

Medical treatment, Liability Release, and Visual Image Release

Rogue Athletics LLC

Advisor/Coach/Director: A Compliance Agreement must be read and signed by each participant's parent/guardian in order to participate in any training with Rogue Athletics. Retain a copy of each completed form for your records and keep them with you throughout the season.

School/Organization Representing _____ () Freshman () JV () Varsity () Female () Male

Participant's First Name _____ Last Name _____

Address _____

City _____ State _____ Zip _____

Parent(s) Name(s) _____ Email Address: _____

Cell/Main Contact # _____

Emergency Contact Name: _____ Cell Phone: _____

Date of Birth _____

Grade for Current School Year : _____

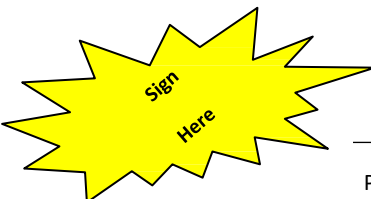
Medical History of Participant – check all that apply, provide explanation on back of form if needed.

- () Allergies () High Blood Pressure () Conditions currently under treatment () Asthma () Convulsions
() Currently taking medications (list below) () Diabetes () Epilepsy () Migraine headaches () Heart Trouble
() Fainting Spells () Pre-existing injury under treatment-Describe: _____
() Other _____

Daily Medication and schedule _____

This form must be UPDATED from the original date of signature and RESUBMITTED if there are any changes in the above listed medications or conditions.

I understand that the registered participant must be in compliance with all School and District Rules and Regulations to participate. I agree that the information on this form is truthful and accurate to the best of my knowledge



Parent/Guardian Signature

Date

ROGUE ATHLETICS LLC'S PARTICIPANT RELEASE OF LIABILITY, VOLUNTARY ASSUMPTION OF THE RISK, WAIVER OF CLAIM AND COVENANT NOT TO SUE AGREEMENT

I am the parent or legal guardian of the above named minor child, and on behalf of myself, my marital community and my child, hereby enter this RELEASE OF LIABILITY, VOLUNTARY ASSUMPTION OF THE RISK, WAIVER OF CLAIM AGREEMENT AND COVENANT NOT TO SUE ("Agreement") with Rogue Athletics and any subsidiary and affiliated entities and HOLD the directors, staff, independent contractors and officials HARMLESS from any claims for NEGLIGENCE or FAULT that we might have against the above named individuals and entities.

I have voluntarily registered my child to participate in the training with Rogue Athletics. _____ (Parent/Guardian Initials)

I recognize that my child's participation in any cheerleading, dance, gymnastics practice, camps, clinics competition and events is a HAZARDOUS ACTIVITY, which is dangerous and poses known and unknown risks of serious personal injury and/or death. I have voluntarily registered my child to participate in the event named above despite the recognized and inherent dangers existing and despite the known and unknown risks of serious personal injury and/or death presented by practicing for and participating in cheerleading and dance training.

1. I understand that this Agreement is a general release barring me, my child and our or any of our representatives, executors, heirs, next of kin, successors, and assigns from bringing any claim (other than claims for willful or wanton conduct) against the Owners, staff, independent contractors, volunteers, officials and hosting venue for personal injury and/or death if such a claim that in any way relates to my child's practice for or participation in above named Training.
2. I know my child's capabilities and limitations regarding the events/training that I have entered or may enter and my child will not attempt to exceed those capabilities. THEREFORE, in consideration of being permitted to participate in the following cheerleading and or dance training, I expressly and freely agree: **To ASSUME ALL RISK** of serious personal injury and/or death arising from my child practicing for and/or participating in the above-named training.
1. To WAIVE any and all claims that I or my child now have or in the future may have against the above named event, its officers, agents, employees, directors, volunteer, consultants, shareholders, venue, affiliated entities, parent entities, and subsidiaries, for any and all loss, damage, injury or expense that my child may suffer, or that my next of kin may suffer, as a result of my child's practice for or participation in any of the events related to cheerleading and dance, due to the NEGLIGENCE or FAULT of the above named training, its officers, agents, employees, directors, volunteers, consultants, shareholders, affiliated entities, parent entities, and subsidiaries, and any entity or person(s) hired to perform any function with respect to the cheerleading and dance training. Additionally, I agree to WAIVE any and all other claims, other than claims for willful, wanton conduct that I now have or in the future may have against Rogue Athletics LLC, its officers, agents, employees, directors, volunteers, consultants, shareholders, venue, affiliated entities, parent entities, and subsidiaries, for any and all loss, damage, injury or expense that I or my child may suffer, or that my next of kin may suffer, as a result of my child's practice for or participation in any events relating to the cheerleading and dance.
2. To RELEASE FROM LIABILITY AND HOLD HARMLESS Rogue Athletics LLC, Valley of the Sun Competitions, Grand Canyon State Championships, Red Carpet Classic and its officers, sponsors, agents, employees, directors, shareholders, Independent contractors, volunteers, affiliated entities, parent entities, subsidiaries from: any and all loss, damage, injury or expense that I or my child may suffer, or that my next of kin may suffer, as a result of my child's practice for or participating in above named competition, due to NEGLIGENCE or FAULT on the part of the competition directors and its officers, sponsors, agents, employees, directors, shareholders, venue, affiliated entities, parent entities, subsidiaries, volunteers and any entity or person(s) hired to perform any function with respect to the above named competition or any other cause other than willful or wanton conduct on the part of the competition.
3. I specifically assume all risks and hazards associated with my child's participation including, but not limited to, the risks associated with the novel COVID- 19 virus. I understand that my child will be associating with staff and other students and may contract COVID-19, and other viruses and diseases, through my child's participation. Although the students and staff may have their temperatures taken upon entering the camp (clinic, practice, training or choreography), that precaution is not nearly adequate to prevent the spread of COVID-19 given, among other things, the relatively long incubation period, and the fact that many infected persons are asymptomatic. I understand and voluntarily assume the risk that my child may acquire COVID- 19, and that COVID -19 may subsequently be transmitted from my child to me, my family and members of my household
4. I certify that my child is in good health, has no fever, and has no current issues that make it unsafe for my child to participate in the camp, which may not have a medical professional on staff. I will notify the school and not send my child to participate if my child develops a fever or illness or tests positive for COVID- 19. I acknowledge that my child and I are responsible for ensuring that my child takes any necessary medication, and for avoiding any allergies. In the event of a medical emergency, 911 will be called and I will be responsible for any and all costs of medical treatment.
5. That I hold a valid personal health insurance policy sufficient in amount to cover any and all circumstances which may arise from participation in the cheerleading and dance.
6. That my child is in good health and has no physical condition that would prevent my child from participating in cheerleading and dance training.
7. That I will provide to the hosting company updated medical information as listed in Page 1 if there are ANY changes in medication or medical conditions that occur after the signature and date listed below.
8. That this Agreement shall be interpreted in accordance with the laws of the State of Arizona.
9. That I understand and agree that Rogue Athletics LLC may use my child's name, likeness, video, or photos of my participation in training. These rights will in no terms be extended beyond the purpose of promoting Rogue Athletics event(s), series, camps, Website and will not imply endorsement of any products of the sponsored companies. PUBLICITY RELEASE – PARTICIPANT HEREBY IRREVOCABLY GRANTS TO THE ENTITIES AND THOSE ACTING WITH THEIR AUTHORITY OR PERMISSION, THE UNRESTRICTED RIGHT TO COPYRIGHT AND USE, RE-USE, PUBLISH, REPUBLISH AND DISPLAY PHOTOGRAPHIC AND VIDEO IMAGES AND AUDIO OF THE PARTICIPANT OR IN WHICH THE PARTICIPANT MAY BE INCLUDED IN CONNECTION WITH ANY EVENT UNDERTAKEN BY ANY ENTITY, IN WHOLE OR IN PART, SEPARATELY OR IN CONJUNCTION WITH OTHER PHOTOGRAPHS OR VIDEO OR AUDIO, IN ANY MEDIUM NOW OR HEREAFTER KNOWN, AND FOR ANY PURPOSE WHATSOEVER, INCLUDING (BUT NOT BY WAY OF LIMITATION) ILLUSTRATION, ART, PROMOTION, ADVERTISING, TRADE AND/OR ANY OTHER PURPOSE WHATSOEVER, AND TO USE THE PARTICIPANT'S NAME IN CONNECTION THEREWITH. PARTICIPANT HEREBY FURTHER EXPRESSLY RELEASES AND WAIVES ANY DEMAND, ACTION, CLAIM, LICENSE, ROYALTY AND/OR ANY OTHER RIGHT TO ANY FORM OF PAYMENT THE PARTICIPANT MAY HAVE BASED ON CLAIMS AS TO THE RIGHTS OF PRIVACY, PUBLICITY, NOTORIETY AND/OR ANY OTHER RIGHTS ARISING OUT OF OR RELATING TO ANY USE BY ANY ENTITY OR THOSE ACTING WITH THEIR AUTHORITY OR PERMISSION OF THE UNDERSIGNED'S NAME, LIKENESS OR APPEARANCE.
10. That this Agreement contains the entire, integrated Agreement and understanding between and among me and Rogue Athletics directors and that no party is relying on any representation, statement, or understanding except as set forth herein.
11. That the terms and conditions contained in this Agreement shall insure to the benefit of, and be binding upon, me, my child, my agents, heirs, successors, assigns, and personal representatives.
12. That this Agreement may not be amended or otherwise changed except by in writing signed by all parties hereto.
13. That photocopies of this document will be accepted as the original.
14. That the signature affirmation and date listed below apply to ALL Companies and Competitions listed in this Agreement.
15. I have read and understood the terms of this Agreement, accept this Agreement freely and of my own accord, realizing that it is binding upon me, my child, my heirs, assigns and next of kin.

Name of Participant: _____ Signature of Parent or Guardian _____ Date _____

Printed Name of Parent/Guardian _____