respectively called the	
ΥN	Child's Name MCA, the child and the parent. The agreement pro	Parent's Name	•	
of t and war pre and	CONSIDERATION of the parent's child being the YMCA and FOR PAYMENT of membership d represents that it has or will inspect and carefull arranted that the child's participation in the above emises and all facilities and equipment thereon had accepts same as being safe and reasonably suited.	o or participation fees, the parent, for y evaluate the program or activity program activity program activity constitutes an acknown been inspected and carefully evaluate the purpose of use or participated.	or itself and its child, agrees oremises. It is further wledgement that such luated and that the user finds tion.	
YN BU	FURTHER CONSIDERATION OF THE CH MCA ACTIVITY OR FOR ANY PURPOSE CO JT NOT LIMITED TO EVALUATION OR US EREBY AGREES TO THE FOLLOWING:	ONSISTENT WITH THIS AGRE	EEMENT, INCLUDING	
1.	YMCA, its directors, officers, employees, spons "releasees") from all liability to the parent or ch of kin for any loss or damage, and any claims or resulting in death of the parent or child, whet	RENT HEREBY RELEASES, WAIVES, DISCHARGES AND COVENANTS NOT TO SUE the ts directors, officers, employees, sponsors, venue, volunteers and agents (hereinafter referred to as "") from all liability to the parent or child, its agents, personal representatives, assigns, heirs, and next any loss or damage, and any claims or demands therefore on account of injury to person or property ag in death of the parent or child, whether caused by the negligence of the releasees or otherwise while security, child, agents, or representatives are in, upon, or about the program or activity premises including use chilties or equipment therein.		
2.	releasees and each of them from any loss, liabilichild's presence at the activity or on YMCA or	NDEMNIFY, DEFEND, SAVE, AND HOLD HARMLESS the bility, damage, or cost they may incur arising from the parent's or or sponsor owned, leased, or otherwise controlled premises, or sponsor's equipment or facilities, regardless of whether such the releasees.		
3.	THE PARENT HEREBY ASSUMES, FOR ITSELF AND ITS CHILD, FULL RESPONSIBILITY FOR AND RISK OF BODILY INJURY, DEATH, OR PROPERTY DAMAGE that may be incurred arising from the parent's or child's presence at the above named activity or on YMCA or sponsor owned, leased or otherwise used premises, including but not limited to use of YMCA's or sponsor's equipment or facilities, regardless of whether such harm is due to the sole or partial fault of the releasees, THE PARENT further expressly agrees that the forgoing RELEASE, WAIVER AND INDEMNITY AGREEMENT is intended to be as broad and inclusive as is permitted by the laws of the State of California and that if any portion thereof is held invalid, it is agreed that the balance shall, notwithstanding, continue in full legal force and effect.			
4.	IT IS FURTHER MUTUALLY AGREED between the parties that neither the parent nor child shall violate any city, county, or state law or YMCA policy or rule while participating in the above named activity or present in or about the premises where the program or activity is being held.			
PA LL	HE PARENT HAS READ AND VOLUNTARII ARTICIPATION AGREEMENT AND THE IN ABILITY AND INDEMNITY AGREEMENT, ducement inconsistent with the foregoing written a	CORPORATED RELEASE ANI and further agrees that no oral representations of the control of the con) WAIVER OF	
	Parent's Name (print or type)	Parent's Signature	date signed	
	YMCA Representative's Name (print or type)	YMCA Representative's Signature	date signed	