

REGISTRATION FORM 2023-2024

This form must be completed in its entirety.

Non-refundable enrollment fee:

There is a \$35 non-refundable enrollment fee for the first dancer and \$10 per additional dancer for each family.

Dancer's Name	School Attending			
Dancer's Email (if applicable)	Dancer's Cell Phone (if applicable)			
Address				
City	State	Zip Code		
Dancer's Age	Dancer's Birthdate	Dancer's Grade		
Primary Parent/Guardian Name	Primary Parent Email			
Primary Parent CELL Phone	Primary Parent HOME Phone			
Additional Parent/Guardian Name	Additional Parent Email			
Additional Parent CELL Phone	Additional Parent HOME P	hone		
Financia de Cantant Nama	Francisco V Courte et Dh			
Emergency Contact Name	Emergency Contact Pho	one		
List any Health or Medical conditions the studio should be aware of:				
Previous Training? List Past Experiences in Dance (including styles of dance & number of years):				
How did you hear about us?				
Curriculum Choices:				
Subject				
Subject Subject				
Subject	Day			

OFFICE USE ONLY: DATE REGISTERED_____ PAYMENT TYPE:

CHECK#____

CASH____

CARD_____



CDA Parent Letter of Commitment 2023-2024

Please thoroughly read each line and initial

1.	Monthly tuition is due at the beginning of each month and is late after the 7th day of the month. <i>I</i> understand any payment made after the 7th will be assessed a late charge of \$15 per week.	
2.	I understand there are no refunds on missed classes. However, make-up classes are permitted and must occur within 30 days of the missed class date. I will schedule make-up classes in advance through the Captivation Dance Affiliates front desk	
3.	In the event of a withdrawal, I will notify Captivation Dance Affiliates 15 days prior to the start of the next month by filling out a withdrawal slip available at the front desk. If I do not notify the studio at least 15 days prior, I will still be charged for the next month's tuition. I understand that Captivation Dance Affiliates Annual Studio Showcase charges, including Showcase Fees and Costume Deposits/Balances, are nonrefundable	
4.	I will notify Captivation Dance Affiliates by November 15th if my dancer will not be participating in the Annual June Showcase.	
5.	I understand that Captivation Dance Affiliates is a DRAMA FREE ZONE! I will be supportive, respectful and courteous to all faculty, staff, dancers and their families at all times. The studio will not tolerate rudeness, jealousy or disrespect towards another dancer, their family, a teacher nor the director. If I have a concern, I will set up a meeting directly with Miss Megan and not vent/complain to another parent or CDA instructor. After the first offense, my dancer and I will be placed on probation. If excessive rudeness or disrespect continue, my dancer and I will be dismissed from Captivation Dance Affiliates without reimbursement.	
6.	I have read the CDA Rules and Guidelines in its entirety and will be responsible for my dancer's account, program & dress code requirements.	
Primary Parent/Guardian's Name (Printed)		
Da	te	
Pri	mary Parent/Guardian's Signature	



CAPTIVATION DANCE AFFILIATES RELEASE, WAIVER, AND INDEMNIFICATION AGREEMENT

I, the undersigned, acknowledge and affirm for myself, personally, and/or as the parent and/or legal guardian of the child and/or children that is, or may be less than, 18 years of age, (both (all) parties hereinafter referred to jointly as "We") acknowledge that there are risks of bodily injury, disability, paralysis and/or death from a child participating in any course of physical activity including, but not limited to, dance. We agree to assume and incur all the risks that may be encountered by my child in dance and any activities with *Captivation Dance Affiliates* and all related activities to the extent permitted under Nevada law.

THIS IS A RELEASE. PLEASE READ BEFORE SIGNING.

In consideration for *Captivation Dance Affiliates* permitting my child and me (the undersigned) to participate with *Captivation Dance Affiliates*, I agree to unconditionally and absolutely **RELEASE**, **WAIVE**, **INDEMNIFY**, **HOLD HARMLESS AND DISCHARGE** *Captivation Dance Affiliates*, its owners, partners, operators, officers, employees, agents, representatives, teachers, students, successors, assigns, and volunteers ("Released Parties") from any and all responsibility owed to the undersigned, his/her child, legal representative, heirs and assigns ("Releasing Parties") for any and all claims, expenses, damages, (including injury to person or death), actions, and causes of action of whatsoever kind or nature, whether caused by the negligence of the Released Parties, arising out of the undersigned and undersigned's child and/or children's participation with *Captivation Dance Affiliates*. We also agree to indemnify the Released Parties against any and all claims, expenses, damages (including injury to person or death), actions, and causes of action including, but not limited to, attorney's fees and litigation expenses, of whatsoever kind or nature, brought by and/or incurred by the undersigned and/or the undersigned's child and/or children, whether caused by the negligence of the Released Parties arising out of the undersigned and undersigned's child and/or children's participation with *Captivation Dance Affiliates*.

We represent that the child is in good physical and/or mental condition and that he/she has no impairments, ailments, disabilities or special circumstances to prevent them from undertaking any activity. We are not aware of any medical history, disorder, condition, illness, or any other problem regarding any physical and/or mental condition that we should seek consultation and/or examination of a licensed professional physician before engaging in any and all activities with *Captivation Dance Affiliates*.

The undersigned hereby acknowledges that participation with *Captivation Dance Affiliates* can involve activities that might cause harm, personal injury or death. The undersigned assumes full responsibility for the risk of bodily injury and death, whether due to the negligence of the Released Parties or otherwise. The undersigned voluntarily accepts those risks.

We understand that it is our sole and exclusive responsibility to purchase health and/or accident insurance and agree to be liable for and pay all costs and expenses incurred with any medical and/or hospital services rendered to the child and/or children as a result of any activities associated with *Captivation Dance Affiliates*.

The undersigned acknowledges that this Release, Waiver and Indemnification Agreement is intended to be as broad and inclusive as permitted by law, and that if any portion of the Agreement is held to be invalid, it is agreed that the balance of the Agreement shall; notwithstanding, continue in full legal force and effect.

The undersigned further acknowledges that he/she has carefully read the above Agreement and knows and understands its contents, knows and understands that by signing this Agreement, he/she voluntarily gives up substantial rights and assumes the risk of injury and/or death for the minor child and/or children and signs this Agreement as his/her own free act.

We hereby authorize Captivation Dance Affiliates, its representatives, successors and assigns and all persons acting with its permission to take, copyright, use and publish photographs and/or video of the undersigned dancer. We hereby release, discharge and agree to hold harmless Captivation Dance Affiliates and all persons acting with its permission or upon its authority from any liability for or arising out of taking, copyrighting, using and publishing photographs and/or video of the undersigned dancer.

Dated:	 Signed	
Child/Children Names	Printed	