

DANCE FX

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RULES AND REGULATIONS

Please read, sign and return one copy to *DanceFX*. Retain a copy for your records.

I UNDERSTAND.....

1. that tuition for all classes is due by the 1st of each month. If payment is made after the 7th, a late fee of \$25 will automatically be charged to my account (unless arrangements are made in advance). If a check is returned, a fee of \$35 will be added to my account.
2. that all accounts will be placed on automatic payment.
3. that I will be responsible for the full monthly tuition of my child and that no refunds or credits will be given for missed classed. If an illness requires absence, a make-up class will be available until February. After February, make-ups are only allowed in the first portion of class. If I choose not to continue, I must give a 30-day notice. If not, I am responsible for that month of tuition.
4. that an interest rate of 1.5% per month will be charged on all accounts past due for 30-days or more. I will be responsible for all legal and collection fees incurred by *DanceFX* should my account become delinquent.
5. that the school reserves the right to drop registrants from their class for:
 - a) Excessive tardiness and/or absence; b) disruptive behavior; c) non-payment of tuition or other charges
6. that in the event of an accident or illness involving my child, I will be notified immediately. In the event I cannot be contacted, I hereby authorize *DanceFX* to take any steps it deems necessary to make medical attention available. Medical attention includes: physician, hospital or any other medical services that *DanceFX* considers immediate.
7. that any limitations in ability to participate due to a medical condition must be noted on the registration form as "Health Information" and "Physical Limitations". Failure to note such conditions is a warranty by the parent that such conditions do not exist.
8. I hereby acknowledge that I have been informed by *DanceFX* of the nature of the instruction that my child will receive and that such instruction involves physical exercise and stress, which could result in injury. It is further agreed that unless caused by the negligence of the studio, I hereby waive all claims and do not hold *DanceFX* and/or its instructors responsible for any such injury incurred during the course of instruction or while awaiting to be picked up.
9. that I will drop off and pick up my child on time, and I understand that *DanceFX* and its employees are not responsible for children left before or after their class.
10. that the school reserves the right to alter class schedules for any reason (either temporarily or permanently), without fault.
11. that my child will be expected to participate in the end of the year recital, unless I notify *DanceFX* otherwise by November 1.
12. that costumes will be ordered and paid in full by December 1. Exchanges must be paid for by parents. NO REFUNDS. Tentative concert date is the first week end following the last day of public school in June. Confirmation to follow.
13. that *DanceFX* does not have a strict dress code for the student's jazz or tap classes (no baggy shirt or pants). However, any student enrolled in a classical ballet class must wear the required ballet leotard made for *DanceFX*. The **Starlet** and **Studs** program requires a dance package that includes leotard, tights, shoes and a dance bag.
14. that *DanceFX* does not allow any student of any age to leave the studio without an adult. A designated adult will pick up my child. **As parent or legal guardian I am expected to pick up my child immediately after class. If my child remains at the studio more than 10 minutes without prior arrangements, I understand my account will be charged \$10 fee per half hour. If the studio is closing and arrangements have not been made, Sunrise Police will be called.**
15. that all recordings including video, audio, still pictures, motion pictures of any event (including but not limited to concerts, rehearsals, dance acts, classes and demonstrations) remain the property of the studio with all rights of ownership retain by *DanceFX*. That *DanceFX* will use said recordings for advertising in the media and internet. _____ int.
16. that *DanceFX* may use my child's likeness and name in advertisements in the media and internet. _____ int.
17. that any questions will be handled by the office and not during the instructor's class time.
18. that in order to purchase the end of the year recital tickets, all accounts must be at a zero balance.

SIGNATURE: PARENT/GUARDIAN _____ DATE: ____/____/____

Studio Damage Clause

The studio and its contents are expected to be treated with respect. I understand that as a parent of _____ I am responsible for any damage caused by my child to the studio or property within as a result of misuse.

SIGNATURE: PARENT/GUARDIAN _____ DATE: ____/____/____