## WAIVER OF LIABILITY, INDEMNIFICATION, ASSUMPTION OF THE RISK, AUTHORIZATION TO

CONTACT E	MERGENCY MEDICAL ASSISTAR	NCE and PUBLICITY RELI	EASE FORM ("Participant Agreemen	t")
Participant's Name:		Team/Organization:		
Birthdate (mm/dd/yyyy):	Age (as of Aug. 31):	Current Grade:	Gender:	
Delaware limited liability company t/a THE		r use at all events held or sponsore	n organized under the laws of Oregon ("IEP"), and TH d by IEP, THE SEASON PASS and/or any of their	
of one or more of the Entities and the facility		ove named participant or the person	he Entities (hereafter defined), and the use of the p registering electronically as the participant, and if the following:	
defined), which include, but are not limited to in the Activities entails both known and unar injury to others including, without limitation, medical care, and/or the negligence and/or eliminated without jeopardizing the essential understand that the Entity Representatives (hand voluntarily enroll (myself/my child) in ever the Activities involving my child. I understand and conditions of this Participant Agreement. Participant knows or expects them to exist a	include, cheerleading, dance, gymnastics, stu- nticipated risks that could result in serious and the risks of physical or emotional injury, sicl deliberate act of another person. I understar qualities of the Activities. I also understand an ereafter defined) shall have no obligation to prov- ents held/sponsored by one or more of the Entit I that (I do not/my child does not) have permiss I acknowledge that this Participant Agreemer	infting, jumping, and tumbling compod permanent physical and emotional kness, death, property damage, fall nd that such risks are inherent in the dacknowledge that injuries (I/my chi dide medical assistance in the event a ties. I give my permission for my chil sion to participate in the Activities at ant applies, without limitation, to any nt, including, but not limited to, driving the permission of the participate in the Activities at ant applies, without limitation, to any nt, including, but not limited to, driving	ding and dance activities held/sponsored by one or nents (collectively the "Activities"). I acknowledge the injuries to (myself/my child's) destationary objects, the Activities and that even with precautions and sate and the compounded or increased by injury occurs during the event. Understanding such to engage in the dangerous Activities described at an event held/sponsored by one or more of the Entities other risks encountered before, during or after the neg to or from the Activities, being present in any factorial and the second of the Activities, being present in any factorial collections.	at (my/my child's) participatic ath, damage to property, ar a unavailability of emergence ty measures they cannot be negligent rescue operations he dangers, I hereby knowing bove, and I assume the risk without agreeing to the term Activities, whether or not the
provide information of any health condition the child) may suffer while participating in any ex	hat would constrain (me/my child) from particip	pating could result in serious injuries reby authorize any Entity holding/spo	me/my child) from safely participating in the Activition death to (me/my child). I agree to bear the costs on soring an event, or representatives of any of said E	of any injury or damages (I/m
agents, coaches, instructors, assistants, offisuccessors and assigns (collectively with the any and all liabilities, claims, causes of actic legal, equitable or administrative actions of Participant, the Participant's use of the Facil	cers, directors, owners, members, managers, s e Entities, the "Entity Representatives") from (1 on, suits, controversies, judgments, demands, r proceedings whatsoever, in tort, contract of	chareholders, contractors and any of ) any and all acts of active or passi- injuries, sickness, damages (conse- r otherwise, known or unknown, ac- ies, whether caused by negligence of	lessees, managers and licensees of the Facility, all her representative or affiliate, and their respective have negligence on the part of any one or all of the Equential, incidental or otherwise), costs, expenses, corued or unaccrued, arising out of or related to the or otherwise, and any other matter or thing whatsoe damage (collectively "Losses").	eirs, personal representative ntity Representatives, and ( attorneys' fees, and any othe ne Activities, the Facility, the
			s subject to liability) and hold each and every one int to this Participant Agreement or any provision he	
UNRESTRICTED RIGHT TO COPYRIGH WHICH THE PARTICIPANT MAY BE IN WITH OTHER PHOTOGRAPHS OR VID LIMITATION) ILLUSTRATION, ART, PR THEREWITH. PARTICIPANT HEREBY I FORM OF PAYMENT THE PARTICIPAN	IT AND USE, RE-USE, PUBLISH, REPUE ICLUDED IN CONNECTION WITH ANY E EO OR AUDIO, IN ANY MEDIUM NOW OI OMOTION, ADVERTISING, TRADE AND/O FURTHER EXPRESSLY RELEASES AND IT MAY HAVE BASED ON CLAIMS AS TO	BLISH AND DISPLAY PHOTOGR EVENT UNDERTAKEN BY ANY I R HEREAFTER KNOWN, AND F OR ANY OTHER PURPOSE WHA D WAIVES ANY DEMAND, ACTIO D THE RIGHTS OF PRIVACY, PU	AND THOSE ACTING WITH THEIR AUTHORI APHIC AND VIDEO IMAGES AND AUDIO OF ENTITY, IN WHOLE OR IN PART, SEPARATE OR ANY PURPOSE WHATSOEVER, INCLUDIN ATSOEVER, AND TO USE THE PARTICIPANT ON, CLAIM, LICENSE, ROYALTY AND/OR AN IBLICITY, NOTORIETY AND/OR ANY OTHER F THE UNDERSIGNED'S NAME, LIKENESS O	THE PARTICIPANT OR I LY OR IN CONJUNCTIO IG (BUT NOT BY WAY O S NAME IN CONNECTIO Y OTHER RIGHT TO AN RIGHTS ARISING OUT O
consents to the jurisdiction of the courts of District Court for the Northern District of Masmallest degree necessary to render such c	the State of Maryland and venue for any actio ryland if federal jurisdiction exists. Should any	on arising out of or related to this Pa or clause or any part of any clause b or of this Participant Agreement shall	I except for the conflicts of law provisions of Mar- rticipant Agreement shall be in Howard County, Ma e determined to be illegal or unenforceable such cl not be affected. The introductory statements are inc e of limitations.	ryland or in the United State ause shall be amended to the
BE COMPLETE, UNCONDITIONAL AND AS AGREEMENT. THIS PARTICIPANT AGREE SUCCESSORS, DISTRIBUTEES, GUARDIA PARTICIPANT AGREEMENT SHALL BE EF	BROAD AND INCLUSIVE AS PERMITTED E MENT CANNOT BE AMENDED BY ANY ORA ANS, LEGAL REPRESENTATIVES, AND ASSI	BY THE LAWS OF MARYLAND ANI L STATEMENTS OR OTHER WRIT IGNS. A FAXED, SCANNED OR ELI RIOD FROM THE DATE OF SIGNA	D INDEMNIFICATION OBLIGATIONS CONTAINED DANY OTHER JURISDICTION WHOSE LAWS AF INGS AND IS BINDING ON THE PARTICIPANT AND ECTRONIC SIGNATURE SHALL BE BINDING IN LITURE. PARTICIPANT WAIVES TRIAL BY	PLY TO THIS PARTICIPAN THE PARTICIPANT'S HEIR: EU OF THE ORIGINAL. THI
				☐Participant has
Insurance Carrier		Policy#		NO INSURANCE
Number to be called in Case of Emergency	Name of Emerg	ency Contact	Relationship to Participant	_
Address of Participant/Parent/Guardian		 Parent/Guar	dian Email Address	_

The term "Entity" or "Entities" as used in this Participant Agreement means in each case, individually and collectively, IEP, THE SEASON PASS, and the members of IEP and/or THE SEASON PASS as may exist from time to time, and all of their affiliates, parents and subsidiaries. The current members of IEP and/or THE SEASON PASS include, but are not limited to include: AmeriCheer & AmeriDance; Cheer America Championships / Freedom Dance Events; B R Smith Enterprises, LLC t/a Spirit Celebration, Inc., t/a Amazing Championships, a Texas limited liability company; Cheer and Dance Extreme; Cheer Star Productions; DX-Dance Xtreme USA t/a Majestic Studio Dance; ECDA Acquisition, LLC t/a Eastern Cheer and Dance Association; Fusion Cheer and Dance; SHOUT! Cheer & Dance Co. Inc.; United Cheer t/a Spotlight Championships; United States Cheerleading Association; Valley Cheer Dynamics, Inc. t/a Valley of the Sun; Champion Cheer Central, Inc., a Pennsylvania limited liability company; Deep South Cheer Inc.; Epic Spirit Ventures, Inc. a Maryland limited liability company (t/a The Epic Brands; t/a CheerStarz; Spirit America, LLC, a Maryland limited liability company t/a Spirit Unlimited; American Cheer & Dance Academy, LLC, an unincorporated business association; Stamper Enterprises, LLC, a Maryland limited liability company; Champion Cheer & Dance, LLC, a North Carolina limited liability company); Team Champion, LLC t/a Champion Spirit Group, t/a Nations Choice Cheer & Dance, t/a Dance Fest t/a Allstar Championships, a Nevada limited liability company; DeMoss Holdings, LLC t/a Worldwide Spirit Association t/a VIP Championships t/a American Championships, a Louisiana limited liability company; BPH Holding, LLC t/a US Spirit, a Ohio limited liability company; Redline, LLC t/a Redline Championships, an Oklahoma limited liability company; Empire Elite, LLC t/a Rockstar Championships, an Oklahoma limited liability company; Advanced Spirit Association, LLC, a Massachusetts limited liability company; Cheer USA Championships.

Date

Signature of Participant (if over 18) or Parent/Guardian (if Participant is under 18)