



Dance Action Registration and Financial Agreement

Child's Name _____ Date of Birth _____
 Address: _____ City: _____
 State: _____ Zip Code: _____ Phone #: _____
 Email: _____ Parent(s) Name: _____
 Date of Registration: _____ Returning Student _____ New Student _____ Referred by _____

CLASS	DAY	TIME	FEES

TUITION PAYABLE BY CASH, CHECK OR MONEY ORDER (There will be a \$25 charge for returned checks)

_____ MONTHLY (due on the 20th of the preceding month)
 _____ TRI ANNUALLY (due October 17, January 17 and April 17) _____ YEARLY (5% discount paid in full by 9/30/26)
 Sibling Discount _____ Multiple Class Discount _____
 Total Fees Due: _____/Month/Tri Annually/Yearly

FEES NOT INCLUDED IN TUITION:

\$25 Registration Fee (NEW STUDENTS ONLY), Recital Costume, Recital Fee & Tickets, and Competition Fees
NON REFUNDABLE Recital Costume DEPOSIT of **\$40/child/class** is DUE NOVEMBER 1, 2026.
Costume BALANCE due by FEBRUARY 1, 2027.

If a child will NOT be participating in recital, written notice must be given to the Director by December 1, 2026.

If the Director is not notified by December and or if the child withdraws from a class after December, the undersigned is still responsible for the costume fees.

If a child joins AFTER FEBRUARY 1st and wants to participate in Recital, costume fees will be due at time of registration.

The Following policies and regulations are intended to make the studio as safe, enjoyable and pleasant as possible for the students and their families while permitting management to operate in an efficient and businesslike manner.

These policies and regulations are applicable to all students and their families and may be changed periodically if circumstances warrant.

POLICES AND REGULATIONS

Suspension: The Director of the studio reserves the right to suspend or terminate any student for failure to comply with the Policies and regulations. This may include but not be limited to failure to pay tuition, or behavior that is (in the opinion of the Director) to be prejudicial to the welfare, good order and character of the studio.

Unavailability: In the event the studio is substantially unavailable for use due to damage by fire, accident or act of God, the school year may be extended to a period of time equal to the time the studio was unavailable for use. The studio must relocate within 10 miles of the original location and reopen within 30 days. In the event the studio is unavailable due to government mandate, classes will be held virtually as scheduled and tuition will still be due as indicated.

Indemnification by Parents: The parent or guardian agree not to bring a claim or suit against the studio instructors, guest staff, students, landlord or any other parties on behalf of their child for any injury or harm sustained by any event short of a criminal act and then only the criminal shall be subject to such a claim. I further agree that cause should not be brought, nor encourage a claim or suit. I also agree not to cooperate in bringing of such a claim or suit except insofar as I may be legally required to do so. Finally I shall indemnify the studio, instructors, guest staff, students and any and all additional defendants covered by this agreement for all judgments, costs, attorney fees and other expenses incurred as a result of a breach of this agreement.

Length of Contract and Right to Cancel: This agreement is in effect for the length of the program. Should you move more than 25 miles and provide written proof of that, you may be released from the remainder of your liabilities. The agreement shall be canceled for reasons of death or permanent disability. A 2 week written notice is required if you plan to cancel your contract and stop the program or you will be financially liable for the entire length of the program. If you do not wish to be bound by this agreement, written notice must be given within 3 business days of receipt of this agreement.

Liability waiver: Students should be physically fit to participate in the desired program. Use of the studio shall be undertaken at the sole risk of the parent and student. The studio shall not be liable to parent and or student for claims, demands, and injuries, loss of property or acts of negligence.

Release: Parent or guardian give permission for images of the students captured during regular and special activities through video, photo or digital camera to be used solely for the purposes of promotional material and publications for the studio and waive any rights of compensation or ownership thereto. If you choose to NOT have your child in studio image promotions please check here

The Undersigned (parent/guardian of student) agrees to take and Dance Action agrees to teach the student a course of dance lessons under the terms and conditions set forth. The undersigned does promise to pay the sum of money stated herein for the period of September through June. This agreement will become legally binding when signed. By signing this agreement you certify that you have read and understand the financial obligation and you have received a copy inasmuch.

SIGNER _____ DATE _____

PRINT NAME _____

DANCE ACTION DIRECTOR _____ DATE _____