

DANCE STUDIO ENROLLMENT AGREEMENT AND WAIVER

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This Dance Studio Enrollment Agreement and Waiver (this "**Agreement**") is entered into as of [ENROLLMENT DATE] (the "**Effective Date**") by and between:

[STUDIO LEGAL NAME], a [STATE] [ENTITY TYPE, e.g. limited liability company] operating a dance studio at [STUDIO ADDRESS] ("Studio," "we," or "us"); and

[PARENT/GUARDIAN OR ADULT PARTICIPANT NAME], residing at [ADDRESS] ("Enrolling Party" or "you").

The Studio and the Enrolling Party are each a "**Party**" and together the "**Parties**." The individual participating in classes is the "**Participant**": [PARTICIPANT NAME], date of birth [DOB].

Recitals. The Studio offers dance instruction, classes, and related activities. The Enrolling Party wishes to enroll the Participant in the Studio's classes, and the Studio agrees to provide instruction, on the terms below, which include an assumption of risk and release of liability. In consideration of the mutual promises in this Agreement, the Parties agree as follows.

1. Enrollment and Classes

1.1 Classes enrolled. The Studio enrolls the Participant in the following class(es): [CLASS NAMES, e.g. ballet, hip-hop, jazz, level], beginning [START DATE], on the schedule the Parties agree to.

1.2 Class format. Each class runs approximately [NUMBER] minutes, [NUMBER] time(s) per week, taught by qualified instructors. The Studio may substitute instructors, combine classes, or adjust the schedule as reasonably necessary and will give advance notice where practical.

1.3 Placement. The Studio assigns Participants to classes by age, level, and ability and may move a Participant to a more appropriate class in its reasonable discretion after consultation with the Enrolling Party.

1.4 Attire and equipment. The Participant will wear the dancewear and footwear required for each class as posted by the Studio. Proper attire is required for safety and may be a condition of participation.

2. Tuition and Fees

2.1 Tuition. The Enrolling Party will pay tuition of [\$AMOUNT] per [MONTH / SESSION / TERM], plus a non-refundable annual registration fee of [\$AMOUNT] per Participant.

2.2 Recital and costume fees. Participation in performances or recitals may require additional costume, ticket, and production fees of approximately [\$AMOUNT], billed separately and [REFUNDABLE / NON-REFUNDABLE] once ordered.

2.3 Billing and payment. Tuition is billed [MONTHLY IN ADVANCE / PER TERM] and is due on the [DAY] of each cycle. The Enrolling Party authorizes the Studio to charge the payment method on file on each due date.

2.4 Late and returned payments. Tuition unpaid by [NUMBER] days after its due date accrues a late fee of [DOLLAR AMOUNT OR PERCENT], to the extent permitted by applicable law. A returned or declined payment incurs a fee of [DOLLAR AMOUNT].

2.5 No refund for missed classes. Tuition reserves the Participant's place and is not refundable for classes the Participant does not attend, except as required by applicable law. Make-up classes may be offered at the Studio's discretion, subject to availability.

3. Attendance and Withdrawal

3.1 Attendance. Regular attendance benefits the Participant and the class. The Enrolling Party will notify the Studio of anticipated absences.

3.2 Withdrawal. The Enrolling Party may withdraw the Participant on [NUMBER, e.g. 30] days' written notice. Tuition is charged through the end of the notice period; registration, costume, and production fees are non-refundable.

3.3 Studio closures. The Studio observes [HOLIDAYS / BREAKS] as posted. Tuition is not adjusted for scheduled closures. For unscheduled closures, the Studio will offer a make-up class or credit.

4. Health, Safety, and Conduct

4.1 Fitness to participate. The Enrolling Party represents that the Participant is in good health and physically able to participate in dance activity. The Enrolling Party will disclose any medical condition, injury, allergy, or limitation relevant to the Participant's safe participation: [DISCLOSURES, IF ANY].

4.2 Conduct. The Participant will follow the Studio's rules and instructor directions and treat others with respect. The Studio may remove a Participant for disruptive or unsafe behavior without refund for that class.

4.3 Supervision. For minor Participants, the Studio supervises only during the enrolled class and reasonable transition time. The Enrolling Party is responsible for the Participant before and after class and for timely pickup.

5. Assumption of Risk and Release of Liability

5.1 Inherent risks. Dance is a physical activity that carries inherent risks, including strains, sprains, falls, and other injuries. The Enrolling Party understands and voluntarily accepts these risks on behalf of the Participant.

5.2 Assumption of risk. The Enrolling Party assumes all ordinary risks of the Participant's participation in classes, rehearsals, and performances.

5.3 Release. To the fullest extent permitted by applicable law, the Enrolling Party releases and discharges the Studio, its owners, instructors, and staff from liability for injury, loss, or damage arising from ordinary risks of participation. This release does **not** apply to liability arising from the Studio's gross negligence or willful misconduct, or to any liability that cannot be released under applicable law. Releases signed on behalf of a minor may be limited or unenforceable in some jurisdictions; consult local counsel.

5.4 Medical authorization. In a medical emergency where the Enrolling Party cannot be reached, the Enrolling Party authorizes the Studio to seek emergency medical care for the Participant, with associated costs the Enrolling Party's responsibility.

6. Media, Privacy, and Records

6.1 Media consent. The Enrolling Party [GRANTS / DOES NOT GRANT] the Studio permission to photograph or record the Participant in class, rehearsal, or performance and to use such media for promotional purposes.

Consent may be withdrawn in writing on a going-forward basis.

6.2 Privacy. The Studio will keep the Participant's personal information confidential and use it only to administer enrollment, except as required by law.

6.3 Communications. The Enrolling Party consents to receive scheduling, billing, and event communications from the Studio by phone, email, or text.

7. Liability Limits and General Provisions

7.1 Limitation of liability. To the fullest extent permitted by applicable law, the Studio's total liability arising out of this Agreement will not exceed the tuition paid in the **[NUMBER, e.g. 3]** months before the event giving rise to the claim. Neither Party is liable for indirect or consequential damages.

7.2 Indemnification. The Enrolling Party will indemnify the Studio against claims arising from the Participant's conduct or the Enrolling Party's breach of this Agreement, except to the extent caused by the Studio's negligence or misconduct.

7.3 Personal property. The Studio is not responsible for lost, stolen, or damaged personal property brought onto the premises.

7.4 Governing law and venue. This Agreement is governed by the laws of the State of **[STATE]**, without regard to its conflict-of-laws rules. The Parties submit to the exclusive jurisdiction of the courts located in **[COUNTY, STATE]**.

7.5 Entire agreement; amendment. This Agreement is the entire agreement between the Parties on its subject and supersedes prior discussions. It may be amended only by a writing signed by both Parties.

7.6 Severability and waiver. If any provision is unenforceable, the rest remains in effect, and an unenforceable release will be enforced to the greatest extent allowed. A Party's failure to enforce a provision is not a waiver.

7.7 Counterparts and electronic signature. This Agreement may be signed in counterparts and by electronic signature, each of which is an original and all of which together form one agreement.

IN WITNESS WHEREOF, the Parties have executed this Agreement as of the Effective Date. The Enrolling Party acknowledges having read and understood the assumption of risk and release in Section 5.

DANCE STUDIO

ENROLLING PARTY (PARENT/GUARDIAN OR ADULT PARTICIPANT)

Signature: _____

Signature: _____

Printed name: **[NAME]**

Printed name: **[NAME]**

Title: **[TITLE]**

Title: **[N/A]**

Date: _____

Date: _____

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