

Swim Lesson Registration Form

Child's Name:		Birthday:/			_/	Age:
Parent/Guardia	n's Name:					
Address:		City:		State:	Zip:	
Phone:	Н	W		C		
Email:						
Private/Semi-Private/or Group:						
Days/Times Available for Lessons:						
Special Needs?:	·					

Current Swimming Ability/Level: _

Private	Semi-Private	Group		
\$65 Members \$95 Non-Members	\$98 Members \$143 Non-Members	\$70 Members \$100 Non-Members		
4 lessons; 30 minutes each 1:1 with instructor	4 lessons; 30 minutes each Up to 3 siblings of similar age/ ability in class with an instructor	8 lessons; 30 minutes each 4-6 students in a class with an instructor		

Payment is due before the first class.

Children under 3 years old must have a guardian in the water with them during lessons.

For private and semi-private lessons, 12 hours notice is required for missing a lesson. Otherwise, it will count as a completed lesson. You have one year to complete your package of lessons.

There are no make-up lessons given for group lessons unless the YMCA is the one who cancels the lesson. In that case, the lesson will be added on to the end of the 8 week schedule.

By signing this registration form, I ______, have read and understand the RELEASE AND WAIVER OF LIABILITY AND INDEMITY AGREEMENT on the reverse of this page and agree to abide by the rules set forth by the Goldsboro Family YMCA.

GOLDSBORO FAMILY YMCA RELEASE AND WAIVER OF LIABILITY AND INDEMNITY AGREEMENT

In consideration for being permitted to utilize the facilities, services, and programs of the YMCA for my 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, thereby 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 for equipment or participation in such affiliated program constitutes an acknowledgement that such premises and all facilities and equipment thereof 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.

IN FURTHER CONSIDERATION OF BEING PERMITTED TO ENTER THE YMCA FOR ANY PURPOSE IN-CLUDING BUT NOT LIMITED TO OBSERVATION OR USE OF FACILITIES OR EQUIPMENT, OR PAR-TICIPATION IN ANY PROGRAM AFFILIATED WITH THE YMCA, WITHOUT RESPECT TO LOCATION, THE UNDERSIGNED HEREBY AGREES TO THE FOLLOWING:

THE UNDERSIGNED HEREBY RELEASES, WAIVES, DISCHARGES AND COVENANTS NOT TO SUE the YMCA, its directors, officers, employees, and agents (hereinafter referred to as "releasers") from all liability to the undersigned, his personal representatives, assigns, heirs, and next of kin for any loss or damage, and any claim or demand therefore on account of injury to the person or property or resulting in death of the undersigned, whether caused by the negligence of the releaser or otherwise while the undersigned is in, upon, or about the premises or any facilities or equipment therein, or participating in the any program affiliated with the YMCA, without respect to location.

THE UNDERSIGNED HEREBY AGREES TO INDEMNITY, SAVE AND HOLD HARMLESS the releasers 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 releasers or otherwise.

THE UNDERSIGNED HEREBY ASSUMES FULL RESPONSIBILITY FOR ANY RISK OF BODILY INJURY, DEATH, OR PROPERTY DAMAGE due to negligence of releasers 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.

THE UNDERSIGNED further expressly agrees that the forgoing RELEASE, WAIVER AND IN-DEMNITY AGREEMENT is intended to be as broad and inclusive as is permitted by the law of the State of North Carolina and that is any portion thereof is held invalid, it is agreed that the balance overall notwithstanding, continue in full legal force and effect.

THE UNDERSIGNED HAS READ AND VOLUNTARILY SIGNS THE RELEASE AND WAIVER LIA-BILITY AND INDEMNITY AGREEMENT, and further agrees that no oral represents statements, or inducement apart from the foregoing written agreement have been made.