Method of Payment Check Number Cash _	Credit Card	MC VISA AMEX Other
		Date
officers and directors shall not be responsi competition, recital or clinic or travel to or	ble for losses and damage a from any event in which the	or catastrophic. Fierce Cheer Elite, its employees, agents, ssociated with participation in any activity, exhibition, above named is involved. I hereby release Fierce Cheer Elite ical assistance if deemed necessary and to transport to a
Notice of Termination: I understand that Fi monthly class. One class attended for any I		itten notice by the 5th of the month prior to terminating a ip of that class spot for the entire month.
		aph/video may be taken during the course of class instruction video and/or photograph to be used for any and all publicity ar
Allergies		
		Phone Number _ Policy Number
Emergency Contact Phone Number		Relationship
Email Address		_ Cell phone
Father's Name		_ Work phone
		_ Cell phone
Parent Guardian/Information Mother's Name		_ Work phone
		e Number
Rental Space	M T W Th F S	Sun
Tumbling Class	Day (Circle one)	Time:
Allstar Cheerleading	Class \$	Annual Reg Fee \$
Registration Form		

FIERCE CHEER ELITE PARTICIPANT AGREEMENT, LIABILITY RELEASE AND ASSUMPTION OF RISK

In consideration of the services of Fierce Cheer Elite, LLC., its owners, agents, officers, employees, and all other persons or entities acting in any capacity on their behalf (hereinafter collectively referred to as "FCE"). I hereby agree to release, discharge, and hold harmless FCE, including any and all claims of negligence arising as a result of such activity from which liability could accrue to FCE, on behalf of myself, my children, my parents, my heirs, assigns, personal representative and estate as follows:

- 1. I understand and acknowledge that the activities that I or my child engage in while on the premises or under the auspices of FCE pose known and unknown risk which could result in injury, paralysis, death, emotional distress, or damage to me, my child, to property, or to third party. The following describes some, but not all, of those risks: Cheerleading and gymnastics, including performances of stunts and use of trampolines, entail certain risks that simply cannot be eliminated without jeopardizing the essential qualities of the activity. Without a certain degree of risk, cheerleading athletes would not improve their skills and the enjoyment of the sport would be diminished. Cheerleading expose participants to the usual risk of cuts and bruises, and other more serious risks as well. Participants often fall, sprain or break wrists and ankles, and can suffer more serious injuries. Traveling to and from shows, meets and exhibitions raises the possibilities of any manner of transportation accidents. In any event, if you or your child is injured, medical assistance may be required which you must pay for yourself.
- 2. I expressly agree and promise to accept and assume all of the risks, known and unknown, connected with FCE related activities, including but not limited to performance of stunts and use of trampolines. My participation and that of my child is purely voluntary. No one has forced or coerced me or my child to participate. I elect for myself and my child to participate in such activities in spite of the risks.
- 3. I hereby voluntarily release, forever discharge, and agree to hold harmless and indemnify FCE from any and all liability, claims, demands, actions or rights of action, which are related to, arise out of, or are in any way connected with my child's participation in FCE related activities.
- 4. Should FCE require to incur attorney's fees and costs to enforce this agreement, I agree to indemnify and reimburse FCE for such fees and costs.
- 5. I certify that my child has health, accident and liability insurance to cover bodily injury or property damage that may be caused or suffered while participating in this event or activity, or else I agree to bear the costs of such injury or damage to my child. I further certify that I am willing to assume and bear the costs of all risks that may arise or be created, directly or indirectly, through or by any such condition.
- 6. In the event that I file a lawsuit against FCE, I agree to do so solely in the State of California and I further agree that the substantive and procedural laws in that state shall apply in any such action without regard to the conflict of laws rules thereof. I agree that if any portion of this agreement is found void or unenforceable, the remaining portions shall remain in full force and effect.
- 7. By signing this document, I acknowledge that if anyone is hurt or property is damaged during my participation or the participation of any of my children in this activity, I may be found by court of law to have waived my right to maintain a lawsuit against ECE on the basis of any claim from which I have released ECE by signing this Agreement.
- against FCE on the basis of any claim from which I have released FCE by signing this Agreement.

Parent/Guardian:	Print Name:	Date:
raitily Juai ulail.	FINIC Name:	Date

or on behalf of Minor and which are in any way connected with such use or participation by Minor.

MEDICAL RELEASE FORM

In consideration of the services of Fierce Cheer Elite, LLC., its owners, agents, officers, employees, and all other persons or entities acting in any capacity on their behalf (hereinafter collectively referred to as "FCE"), I hereby agree to release, discharge, and hold harmless FCE, on behalf of myself, my children, my parents, my heirs, assigns, personal representative and estate as follows:

- 1. I understand and acknowledge that the activities that I or my child engage in while on the premises or under the auspices of FCE pose known and unknown risks which could result in injury, paralysis, death, emotional distress, or damage to me, my child, to property, or to third parties. The following describes some, but not all, of those risks: Cheerleading and gymnastics, including performances of stunts and use of trampolines, entail certain risks that simply cannot be eliminated without jeopardizing the essential qualities of the activity. Without a certain degree of risk, cheerleading athletes would not improve their skills and the enjoyment of the sport would be diminished. Cheerleading expose participants to the usual risk of cuts and bruises, and other more serious risks as well. Participants often fall, break or sprain wrists and ankles, and can suffer more serious injuries. Traveling to and from shows, meets and exhibitions raises the possibilities of any manner of transportation accidents. In any event, if you or your child is injured, medical assistance may be required which you must pay for yourself.
- 2. In expressly agree and promise to accept and assume all of the risks, known and unknown, connected with FCE related activities, including but not limited to performances of stunts and use of trampolines. My participation and that of my child is purely voluntary. No one has forced or coerced me or my child to participate. I elect for myself and my children to participate in such activities in spite of the risks.
- 3. I hereby voluntarily release, forever discharge, and agree to hold harmless and indemnify FCE from any and all liability, claims, demands, actions or rights of action, which are related to, arise out of, or are in any way connected with my child's participation in FCE related activities.
- 4. Should FCE be required to incur attorney's fees and costs to enforce this agreement, I agree to indemnify and reimburse them for such fees and costs.
- 5. I certify that my child has health, accident and liability insurance to cover bodily injury or property damage that may be cause or suffered while participating in this event or activity, or else I agree to bear the costs of such injury or damage to my child. I further certify that I am willing to assume and bear the costs of all risks that may arise to be created, directly or indirectly, through or by any such condition.
- 6. In the event that I file a lawsuit against FCE, I agree to do solely in the State of California and I further agree that the substantive and procedural laws in that state shall apply in any such action without regard to the conflict of laws rules thereof. I agree that if any portion of this agreement is found void or unenforceable, the remaining portions shall remain in full force and effect.
- 7. By signing this document, I acknowledge that if anyone is hurt or property is damaged during my participation or the participation of any of my children in this activity, I may be found by court of law to have waived my right to maintain a lawsuit against FCE on the basis of any claim from which I have released FCE by signing this agreement.

I have had sufficient opportunity to read thi Signature of participant or parent:		2	y its terms
PARENT'	S OR GUARDIAN'S ADDITIONAL IN	NDEMNIFICATION	
(Must be	e completed for participation und	ler the age of 18)	
In consideration of	(print minor's name) ("Minor")	being permitted by FCE to participate in	ı its
activities and to use its equipment and facil	ities, I further agree to indemnify	and hold FCE from any and all claims w	hich are

brought by, or on behalf of Minor and which are in any way connected with such use or participation by Minor.

_____ Printed Name: _____ Date: ____

Parent/Guardian: _____