Climbing Wall Rules

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may res	aling each rule, I am indicating I understand the rule and agree to comply with it and that failure to completult in revocation of my certification.
	Use of the climbing wall is inherently risky and misuse may result in severe bodily injury and possibly death.
	No climbing is permitted before an individual is certified by a trained staff member.
	Climbing is not permitted above the 12 foot mark, without a harness and belay.
	Individuals in the climbing area may not be directly beneath a climber unless the person is certified and actively spotting the climber.
	Individuals using the climbing wall may not set or change holds.
	No horseplay or rough housing on the climbing wall or in the climbing area.
	Climbers must yield rope use to individuals participating in scheduled events or supervised climb time.
	Climbers must wear closed-toe footwear and may not wear jewelry or baggy clothes, and must pull back hair
	longer than shoulder-length.
	Individuals present in the climbing area must keep the landing area clear of all equipment and personal items.
	Food or beverages are not allowed in the climbing area.
ADDIT	IONAL RULES FOR CLIMBERS UNDER AGE 18:
	Climbers under 18 must have a parent/guardian sign a Salt Lake County Waiver of Liability in the presence of a
	center staff member before climbing.
	Climbers must be 14 years or older to be "top rope belay" certified. Climbers aged 12 and older may only boulder up to the 12 foot mark and must be spotted by a certified adult or
	certified staff member.
	Climbers aged 4-11 may climb above the 8 foot mark, with a certified adult or certified staff member on belay.
	_ Chimoers aged 4-11 may chimo above the 6 foot mark, with a certified adult of certified staff member on ociay.
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Salt Lake County Division of Parks and Recreation Climbing Wall Assumption of Risk, Waiver of Liability, and Indemnification Agreement

IMPORTANT: THIS IS A LEGAL DOCUMENT, PLEASE READ AND UNDERSTAND BEFORE SIGNING. Name: _____ Date of Birth: ____ Gender: M \(\square\$ Parent/Guardian Name (if participant is under 18) Address: ______ State: _____ Zip: Home Phone: _____ Cell Phone: _____ Emergency Contact: ______ Phone: _____ **ASSUMPTION OF RISK** I hereby acknowledge and agree that the sport of rock climbing and the use of Salt Lake County's Climbing Walls, and other training facilities, (hereinafter referred to as the "Climbing Walls") have inherent foreseeable and unforeseeable risks and hazards which may expose the Participant to illness, injury, or death. Participant or guardian/parent, acknowledging the danger involved, freely and voluntarily agrees to assume and accept any and all risks associated with use of the Climbing Walls. Participant or Participant's guardian/parent further certifies that Participant is in good health and has no physical limitations which would preclude safe use of the Climbing Walls. RELEASE OF LIABILITY In consideration of use of the Climbing Walls, Participant or Guardian/Parent of Participant, on behalf of Participant, Participant's heirs, representatives, executors, administrators, and assigns, hereby releases Salt Lake County ("County") its officers, agents, and employees from any cause of action, claim, or demand of any nature whatsoever, they may now have, or have in the future, against County on account of personal injury, property damage, death, or accident of any kind, caused by, arising out of, or in any way related to Participant's use of the Climbing Walls, whether that use is supervised or unsupervised, however the injury or damage is caused. INDEMNIFICATION AGREEMENT In consideration of use of the Climbing Wall, Participant or Guardian/Parent of Participant agrees to indemnify and hold harmless County, its officers, agents, and employees from any and all causes of action, claims, demands, losses, or costs of any nature whatever cause by, arising out of, or in any way related to my use of the Climbing Walls. Participant or Guardian/Parent of Participant agrees that its duty to defend and indemnify the County under this Agreement includes all attorney fees, litigation and court costs, expert witness fees, and any sums expended by or assessed against the County for the defense of any claim or to satisfy any settlement, arbitration award, or verdict paid or incurred on behalf of the County arising out of or in any way related to Participant's use of the Climbing Walls. If any portion of this Agreement is held to be invalid by a court of law, then it is agreed and intended that all the remainder shall, notwithstanding, continue in full force and effect. I am signing this Assumption of Risk, Waiver of Liability, and Indemnification Agreement for myself as Participant. I acknowledge that I am 18 years of age and that I understand the terms of this Agreement. I also acknowledge that this Agreement shall bind my heirs and personal representatives. Signature of Participant Date I am signing this Assumption of Risk, Waiver of Liability, and Indemnification Agreement on behalf of a Participant who is under 18 years of age. I acknowledge that I am the Guardian/Parent of the Participant and that I

understand the terms of this Agreement. I also acknowledge that these terms shall bind my heirs and personal

representatives and the heirs and personal representatives of Participant.

Signature of Legal Guardian or Parent of Participant

Date