

Parent Agreement

1. I understand that I will need to pay a yearly registration fee of \$25.00 to enroll my child in class.
2. I understand that my child is required to attend class on a regular basis and is willing and able to deliver my child to class 10 minutes prior to class time. This is very important the last month prior to a performance.
3. I understand that class placement is determined by the instructor, and I am willing to support their decisions and selection of class placement. I also understand that in order for my child to be in a higher level class, additional training may be necessary in the form of extra classes.
4. I understand that I may discuss only my child's progress and not other children's progress at the school with the Directors and instructors of Dance Legacy and I should not compare my child to other dancers, and I should be supportive and nurturing to their development in dance.
5. I understand that at no time am I allowed to interrupt a class to speak to the instructor or student, unless it is an emergency. I understand that if I need to speak with an instructor or director I will speak to them after classes are finished for the day or contact them by phone or email.
6. I understand that Dance Legacy offers a make-up class policy that will allow my child to make up any missed classes due to illness, school activities, class cancellation or any other reason he/she missed class.
7. I understand that my child should have a dance bag that will hold all shoes. He/She should bring that bag to every class. My child should take the bag into class with them instead of leaving it in the dressing room.
8. I understand that Dance Legacy is not responsible for lost personal items and that there is a lost and found that I should check regularly for my child's lost items.
9. I understand that two weeks notification that my child will no longer be attending Dance Legacy is necessary in order to stop charges to my account.
10. I understand that if my account is not current, my child will not be allowed to participate in classes or performances.
11. I understand that my child's tuition is due by the first (1st) of each month. If my tuition has not been paid by the 10th of each month, a \$15.00 late fee will be assessed to my account and if my account is *45 past due* collection procedures will be initiated. I understand that I can mail the tuition check to the School if I am unable to deliver it. I also understand that any tuition payment made is non-refundable.
12. I understand that if my check is returned to Dance Legacy due to insufficient funds, I am required to cover the check with a money order, cashier's check or cash plus a \$30.00 returned check fee, within 3 days of notification.
13. I understand that prorating is not allowed unless I am a new student beginning in the middle of the month.
14. I understand that I will be required to pay a non-refundable performance fee.
15. I understand that performance rehearsals are mandatory and may be in addition to class time. Also, there may be additional rehearsal fees for weekend rehearsal time. **The 2009-2010 performance is scheduled for June 19, 2010.**
16. I understand that video taping of the performance is strictly prohibited. This is to prevent obstruction and disturbance of the other audience members as well as compliance with the various theater regulations. A professional video company will be recording the performances and make the recordings available for purchase.

17. I understand that dance education requires "hands-on" instruction as well as verbal instruction. Instructors will regularly correct my child by touching their arms, legs, feet, hips, back and head to move the to the correct position. Instructors will also verbally correct my child during class.
18. I understand that if the Denver Public School district closes due to severe weather, Dance Legacy will also be closed. If severe weather occurs after school hours, the Director or her designee will decide on class cancellation. Short notice cancellations due to severe weather will be posted on the school's voice mail. Please call for updated information. If classes are still held, and I feel that it is too dangerous to drive my child to dance class, the school supports that decision.
19. I understand that monthly newsletter and other pertinent information will be posted on the bulletin boards and school web-site and will be emailed to me, if I supply an email address.
20. I understand that if I have a question or concern regarding the policies or decisions made by the directors or any staff member, I will request a personal appointment with the appropriate party. I understand that I am not allowed to forma group of parents for the purpose of presenting issues or complaints, but that I should address the issue as it affects my chills individually and privately. I also understand that, the policies set forth at the school are based on 50 years of combined experience in the dance industry.

Retain this portion for your records

Please return this portion to Dance Legacy

PHOTO WAIVER (required)

_____ I hereby permit Dance Legacy, LLC to use pictures/videos taken in class or at performances, in which myself/or my child may appear, for purposes of communications and literature about the studio.

2009-2010 RELEASE AND LIABLITY WAIVER (required)

I, _____ of (address) _____, City of _____, State of Colorado, hereby authorize Dance Legacy, 7975 E. Harvard Ave. Ste. C, Denver CO 80231, and all of its staff members, employees, agents and representatives to instruct me/my child in the art of dance and related activities. I recognize the inherent dangers associated with such activities, including, but not limited to falling, twisting, breaking, and/or injuring limbs, hips, knees, elbow, neck, head, paralysis and related injures. I understand that while Dance Legacy will take reasonable care to instruct, there are numerous injures which may occur in the course of that instruction. I hereby release and absolve Dance Legacy, its staff members, employees, agents and representatives from all claims and causes of action arising out of their care and instruction. I agree to pay the monthly tuition until I give a two week written notice before the next month for withdrawal. I also understand that there are no refunds for tuition, costume fees, performance fees, registration fees convention fees, competition fees, or private lessons.

****I HAVE READ AND UNDERSTAND ALL OF THE ABOVE INFORMATION AND AM WILLING TO COMPLY WITH THE POLCIES AND PARENT AGREEMENT SET FORTH BY DANCE LEGACY, ITS OWNER/DIRECTORS AND EMPLOYEES.***

ADULT/PARENT SIGNATURE _____

DATE _____

(PRINT NAME) _____

Phone # _____

STUDENT'S NAME _____