

This Dance Contract Agreement (the "Agreement") is entered into on this day, 2025, by and between:					
, 2023, by and between.					
Dancer's Name:	(the "Dancer")				
Address:					
Phone Number:					
Email Address:					
Emergency Contact Name:					
Phone Number:					
Relationship to Dancer:					
1. Terms of Enrollment					
The Dancer agrees to participate in the dance classes, provided by the Company. This contract is valid for the date) and ending on (end date).	•				
2. Classes and Schedule					
The Dancer is required to attend the classes sch to to on the following the control of the classes schedule.					
 Thursday, 5:00 PM - 9:00 PM. The Dancer/Guardian is responsible for arriving a scheduled classes. 					
 Any missed classes must be communicated in ac 	uvance to the Company.				

3. Payment Terms

- Registration Fee: The Dancer/Guardian agrees to pay an annual registration fee
 of \$_35__ for the entire program. Payment is due on or before the start of the
 program.
- Tuition (Monthly Fee): 30 min (\$45), 45 min (\$55), 1 hr (\$65) *class length
- Payment Methods: Payments can be made via check, credit card, cash, etc. Payment portal.
- Late Fees: A late fee of \$__20__ will be charged for payments received after the due date.
- Refund Policy: There will be no refunds for missed classes, except in the case
 of medical emergencies or other extenuating circumstances, as approved by the
 Company.

4. Conduct and Behavior

- The Dancer is expected to conduct themselves in a professional manner at all times during classes, rehearsals, and performances.
- The Dancer agrees to respect the rules of the Company, including safety guidelines, and to treat instructors, staff, and other dancers with respect.
- The Dancer is prohibited from using inappropriate language, engaging in unsafe behavior, or disrupting the learning environment.
- NO TOLERANCE for bullying!

5. Health and Fitness

- The Dancer is responsible for maintaining their own health and fitness to participate in the dance classes.
- It is recommended that the Dancer/Guardian provide the Company with any medical conditions or concerns that may affect participation.
- The Dancer agrees to refrain from attending classes if they are injured or unable to participate for health reasons, and to notify the Company as soon as possible.
- Absolutely NO TOLERANCE for Drugs and alcohol use under any circumstance!

6. Uniform / Attire

- The Dancer must come to class prepared and ready to learn.
- The Dancer must wear leotard and tights to all classes unless instructed otherwise by staff in order to maintain professionalism and integrity of the art.
- Dancers must wear correct dance shoes to all practices!

7. Cancellations and Absences

- The Dancer/Guardian must inform the Company in advance of any planned absences or cancellations.
- If a class or rehearsal needs to be canceled by the Company, the Company will provide reasonable notice to the Dancer/Guardian, the class will NOT be rescheduled or a make-up class offered.

8. Liability and Release

- The Dancer/Guardian agrees to assume full responsibility for their actions and any risk of injury while participating in any activities, classes, rehearsals, and performances.
- The Dancer/Guardian agrees to release the Company, its instructors, and staff from any and all liability related to personal injury, property damage, or loss during their participation in the activities.
- The Dancer/Guardian agrees to sign any necessary waivers as required by the Company.

9. Media Release

- The Dancer/Guardian grants the Company permission to take photographs, videos, and other recordings during classes, rehearsals, and performances.
- The Dancer/Guardian agrees that the Company may use such media for promotional purposes, including on the Company's website, social media accounts, and other marketing materials.

10. Termination

- Either party may terminate this Agreement with written notice, subject to the terms of the contract.
- If the Dancer/Guardian fails to comply with any of the terms outlined in this Agreement, the Company may terminate the Dancer's enrollment in the program without refund.

1	1.	Go	vern	ing	Law
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This Agreement shall be governed by and construed in accordance with the laws of the state of Indiana.

12. Entire Agreement

This Agreement represents the entire understanding between the Company and the Dancer. Any amendments or modifications to this Agreement must be made in writing and signed by both parties.

Dancer's Signature:	
Date:	
Company Representative's Signature:	
Date:	

Comments/Concerns: