## WAIVER OF LIABILITY, INDEMNIFICATION, ASSUMPTION OF THE RISK, AUTHORIZATION TO CONTACT EMERGENCY MEDICAL ASSISTANCE and PUBLICITY RELEASE FORM ("Participant Agreement")

Participant's Name:		Team/Organization:		
Birthdate (mm/dd/yyyy):	Age (as of Aug. 31):	Current Grade:	Gender:	
This Participant Agreement has been approved be sponsored by IEP and/or any of their members. You are				or use at all events held of
In consideration for participation in one or more ch services of one or more of the Entities and the facility a under the age of 18 or under a disability, the participant's	which the event is held ("Facility"), t	the above named participant or the	person registering electronically as the particip	
A. [initial] I freely acknowledge that I have or defined), which include, but are not limited to include, participation in the Activities entails both known and unar property, and injury to others including, without limitation emergency medical care, and/or the negligence and/or cannot be eliminated without jeopardizing the essential q operations. I understand that the Entity Representatives (hereby knowingly and voluntarily enroll (myself/my child) assume the risk of the Activities involving my child. I unde agreeing to the terms and conditions of this Participant Activities, whether or not the Participant knows or expectacility at which the Activities are held, slips, falls, stairs, or	cheerleading, dance, gymnastics, sticipated risks that could result in ser the risks of physical or emotional in eliberate act of another person. I un ualities of the Activities. I also underst hereafter defined) shall have no obligan events held/sponsored by one or mrstand that (I do not/my child does no Agreement. I acknowledge that this is them to exist at the time of signing	tunting, jumping, and tumbling corrious and permanent physical and eigury, sickness, death, property dam derstand that such risks are inhere and and acknowledge that injuries ition to provide medical assistance in ore of the Entities. I give my permiss that permission to participate in Participant Agreement applies, with this Participant Agreement, including the permiscipant Agreement, including the properties of the participant Agreement, including the properties of the participant Agreement, including the properties of the pro	emotional injuries to (myself/my child), (myself/m age, falls, collisions with people and stationary in the Activities and that even with precaution (I/my child) receive(s) may be compounded or in the event an injury occurs during the event. Union for my child to engage in the dangerous Activithe Activities at an event held/sponsored by one chout limitation, to any other risks encountered ling, but not limited to, driving to or from the Activity.	wledge that (my/my child' ny child's) death, damage objects, the unavailability s and safety measures the creased by negligent rescu- derstanding such dangers vittes described above, and or more of the Entities witho before, during or after the
B. [initial] I represent that (I/my child) is in goo provide information of any health condition that would co (I/my child) may suffer while participating in any event h medical care for (me/my child) if in the opinion of such pe	nstrain (me/my child) from participati eld/sponsored by any of the Entities.	ng could result in serious injuries o I hereby authorize any Entity holdi		sts of any injury or damage
C.[initial] Participant hereby knowingly and employees, agents, coaches, instructors, assistants, offir representatives, successors and assigns (collectively wind Representatives, and (2) any and all liabilities, claims, cattorneys' fees, and any other legal, equitable or administ Activities, the Facility, the Participant, the Participant's whatsoever arising out of or relating to this Participant Activities.	ers, directors, owners, members, ma th the Entities, the "Entity Represent- auses of action, suits, controversies, strative actions or proceedings whats use of the Facility, the Participant's	anagers, shareholders, contractors a atives") from (1) any and all acts of , judgments, demands, injuries, sic soever, in tort, contract or otherwise s involvement in the Activities, wh	of active or passive negligence on the part of a kness, damages (consequential, incidental or o e, known or unknown, accrued or unaccrued, ari nether caused by negligence or otherwise, and	ir respective heirs, person any one or all of the Enti therwise), costs, expense ising out of or related to the any other matter or thir
D.[initial] Participant hereby agrees and shal jointly and severally, harmless from and against any and			oject to liability) and hold each and every one of to this Participant Agreement or any provision he	
E. [initial] PUBLICITY RELEASE - PARTICUNRESTRICTED RIGHT TO COPYRIGHT AND US IN WHICH THE PARTICIPANT MAY BE INCLUICONJUNCTION WITH OTHER PHOTOGRAPHS OF NOT BY WAY OF LIMITATION) ILLUSTRATION, ANAME IN CONNECTION THEREWITH. PARTICIPAL OTHER RIGHT TO ANY FORM OF PAYMENT THE RIGHTS ARISING OUT OF OR RELATING TO A LIKENESS OR APPEARANCE.	E, RE-USE, PUBLISH, REPUBLIS  DED IN CONNECTION WITH AI  VIDEO OR AUDIO, IN ANY MED  ART, PROMOTION, ADVERTISIN  NT HEREBY FURTHER EXPRESS  PARTICIPANT MAY HAVE BASE	SH AND DISPLAY PHOTOGRAI NY EVENT UNDERTAKEN BY DIUM NOW OR HEREAFTER KN G, TRADE AND/OR ANY OTHE SLY RELEASES AND WAIVES A ED ON CLAIMS AS TO THE RIG	ANY ENTITY, IN WHOLE OR IN PART OWN, AND FOR ANY PURPOSE WHATSO ER PURPOSE WHATSOEVER, AND TO US ANY DEMAND, ACTION, CLAIM, LICENSE, EHTS OF PRIVACY, PUBLICITY, NOTORIE	THE PARTICIPANT O SEPARATELY OR I EVER, INCLUDING (BU SE THE PARTICIPANT ROYALTY AND/OR AN TY AND/OR ANY OTHE
F. [initial] This Participant Agreement shall b consents to the jurisdiction of the courts of the State of M District Court for the Northern District of Maryland if fede smallest degree necessary to render such clause valid Participant Agreement. The Participant hereby seals this	laryland and venue for any action aristral jurisdiction exists. Should any clau and enforceable and the remainde	sing out of or related to this Particip use or any part of any clause be de r of this Participant Agreement sha	termined to be illegal or unenforceable such clau all not be affected. The introductory statement	rland or in the United State use shall be amended to the
G.[initial] PARTICIPANT EXPRESSLY AGRI TO BE COMPLETE, UNCONDITIONAL AND AS BRO/ PARTICIPANT AGREEMENT. THIS PARTICIPANT AGI PARTICIPANT'S HEIRS, SUCCESSORS, DISTRIBUTEE: OF THE ORIGINAL. THIS PARTICIPANT AGREEMENT JURY IN ANY ACTION OR PROCEEDING AR	AD AND INCLUSIVE AS PERMITTI REEMENT CANNOT BE AMENDED S, GUARDIANS, LEGAL REPRESEN SHALL BE EFFECTIVE FOR A TWE	ED BY THE LAWS OF MARYLAN BY ANY ORAL STATEMENTS OF ITATIVES, AND ASSIGNS. A FAXE ELVE (12) MONTH PERIOD FROM	R OTHER WRITINGS AND IS BINDING ON TI ED, SCANNED OR ELECTRONIC SIGNATURE S I THE DATE OF SIGNATURE. <b>PARTICIPAN</b>	E LAWS APPLY TO TH HE PARTICIPANT AND TH HALL BE BINDING IN LIE
				☐Participant has
Insurance Carrier		Policy#		NO INSURANCE
Number to be called in Case of Emergency	Name of Emergenc	y Contact	Relationship to Participant	<del></del>
Address of Participant/Parent/Guardian		Parent/Guardia	an Email Address	

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; Champion Cheer Central, Inc., a Pennsylvania limited liability company; Cheer America Championships / Freedom Dance Events; Cheer and Dance Extreme; Cheer Star Productions; Deep South Cheer Inc.; DX-Dance Xtreme USA t/a Majestic Studio Dance; ECDA Acquisition, LLC t/a Eastern Cheer and Dance Association; 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; Fusion Cheer and Dance; Redline, LLC t/a Redline Championships, an Oklahoma limited liability company; SHOUT! Cheer & Dance Co. Inc.; B R Smith Enterprises, LLC t/a Spirit Celebration, Inc., t/a Amazing Championships, a Texas 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; United Cheer t/a Spotlight Championships; United States Cheerleading Association; BPH Holding, LLC t/a US Spirit, a Ohio limited liability company; Valley Cheer Dynamics, Inc. t/a Valley of the Sun.

Date

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