



Competition Release Form

Competition Location: _____ Date: _____

Studio Name: _____ Director: _____

Mailing Address: _____ City: _____ State: _____ Zip: _____

Studio Phone: _____ Fax Number: _____ Cell Phone: _____

Email Address: _____

As an agent and/or representative of the contestants attached. I fully understand that the participants in dance competitions/conventions take risks including minimal, serious and catastrophic injuries. I acknowledge and accept such risks and release the staff and sponsors of Elite Dance Challenge, LLC ("the Company") from any claims for damages, injuries or loss of property while participating at this event. Also I have received, read and understand all rules and regulations located on the website and realize that there are no refunds under any circumstances beyond the 30 day deadline. I understand the Elite Dance Challenge, LLC produces promotional material related to business. I understand that any participant or viewer may be included in videotapes or photographs taken during the event. I grant Elite Dance Challenge, LLC, sponsors, television networks, and all commercial exhibitors the exclusive right to photograph/videotape myself and my participants and utilize such videotapes and photographs as part of the event, in advertising and promotions.

The studio hereby warrants that any music used by it or its participants has been fully licensed and the appropriate consents have been granted by the copyright holders of any music used by them in the performance of their dance routine and that the Studio shall indemnify and hold Elite Dance Challenge, LLC, and its sponsors, the owner of the location of the contest as well as their representatives, employees, advisors, disk jockeys, officers, and directors harmless of any claims, lawsuits or other actions by any one related to the use of copyrighted material by the Studio or its participants. Studio further warrants that the Director is duly authorized to sign this agreement on behalf of the Studio.

Payment Terms: While all payments are due prior to the convention/competition, in the event the Company waives that condition, failure to pay bills within 30 days of the convention/competition or demand from the Company shall permit Elite Dance Challenge, LLC to sue for the amount. We reserve the right to add interest at 1% for bills not paid in 30 days of receipt of invoice or notice of bounced check. Studio shall be responsible for all expenses incurred in collecting any sums due including but not limited to bank charges for returned checks, interest, legal fees, and costs.

In the event that any provisions of this Agreement shall be held unenforceable by virtue of its scope, but may be made enforceable by a limitation thereof, such provision shall be deemed to be amended to the minimum extent necessary to render it enforceable under the laws of jurisdictions in which enforcement is sought. This Agreement shall be construed and be governed by the laws in the State of Rhode Island and Providence Plantations and under the courts of the State of Rhode Island and Providence Plantations shall have exclusive jurisdiction.

Signature of Director: _____ Date: _____

Print Director Name: _____