## Climbing Wall Release/Indemnification of all Claims and Covenant Not to Sue TO BE COMPLETED IF YOU'D LIKE YOUR CHILD TO PARTICIPATE IN CLIMBING WALL ACTIVITIES

NOTICE: THIS IS A LEGALLY BINDING AGREEMENT. By signing this agreement, you give up your right to bring a court action to recover compensation or obtain any other remedy for any injury to yourself or your dependent or your property or for your death however caused arising out of your use of the Climbing Wall, now or any time in the future.

## **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;
- 2. 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 dependent's use of the Climbing Wall, I, the undersigned user, agree to release and on behalf of myself, my heirs, representatives, executors, administrators, and assigns, HEREBY DO RELEASE the YMCA of Central Maryland, 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 the YMCA of Central Maryland 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 the YMCA of Central Maryland, its officers, agents, and employees.

In consideration of my dependent's use of the Climbing Wall, I, the undersigned user, agree to INDEMNIFY AND HOLD HARMLESS the YMCA of Central Maryland, 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 or my dependent should sustain while using the Climbing Wall and that by this agreement the YMCA of Central Maryland of any and all liability for such loss, damage, or death.

I further certify that my dependent is in good health and has no physical limitations which would preclude the safe use of the Climbing Wall.