

Sugar Land Gymnastics, Inc.

WAIVER OF CLAIMS AND RELEASE OF LIABILITY

In consideration of being permitted to participate in sports activity, including gymnastics class, competition, team and non-gymnastics activities such as dance, cheerleading, open gym and other sports activities, conducted by Sugar Land Gymnastics, Inc., and SNBB Enterprises, Inc., hereafter cumulatively referred to as "School", and in recognition that the practice of said activities is an inherently **DANGEROUS SPORT**, Member/Participant and his/her personal representatives, assigns, heirs and next of kin covenants not to sue, waives, discharges and releases and shall hold harmless School, it's owners, administrators, employees, agents, volunteers, sponsors, coaches and supervisors School, from all liability to the Member/Participant, his/her personal representatives, assigns, heirs and next of kin for all losses, damage, and any claim or damage therefore, on account of injury to the person or property or resulting in death of Member/Participant, **WHETHER CAUSED IN WHOLE OR IN PART BY THE NEGLIGENCE OR STRICT LIABILITY OF SCHOOL, IT'S EMPLOYEES OR INSTRUCTORS OR OTHERWISE, WHILE MEMBER/PARTICIPANT IS INVOLVED IN THE ACTIVITIES PREVIOUSLY STATED.**

Furthermore, the contract herein may be terminated at any time, at the sole discretion of the owner if, in the owner's sole discretion (or in reliance upon his instructors), the Student becomes disruptive, unruly or disrespectful to the point that the counselor and/or owner feels that it is in the best interests of the other students to remove him from class. A warning may be given, but is not required. It is further understood that if the Student is removed from participation with Sugar Land Gymnastics under this clause that their payment under this agreement is not refundable.

Member/Participant further releases School, it's owners, administrators, employees, agents, volunteers, sponsors, coaches and supervisors from any claim of liability resulting from administering first aid, treatment or service rendered Member/Participant during his/her participation of School activities. Member/Participant hereby gives permission for a trained medical professional to administer medical treatment to my child should sickness or accidents occur in my absence.

The Member/Participant, and/or Legal Guardian thereof, hereby agrees to individually provide for the possible future medical expenses, which may be incurred as a result of any injury sustained while participating in any class, during training at, or performing for School.

Member/Participant and/or Guardian thereof, represents and agrees that Member/Participant is in good physical condition and that he/she has no disability, impairment or ailment preventing him/her from engaging in active or passive exercise or classroom activities.

This acknowledgment of risk and waiver, having been read thoroughly and understood completely as to it's content and intent, is signed voluntarily.

MEMBER/PARTICIPANT NAME: (PRINT) _____ AGE: _____

Member/Participant, Parent or Legal Guardian's Signature

Date