

MARV JENSON FITNESS & RECREATION CENTER

TEE BALL & COACH PITCH

Fall

A noncompetitive, learn to play program, in which players hit the ball as pitched from the coach or from a stationary tee at home plate. Players learn the rules and basic skills of baseball with an emphasis on fun and sportsmanship.

WHO: Children ages 3– 9

DIVISIONS:

- 3-4 yr. old
- 5-6 yr old
- 7-9 yr. old

WHERE: Marv Jenson (10300 S. Redwood Rd.)

10300 S Redwood Rd, South Jordan, 385.468.1630

<http://slco.org/recreation/marvJenson/>


WHEN: Two games each week.

Organization day is September 5th
Tues. and Thur. Starting September 7th
Games will be played in the evenings.

FEE: \$41 Includes 8 games, T-shirt, hat,
and participation award.

DEADLINE: **August 14th**

\$5 late fee for registrations after **August 14th**

 For inclusion opportunities for people with disabilities contact
Ashley at 385-468-1520 or ahaddow@slco.org



**Volunteer Coaches
Needed!!!**

**Our most important asset!
Please coach a team this year.
(check box on back)**

 **SALT LAKE
COUNTY**
PARKS & RECREATION

TWO WAYS TO REGISTER:

Fill out the registration form and bring it in to the front desk of
Marv Jenson Recreation Center.

10300 S. Redwood Rd.
South Jordan, UT 84095

OR

Online registration at www.activityreg.com

Any questions contact Marv Jenson at 385-468-1630

Marv Jenson Fitness and Recreation Center



Fall Tee Ball / Coach Pitch Registration Form



SELECT DIVISION

3-4 yr. old

5-6 yr. old

7-9 yr. old



WE NEED COACHES

I would like to volunteer as:

Coach

Name: _____

Phone: _____

Email: _____

Name of Player _____ Boy _____ Girl _____

Birthday _____ Age _____ Grade _____ School _____

Address _____ City _____ State _____ Zip _____

Parent or Guardian _____ Home Phone _____ Work _____

In Emergency Notify (other than parent / guardian) _____ Phone: _____

I would like to play with _____ who attends _____ school.

Email Address _____

Parental Statement of Agreement – Assumption of Risk, Liability Release and Refund Policy

- Assumption of Risk:** I hereby acknowledge and agree that my child's participation in recreational activities involves inherent foreseeable and unforeseeable risks and hazards which may expose my child, or me, to illness, injury, or death. In consideration of my child's participation in such activities, I for myself, my child, my heirs, my executors and administrators, freely and voluntarily agree to assume and accept any and all risks to my child or myself associated with my child's participation in Salt Lake County recreational activities.
 - Release:** In consideration of my child's participation in the Salt Lake County recreational activities, I, for myself, my child, my heirs, my executors and administrators hereby release Salt Lake County and its officers, agents, and employees from any cause of action, claim, or demand of any nature whatsoever I or my child may now have, or have in the future, against Salt Lake 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 my child's participation in Salt Lake County recreational activities.
 - Indemnification:** In consideration of my child's participation in the Salt Lake County recreational activities, I agree to indemnify and hold harmless Salt Lake 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 child's participation in the Salt Lake County recreational activities. I agree that my 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 my child's participation in the Salt Lake County recreational activities.
 - Refund:** Refunds may only be requested in person and must be accompanied by a written request. As per Salt Lake County policy and procedures the Parks and Recreation Division may withhold 25% of the refund (program registration fee) for administrative costs. No refunds shall be given after the first day of the program.
 - Collections:** I agree to pay Salt Lake County all costs incurred, together with reasonable attorney's fees in the event that my account is referred for collection. I understand that any account delinquent 30 days or more will be turned over to collection.
 - Emergency Treatment:** I hereby authorize Salt Lake Parks and Recreation program staff to act on my behalf in accordance with their best judgment in case of an emergency involving my child, and agree to assume full responsibility for all expenses, medical or otherwise, that may arise therefrom.
 - Equal Opportunity:** Salt Lake County Parks and Recreation provides equal opportunity to participate regardless of race, color national origin, sex, pregnancy, sexual orientation, gender identity, marital status, religion, age, genetic information, military or veteran status, and will upon request, provide reasonable accommodations to individuals with disabilities.
 - Name Posting:** Unless otherwise indicated below, Salt Lake County is authorized to post or publish the name of my child participating in Salt Lake County recreational activities on the Salt Lake County website.
- I do not authorize Salt Lake County to post or publish the name of my child participating in Salt Lake County recreational activities on the Salt Lake County website.

By signing this assumption of risk, liability release, and refund policy statement, I acknowledge that I have read its contents and disclosure, that I understand its contents and disclosure, and that I agree to its terms. 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.

OFFICE USE ONLY.....Receipt #:	Amt.:	Date:	By:
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