

PARTICIPANT WAIVER OF LIABILITY, INDEMNIFICATION, ASSUMPTION OF THE RISK, AUTHORIZATION TO CONTACT EMERGENCY MEDICAL ASSISTANCE and PUBLICITY RELEASE FORM all Participants (including Coaches/Advisors)

Participant's Name:	Team/Organization:			
Address:	City,State,Zip	Adult Phone#		
and/or any of their members. You are releasing right In consideration for participation in one or more chee or more of the Entities and the facility at which the even under a disability, the participant's parent or guardia	s for yourself and/or for your child by initialing and/or executing and/or dance events held or sponsored by one or more of it is held ("Facility"), the above named participant or the person regis in (collectively the "Participant"), hereby covenants and agrees	the Entities (hereafter defined), and the use of the property, facilities and services of one stering electronically as the participant, and if the participant is under the age of 18 or s to the following:		
include, but are not limited to include, cheerleading,dance, g known and unanticipated risks that could result in serious ar the risks of physical or emotional injury, sickness, death, pranother person. I understand that such risks are inherent in understand and acknowledge that injuries (I/mychild) receive to provkle medical assistance in the event an injury occurs of I give my permission for my child to engage in the dangerous in the Activities at an event held/sponsored by one or more of to any other risks encountered before, during or after the Activities, being present in any facility at which the Activities I represent that (I/my child) is in good information of any health condition that would constrain (mer	symnastics, stunting, jumping, and tumbling components (collectively that permanent physical and emotional injuries to (myself/my child), (my roperty damage, falls, collisions with people and stationary objects, the the Activities and that even with precautions and safety measures the e(s) may be compounded or increased by negligent rescue operations uring the event. Understanding such dangers, I hereby knowingly and so Activities described above, and I assume the risk of the Activities invol of the Entities without agreeing to the terms and conditions of this Particictivities, whether the Participant knows or expects them to exist at the ities are held, slips, falls, stairs, exits, entrances, fire and/orany other ohealth and that no condition of (mine/my child's) would constrain (me/my child) from participating could result in serious injuries or death to the Entities. I hereby authorize any Entity holding/sponsoring an event	d dance activities held/sponsored by one or more of the Entities (hereafter defined), which the "Activities"). I acknowledge that (my/my child's) participation in the Activities entails both self/my child's) death,damage to property, and injury to others including, without limitation, e unavailability of emergency medical care, and/or the negligence and/or deliberate act of ey cannot be eliminated without jeopardizing the essential qualities of the Activities. I also in Understand that the Entity Representatives (hereafter defined) shall have no obligation voluntarily enroll (myself/my child) in events held/sponsored by one or more of the Entities. Iving my child. I understand that (I do noUmy child does not) have permission to participate pant Agreement. I acknowledge that this Participant Agreement applies, without limitation, time of signing this Participant Agreement, including, but not limited to, driving to or from ccurrence or event, known or unknown. The company child) from safely participating in the Activities. I understand that failure to provide to (me/my child). I agree to bear the oosts of any injury or damages (I/my child) may suffer to representatives of any of said Entities, to call for medical care for (me/my child) if in		
agents, coaches, instructors, assistants, officers, directors successors and assigns (collectively with the Entities,the "liabilities, claims, causes of action, suits, controversies, ju administrative actions or proceedings whatsoever,in tort, co Facility, the Participant's involvement in the Activities, whetl	s, owners, members, managers, shareholders, contractors and any Entity Representatives") from (1) any and allacts of active or passive n dgments, demands, injuries, sickness, damages (consequential, inci- ontract or otherwise, known or unknown, accrued or unaccrued, arising	lessees, managers and licensees of the Facility, all of their respective employees, or other representative or affiliate, and their respective heirs, personal representatives, eegligence on the part of any one or all of the Entity Representatives, and (2) any and all dental or otherwise), costs, expenses, attorneys' fees, and any other legal, ecuitable or g out of or related to the Activities, the Facility, the Participant, the Participant's use of the whatsoever arising out of or relating to this Participant Agreement, including without		
D.[initial] Participant hereby agrees and shall inconserverally, harmless from and against any and all Losses, inconserverally.	demnify, defend (with counsel acceptable to the Entity or Entities sub- cluding, but not limited to, any challenge by the Participant to this Partic	ject to liability) and hold each and every one of the Entity Representatives, jointly and ipant Agreement or any provision hereof. SE ACTING WITH THEIR AUTHORITY OR PERMISSION, THE UNRESTRICTED		
RIGHT TO COPYRIGHT AND USE, RE-USE, PUBLISH MAY BE INCLUDED IN CONNECTION WITH ANY EVE OR AUDIO, IN ANY MEDIUM NOW OR HEREAFTER ADVERTISING, TRADE AND/OR ANY OTHER PUR	I, REPUBLISH AND DISPLAY PHOTOGRAPHIC AND VIDEO II ENT UNDERTAKEN BY ANY ENTITY, IN WHOLE OR IN PART, S KNOWN, AND FOR ANY PURPOSE WHATSOEVER, INCLUDI RPOSE WHATSOEVER, AND TO USE THE PARTICIPANT'S	MAGES AND AUDIO OF THE PARTICIPANT OR IN WHICH THE PARTICIPANT SEPARATELY OR IN CONJUNCTION WITH OTHER PHOTOGRAPHS OR VIDEO NG (BUT NOT BY WAY OF LIMITATION) ILLUSTRATION, ART, PROMOTION, NAME IN CONNECTION THEREWITH. PARTICIPANT HEREBY FURTHER		
ON CLAIMS AS TO THE RIGHTS OF PRIVACY, PUB		R RIGHT TO ANY FORM OF PAYMENT THE PARTICIPANT MAY HAVE BASED G OUT OF OR RELATING TO ANY USE BY ANY ENTITY OR THOSE ACTING		

F.[initial] This Participant Agreement shall be enforced and interpreted under the laws of the State of Maryland except for the conflicts of law provisions of Maryland. The Participant hereby consents to the jurisdiction of the courts of the State of Maryland and venue for any action arising out of or related to this Participant Agreement shall be in Howard County, Maryland or in the United States District Court for the Northern District of Maryland if federal jurisdiction exists. Should any clause or any part of any clause be determined to be illegal or unenforceable such clause shall be amended to the smallest degree necessary to render such clause valid and enforceable and the remainder of this Participant Agreement shall not be affected. The introductory statements are incorporated into this Participant Agreement. The Participant hereby seals this Participant Agreement as a specialty, that is, subject to a twelve (12) year statute of limitations.

G.[initial] PARTICIPANT EXPRESSLY AGREES THAT THE ASSUMPTION OF RISK, RELEASES, WAIVERS AND INDEMNIFICATION OBLIGATIONS CONTAINED HEREIN ARE INTENDED TO BE COMPLETE, UNCONDITIONAL AND AS BROAD AND INCLUSIVE AS PERMITTED BY THE LAWS OF MARYLAND AND ANY OTHER JURISDICTION WHOSE LAWS APPLY TO THIS PARTICIPANT AGREEMENT. THIS PARTICIPANT AGREEMENT CANNOT BE AMENDED BY ANY ORAL STATEMENTS OR OTHER WRITINGS AND IS BINDING ON THE PARTICIPANT AND THE PARTICIPANTS HEIRS, SUCCESSORS, DISTRIBUTEES, GUARDIANS, LEGAL REPRESENTATIVES, AND ASSIGNS. A FAXED, SCANNED OR ELECTRONIC SIGNATURE SHALL BE BINDING IN LIEU OF THE ORIGINAL. THIS PARTICIPANT AGREEMENT

SHALL BE EFFECTIVE FOR A TWELVE (12) MONTH PERIOD FROM THE DATE OF SIGNATURE. PARTICIPANT WAIVES TRIAL BY JURY IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATED TO THIS PARTICIPANT AGREEMENT.

COVID-19 Assumption of Risk and Release: You acknowledge that you are aware that participants are not required to prove immunization against COVID-19 or to wear masks, unless required to do so by state or local guidelines, in order to participate or attend the Event, and that certain risks associated with exposure to COVID-19 may exist at the Event. On behalf of myself and/or as the parent or legal guardian of Minor, by participating and/or allowing Minor to participate, and by signing this Participant Release and Waiver Form, I, on my own behalf and/or on behalf of Minor, am assuming all risks, responsibility and liability concerning my and/or Minor's health and safety and possible exposure to COVID-19 in connection with the Event.

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Insurance Carrier	Policy	#		Participant has NO INSURANCE	
Number to be called in Case of Emergency	Name of Emergency Contact		Relationship to Participant		
Address of Participan UP aren UGuardian		ParenUGuardian Email Address			
Signature of Participant (if over 18) or ParenUGuardian (if Participant is under 18)		Date			

The term "Entity" or "Entities" as used in this Participant Agreement means in each case, individually and collectively, IEP, and the members of IEP may exist from time to time, and all of their affiliates, parents and subsidiaries. The current members of IEP include, but are not limited to include: AmeriCheer & AmeriDance; ASCE Inc./Celebrity Cheer and Dance Championships; Champion Cheer Central, Inc; Cheer America Championships/ Freedom Dance Events; Cheer and Dance Extreme; Cheer Max Competitions; Cheer Star Productions; Deep South Cheer Inc.; Double SBC Cheer LLC, dba United Cheer, Ua Spotlight Championships; DX-Dance Xtreme USA; ECDA Acquisition, LLC Ua Eastern Cheer and Dance Association; Elite Cheer Co.; Fusion Cheer and Dance; Greater Midwest Cheer Expo; JAMZ; MAD Event Management; BRAVO Spirit Events, Inc.; Redline, LLC Ua Redline Championships, an Oklahoma limited liability company; Rockstar Championships, an Oklahoma limited liability company; SHOUT! Cheer & Dance Co. Inc.; Ultimate Cheer Experience, LLC.