

Competition Waiver of Liability, Indemnification,
Assumption of Risk, Emergency Medical Assistance,
and Publicity Release Form



Organization/Gym:
Team Name:
Division/Level:
City/State:
Contact Name:
Phone:
Email:

In consideration for participation in competitions and/or other events that Future Legends Cheer and Dance and/or any of their respective subsidiaries, affiliates, successors, and/or assigns, sponsors, administers, manages, provides instruction for, or is otherwise involved with in any manner, directly or indirectly, at any time during the calendar year, and the use of the property, facilities, services, and instruction of Future Legends Cheer and Dance, today, and on all future days (the “Additional Services”) (the competitions and the additional services are collectively referred to herein as the “Activities”), the participant, his or her parent or guardian, and all of their heirs, assigns and personal representatives (collectively the “Participant”), hereby agree to the following:

1. The Participant understands that as in all athletic endeavors, there are risks in and around the activities, including injury, sickness, and in some cases death. The Participant agrees to assume all risks arising out of or related to the Activities, including, without limitation, the risks of physical injury, emotional injury, sickness, death, property damage, falls, collisions with people or stationary objects, the unavailability of emergency medical care, and/or the negligence and/or deliberate act of another person.
2. The Participant authorizes Future Legends Cheer and Dance to transport or authorize transportation of the Participant to a medical facility and/or hospital and for Future Legends Cheer and Dance to authorize emergency medical treatment for the Participant.
3. The Participant hereby releases and forever discharges Future Legends Cheer and Dance, all of their officers, directors, owners, agents, members, contractors, employees, and other representatives and the owners, lessees, managers and licensees of the facility and/or property in which the Activities are held, and all of their heirs, personal representatives, successors and assigns, as the case may be (all of the foregoing are collectively the “Released Parties”), from any and all acts of active or passive negligence on the part of Future Legends Cheer and Dance and/or any of the other Released Parties, and any and all liabilities, claims, causes of action, suits, controversies, judgments, demands, injuries, sickness, damages (including consequential damages), costs, expenses, attorneys’ fees, and any other legal, equitable or administrative actions or proceedings whatsoever, known or unknown, accrued, arising out of or related to this Competition General Release, Indemnification, Publicity Release, and Medical Permission (this “Agreement”), the Participant and/or the Participant’s involvement in the Activities, including without limitation, those base on death, physical injury, emotional injury, property damage, libel, slander and/or invasion of privacy.
4. The Participant hereby agrees to indemnify, defend and hold Future Legends Cheer and Dance and all of the other Released Parties, jointly and severally, harmless from any liabilities, claims, causes of action, suits,

controversies, judgments, demands, injuries, sickness, damages (including consequential damages), costs, expenses, attorneys' fees, and any other legal, equitable or administrative actions or proceedings whatsoever, arising out of or related to this Agreement, the Participant and/or the Participants' involvement in the Activities, including but not limited to, any challenge by the Participant to this Agreement or any provision thereof, and any suit, action or proceeding brought by the Participant and/or any other third party.

5. The Participant hereby agrees that this Agreement shall apply, without limitation, to any other risks encountered by the Participant before, during, or after the Activities, whether or not the Participant knows or expects them to exist at the time of signing this Agreement, including but not limited to driving to or from the Activities, being present in any facility at which the Activities are held, slips, falls, stairs, exits, entrances, fire and/or any other occurrence or event, known or unknown.
6. This Agreement shall be enforced and interpreted under the laws of the State of Pennsylvania (except Pennsylvania's conflict of laws principles). Should any clause or any part of any clause be determined to be illegal or unenforceable by a court, administrative body, or arbitrator of competent jurisdiction, such clause shall be amended to the smallest degree necessary to render such clause valid and enforceable and the remainder of this Agreement shall not be affected. When Participant's parent or guardian, if the Participant is a minor, signs the Agreement, the term "Participant" as used throughout this Agreement will be deemed to include, without limitation: (1) the Participant; and (2) the Participant's parent or guardian; and (3) all their respective heirs, assigns, and personal representatives. This Agreement shall be a specialty, subject to a twelve (12) year statute of limitations.
7. The Participant hereby grants to Future Legends Cheer and Dance and those acting with the authority or permissions of Future Legends Cheer and Dance the unrestricted right to copyright and use, re-use, publish, and republish photographic portraits, pictures, and video of the Participant or in which the Participant may be included in connection with any of the Activities, in whole or in part, separately or in conjunction with other photographs or video, in any medium now or hereafter known, and for any purpose whatsoever, including (but not by way of limitation) illustration, art, promotion, advertising and/or trade, and to use the Participant's name in connection therewith.
8. The Participant hereby further expressly releases and waives any demand, action, claim, license, royalty, and any other right to any form of payment the Participant may have based on claims of the Participant as to the rights of privacy, publicity, notoriety, and/or any other rights arising out of or relating to any use by Future Legends Cheer and Dance, and those acting with the authority or permission of Future Legends Cheer and Dance, of the Participant's name, likeness, and/or appearance. The Participant understands and expressly acknowledges that an inherent risk of exposure to Covid-19 exists in any public place where people are present. In attending the event, you and any guests voluntarily assume all risks related to exposure to Covid-19, and waive, release, and discharge T Future Legends Cheer and Dance, all of their officers, directors, owners, agents, members, contractors, employees, and other representatives and the owners, lessees, managers, and licensees of the facility and/or property in which the Activities are held, and all of their heirs, personal representatives, successors, and assigns from any liability under any theory, whether in negligence or otherwise, for any illness or injury.
9. Participating programs acknowledge that many cheer and dance routines utilize edited, remixed, layered, or custom-produced music mixes. Future Legends Cheer & Dance assumes no responsibility or liability for the legality of any edits, remixes, mashups, voiceovers, or sound effects used within a team's performance music.

Each participating program, school, gym, or organization affirms that any music editing, mixing, or production used in its routine has been obtained legally and complies with all applicable United States copyright laws and licensing requirements, including but not limited to:

- Mechanical licensing
- Synchronization rights
- Public performance licensing
- Rights to edit, remix, or alter original recordings

Programs that obtain music from third-party music producers or cheer music companies acknowledge that it is their responsibility to ensure those providers have secured proper licensing rights for the music content provided.

Future Legends Cheer & Dance shall not be held responsible for any copyright violations related to edited or remixed music used by participating teams. By participating in the event, programs agree to indemnify and hold harmless Future Legends Cheer & Dance, its staff, contractors, venue partners, and affiliates from any legal claims arising from the use of edited or remixed music.

Performance Video & Livestream Copyright Clause

Future Legends Cheer & Dance events may be recorded, photographed, livestreamed, or broadcast for promotional, archival, judging, or spectator viewing purposes.

By participating in the event, programs acknowledge that their performance may appear in event recordings, livestreams, highlight videos, social media content, and promotional materials produced by Future Legends Cheer & Dance or its authorized media partners.

Because performance recordings may capture copyrighted music used in routines, participating programs acknowledge that they retain full responsibility for ensuring their music complies with copyright regulations for use in live events, video recordings, and digital broadcasts.

Future Legends Cheer & Dance is not responsible for copyright claims related to music used in recorded performances. Programs agree to release and hold harmless Future Legends Cheer & Dance and its partners from any copyright-related claims connected to recorded or streamed performances.

Future Legends Cheer & Dance retains the right to use event recordings, images, and performance footage for marketing, promotional, educational, or archival purposes without compensation to participating teams.

Music Provider Certification (USASF-Style Compliance)

Future Legends Cheer & Dance strongly recommends that participating programs obtain their performance music from a reputable and properly licensed cheer music provider.

If a routine's music has been created or edited by a third-party music producer, the participating program may be required to verify that the provider complies with industry standards for licensed cheer music production.

Programs may be asked to confirm that their music provider:

- Produces music using properly licensed audio tracks
- Has authorization to edit or remix music used in cheer routines
- Provides documentation verifying licensing compliance if requested

Future Legends Cheer & Dance reserves the right to request verification of music licensing or provider certification if concerns arise regarding copyright compliance.

Failure to provide requested documentation may result in performance delays, score penalties, or disqualification at the discretion of event officials.

THE PARTICIPANT ACKNOWLEDGES AND AGREES THAT THIS AGREEMENT IS A GENERAL RELEASE, INDEMNIFICATION, MEDICAL PERMISSION, AND PUBLICITY RELEASE AND APPLIES WITHOUT EXCEPTION TO ALL ACTIVITIES (AS DEFINED ABOVE) THAT THE PARTICIPANT COMPETES IN, ATTENDS, OR IS OTHERWISE INVOLVED WITH IN ANY MANNER, DIRECTLY OR INDIRECTLY, AT ANY TIME INDEFINITELY. PARTICIPANT WAIVES TRIAL BY JURY IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATED TO THIS AGREEMENT.

Responsible Party Signature:
Printed Name:
Date of Signature:

FUTURE LEGENDS CHEER AND DANCE-
 COMPETITION TEAM WAIVER/ROSTER



By signing below, each of the undersigned acknowledges that they have read, understands, and agrees to be bound as a Participant/Coach at any event by Future Legends Cheer and Dance per the General Release, Indemnification, Publicity Release, and Medical Permission form (the “Agreement”), which is incorporated into and made a substantive part of this Team Waiver/Roster Form by reference. Age for All-Star Cheer, Dance, and Recreation is based on the age of the participant on 12/31/2026. If you have more than 30 members, duplicate as necessary.

Event Attending:
Organization/Gym:
Team Name:
Division/Level:

Coach Name	T- Shirt Size

	PARTICIPANT NAME	DOB (MM/DD/YY)	AGE	GRADE	T-SHIRT SIZE	PARENT SIGNATURE	DATE OF SIGNATURE
1							
2							
3							
4							
5							
6							
7							
8							
9							
10							
11							
12							
13							
14							
15							
16							
17							
18							
19							
20							
21							
22							
23							

24							
25							
26							
27							
28							
29							
30							

I certify that each person that will be participating in the Events and/or Activities to which this Team Roster/Waiver Form applies on behalf of the Team, or if applicable their parent or guardian, has been provided with a copy of the Agreement and has signed this Team Waiver/Roster Form. I agree to indemnify and hold harmless Future Legends Cheer and Dance and its members from any damages, attorneys' fees, etc. incurred by them as a result of the failure of this certification to be true.