

REGISTRATION FORM

PARTICIPANT'S NAME _____

AGE _____ D.O.B _____

EMERGENCY CONTACTS

NAME _____

PHONE (H) _____ PHONE (W) _____ PHONE(C) _____

ADULTS PARTICIPANT MAY LEAVE WITH

1. _____
2. _____
3. _____
4. _____

DOES THE PARTICIPANTE HAVE SPECIAL NEEDS?

YES _____ NO _____

If yes, please describe

CLASS CHOICE _____

Check# _____ Date _____ Amount _____

PARENTS NAMES _____

PERMANENT ADDRESS _____

PHONE (H) _____ PHONE (W) _____ PHONE (C) _____

EMAIL ADRESS _____

PLEASE MAIL TO: CHERYL KELLEY

1525 FAIRFAX ROAD

ST. ALBANS VERMONT 05478

RELEASE AND WAIVER OF LIABILITY

This Release and Waiver of Liability (the Release) executed on this ____ day of ____ (Year), by _____ (the participant), and (in case of a minor child), _____ the parent having legal custody and/or the legal guardian of the Participant (the Guardian), in favor of Electric youth Dance Company, LLC., a Vermont Limited Liability Company, its directors, officers, employees, and agents (collectively, dance Company).

The Participant (and Guardian) desires that the Participant participates as a dancer with the Dance Company and engage in the activities related to being a dancer (the Activities). The Participant (and Guardian) understands that the Activities may include vigorous physical activities related to dance rehearsals and performances.

The Participant (and Guardian) hereby freely, voluntarily, and without duress executes this Release under the following terms:

1. Release and Waiver. Participant (and Guardian) does hereby release and forever discharge and hold harmless Dance Company and its successors and assigns from any and all liability, claims, and demands of whatever kind or nature, either in law or in equity, which arise or may hereafter arise from Participant's Activities with Dance Company. Participant (and Guardian) understands that this Release discharges Dance Company from any liabilities or claims that the Participant may have against Dance Company with respect to any bodily injury, personal injury, illness, death, or property damage that may result from Participant's Activities with dance Company, whether caused by the negligence of Dance Company, or its officers, directors, employees, or agents or otherwise. Participant (and Guardian) also understands that Dance Company does not assume any responsibility for or obligation to provide financial assistance or other assistants, including but not limited to medical health, or disability insurance in the event of injury or illness.

2. Assumption of the Risk. The Participant (the Guardian) understands that the Activities includes exercise, dance and work that may be hazardous to the Participant, including, but not limited to, vigorous physical activity and activities related to dance rehearsals and performances. Participant (and Guardian) hereby expressly and specifically assumes the risk of injury or harm in the Activities and release Dance Company from all liabilities for injury, illness, death, or property damages resulting from the Activities.

3. Insurance. The participant (and Guardian) understands that, Dance Company does not carry or maintain health, medical, or disability insurance coverage for any Participant.

Each Participant is expected and encouraged to obtain his or her own medical or health insurance coverage.

4. Photographic Release. Participant (and Guardian) does hereby grant and convey unto Dance Company all rights title, and interest in any and all photographic images and video or audio recordings made by Dance Company during the Participants Activities with Dance Company, including but not limited to, any royalties, proceeds, or other benefits derived from such photographs or recordings.

5. Others. Participants (and Guardian) expressly agrees that this Release is intended to be as broad and inclusive as permitted by the laws of the State of Vermont, and that this Release shall be governed by and interpreted in accordance with the laws of the State of Vermont, Participant agrees that in the event that any clauses or provisions of this Release shall be held to be invalid by any court of competent jurisdiction, the invalidity of such clause or provision shall not otherwise affect the remaining provisions of this Release which shall continue to be enforceable.

6. I Parent/Guardian _____ grant Dance Company, permission to submit photos and dance videos of Participant _____ as required to newspaper, Dance Company Web Site and Dance Company's Facebook.

IN WITNESS WHEREOF, Participant (and Guardian) has executed this Release as of the day and year first above written.

PARTICIPANT _____

Witness _____

Parent/Guardian (print) _____

Parent /Guardian (sign) _____

Witness _____