

YMCA OF THE UPPER PEE DEE LOCK-IN AGREEMENT

A lock-in is defined as a group staying overnight in the YMCA.

1. The Lessee will be represente	d by the below named person who shall also sign this form:	
Name	Addrass	
Business Phone:	Home Phone:	
Reservation date (list top two ch	Address: Home Phone: voices): :	
2. The Lessee will be allowed to 1. Gymnasium		
2. Pool Area (8:30-10:30pm)	3. Boys & Girls Locker Rooms4. Upstairs Conference Center (tables & chairs provided)	
	,	
The use of the above areas will b	be for a period of 11 hours, commencing at 8:00 pm on Friday the (day) of ding at 7:00am on Saturday the (day) of, 20	
	YMCA will furnish one (1) building superintendent, one (1) or two (2) lifeguards for two (2) hours.	
	ALL OTHER AREAS ARE OFF LIMITS NO EXCEPTIONS	
 Call to verify lock-in 	was approved	
 A signed list of all children that will be attending lock-in must be submitted to the front desk 48 hours prior to the lock-in. 		
	roperty damages incurred	
Must agree to follow and abide by all lock-in rules-Form 1-502		
Signed agreement by recognized head/leader of the organization		
A clean-up crew		
*All lock-in participants must follo	rea alone (one-on-one) with any lock-in participants. ow all YMCA member rules while on premises. any damage and incidents immediately to the YMCA staff on duty.	
LOCK-IN, THE LOCK-IN MAY BE TE	T HONOR THE ABOVE TERMS OR ABIDE BY THE YMCA LOCK-IN/FACILITY RULES DURING A RMINATED WITHOUT A REFUND OF ANY OF THE MONIES PAID BY THE LESSEE. IF OCCURS, THE LESSEE AND THEIR PARTY WILL HAVE TWENTY MINUTES TO VACATE THE	

PREMISES.
Lessee initials _____



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STATE OF SOUTH CAROLINA, COU	NTY:	RELEASE AND WAIVER
Know all men by these presents tha		
their agents, employees, officers, predeces unknown, under any legal, tort, contract or en whether for costs, expenses, and compensa and unknown, and seen and hereafter accor- consequences thereof resulting from, or wh participation in any activity located on their activity we are voluntarily choosing to engage	sors, heirs and assigns on account of equitable claim, demand, debt, right, act tion of whatsoever nature, now existinue, and for all known and unknown, a ich heretofore have been and which he property to include roller hockey. We use in on the property has the potential follogal or equitable against the YMCA O	executors, successors and assigns, agree and release or as a result of any alleged damages, known or ion and causes of action, or theory of damages, and g or which may hereafter accrue, and for all known and seen and unforeseen items of damage and the ereafter may be sustained by us, as a result of our inderstand and hereby acknowledge that this type of or injury rather minor and major we hereby waive any if THE UPPER PEE DEE as a result of any injury or ing in such activity.
	-	activity. This agreement shall and does cover and hich may later develop or be discovered, causes of
the undersigned and that this release and wa assignment and covenant are contractual ar	aiver contains the entire agreement betw nd not a mere recital. We further agre	or agreement not herein expressed has been made to veen the parties named herein in terms of this recite, e that if any part of this agreement is found to be shall be valid pursuant to South Carolina Law.
And witness whereof, our hands and sea witness.	als are hereunto set this day of	, 20 in the presence of the below named
I have read the forgoing Release and Wa	aiver and understand its contents fully a	nd voluntarily sign it.
Lessee Signature (MUST BE 21 YRS OR OLDER)	Printed Name/Title	Date
Front Desk: Printed Name	Signature	Date
BY SIGNING HERE I AGREE THAT THIS FORI SIGNING THIS AGREEMENT, AND I HAVE GI		ETY, I HAVE VERIFIED THE AGE OF THE ADULT IHE LESSEE.
Convitor Business Office	Branch Director	