***** FOR OFFICE USE ONLY *****

CLASS TYPE	DAY/TIME:	TRIAL DATE:	<u> </u>	
START DATE	MONTHLY FEE PD	REG. FEE PD	ASANA	COMP



Crossfire Gymnastics & Cheer

135 S. Woodburn Drive Suite #7 Dothan, Alabama 36305 (334) 796- 9161 email: crossfiredothan@gmail.com

(Please write clearly)

	Today's Date:	
Athlete's Full Name:		
Athlete's Date of Birth:		
Home Address:		
School Athlete Attends:	School Release Time:	
Does this child have any allergies, health or	physical conditions we should be aware of? (please describe)	
Mother's Name:		
Mother's Employer:	Work Number:	
Mother's Email Address:		
Father's Name:	Father's Cell:	
Father's Employer:	Work Number:	
Father's Email Address:		
Child lives with: (Circle) Both Parents Mo	other Father Other:	
Are there any custody issues we need to be	aware of? (Please describe if so)	
Emergency Contact, Phone Number and Re	lationship:	
How did you hear about Crossfire Gymnastic	es & Chaar?	

Crossfire Gymnastics & Cheer - Waiver and Release

In consideration of the services provided by Crossfire Gymnastics & Cheer, LLC (hereinafter "Crossfire"), I, the undersigned, do hereby agree to release, discharge, and otherwise hold harmless Crossfire, its owners, agents, officers, employees, and all other persons or entities acting in any capacity on its behalf from any and all claims, liabilities, injuries or damages more fully described herein below, and in furtherance hereof I voluntarily make the following acknowledgments and agreements:

- 1. I understand and acknowledge that the activities that I and/or my child engage in while on the premises or under the auspices of Crossfire pose risks, both known and unknown, which may result in injury, paralysis, death, emotional distress, or damage to me, my child, my property, or to third parties. I understand and acknowledge that cheerleading and gymnastics, including performances of stunts and the use of trampolines, are sports which entail certain risks that simply cannot be eliminated without jeopardizing the essential qualities and nature of these respective sports. Without a certain degree of risk, cheerleading students will not improve their skills, and the enjoyment of the sport would be diminished. Cheerleading and gymnastics expose participants to the usual risks of sports injuries, including, but not limited to, cuts, bruises, sprains and strains, as well as other more serious injuries such as fractures, paralysis and/or death.
- 2. I hereby expressly accept and assume all of the risks, known and unknown, connected with Crossfire related activities, including but not limited to performance of stunts and use of trampolines. My participation and/or that of my child is purely voluntary. No one has forced or coerced me or my child to participate. I elect for myself and/or my children to participate in such activities in spite of the risks.
- 3. I hereby voluntarily release, forever discharge, and agree to hold harmless and indemnify Crossfire from any and all liability, claims, demands, actions or rights of action, which are related to, arise out of, or are in any way connected with my child's participation in Crossfire-related activities. I hereby release Crossfire, including its officers, shareholders, agents, and employees, from any liability to myself or my child, or to the person claiming though him/her, arising from injury to the person or property of my child occurring on the premise of Crossfire, including any event sponsored or sanctioned by Crossfire, and/or travel to and from such activities. This release includes but is not limited to any claims of negligence, dangerous condition, latent defect, premises liability, code violation, negligent security, failure to warn, vicarious liability, negligent hiring, negligent supervision, negligent maintenance, or improper/dangerous equipment; it is intended to be as broad as permissible under Alabama Law. I am fully aware of the nature of activities provided and the possibility of injuries arising from such activities. I further agree to hold harmless, indemnify and defend Crossfire, including its officers, shareholders, agents, and employees from any loss, liability, damage, or cost incurred by them due to the above named athlete on the premises or during any event sponsored or sanctioned by Crossfire. This release is intended to be binding upon the athlete, his/hers heirs, assignees, and successor in interest, and anyone claiming by or through him/her.
- 4. Should Crossfire be required to incur any attorney's fees and/or costs of court in order to enforce any rights it may have under this agreement, I agree to indemnify and reimburse it for such fees and costs.
- 5. I certify that my child is covered by a policy of health insurance sufficient to cover medical bills associated with any bodily injury that may be caused or suffered while participating in any Crossfire-related event or activity; or, in the event my child is not covered by any such policy of health insurance, I hereby agree to bear the cost of any and all medical bills resulting from any such injury or damage to my child.
- 6. Other than a dispute relating solely to the payment for services rendered by Crossfire to me and/or my child, I hereby acknowledge and agree that any and all disputes shall be submitted to mandatory, binding arbitration, to be held in Houston County, Alabama, in accordance with the rules set forth and promulgated by the American Arbitration Association, and that the result of any such arbitration shall be submitted to the Circuit Court for Houston County, Alabama, for certification as a Final Judgment. I HEREBY ACKNOWLEDGE, UNDERSTAND AND AGREE THAT MY SIGNATURE BELOW CONSTITUTES A WAIVER TO ANY RIGHT I MAY HAVE TO A TRIAL BY JURY.

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CGC POLICY CHECKLIST In consideration for being allowed to enroll my child at Crossfire Gymnastics & Cheer (CGC), I agree to comply with all policies and procedures as set forth below. Please Read and Initial Each Statement: 1. I understand that CGC is an ongoing program that has no scheduled end. 2. I understand that I will be charged monthly tuition and fees until I officially withdraw my child. 3. I understand that in order to officially withdraw my child I am required to fill out a withdraw form, in person, 30 days in advance. (These forms are available at the front desk). I also understand that I am still responsible for all tuition and fees due prior to the date of my withdrawal. 4. I understand that tuition and fees are due on the 1st of each month and that if payment is not received in our office by close of business on the 10th of the month, a late fee of \$15 will be charged to my account. 5. I understand that I have a reserved spot in class and therefore am responsible for paying all tuition and fees even if I do not attend all or some of the classes. 6. I understand that if I miss a class, a make-up class is not guaranteed. Attending a make-up class may be allowed if there is space and should be done within 2 weeks of the missed class. Classes will not be ow filled to accommodate make-ups. 7. I understand that I will be contacted if my account is past due and that my child may not be allowed to participate until it is current.	by any h in any Cr authoriz care and any term	ealthcare professional with any sickness, disease, illness, injury or condition which could possibly render my child's participation rossfire-related activities dangerous to any degree. In case of an emergency requiring medical treatment, I hereby grant ation and permission for Crossfire personnel to, in its discretion, transport my child to a qualified medical or hospital facility for l/or treatment. I have had sufficient opportunity to read this entire document and to ask any questions I may have in regard to ask herein. My signature below is my acknowledgment and understanding of the contents of this Waiver and Release, as well as
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