

## 2010–2011 COMPANY

**Who:** Any dancer looking for more dance and performance opportunities at a competitive level. 100% commitment is required.

**What:** The Company is a competitive dance group that will perform, compete and participate in dance conventions in the Treasure Valley and out of state (out of state events do not apply to Petite and Elementary Companies).

**Requirements/Cost:** All Company Teams will have fees above and beyond tuition to cover costume, competition, convention and choreography related expenses. Each Company will vary in cost and will be determined at a parent meeting during the summer.

Company members will be required to participate in a total of 16 dance classes (average of 2x per week) during the summer session which runs June 7 - July 29. Summer classes maybe taken anytime during that 8 week session.

### **Petite Company (audition June 5th)**

- Must be age 7-8 by January 1, 2011
- Must enroll in ballet, jazz, hip hop, tap and company classes.
- Tuition \$105 per month

### **Elementary Company (audition June 5th)**

- Must be age 8-10 by January 1, 2011
- Must enroll in ballet, jazz, hip hop, tap and company classes.
- Tuition \$105 per month

### **Youth Company (audition June 5<sup>th</sup>)**

- Must be age 9-11 by January 1, 2011
- Must enroll in ballet, jazz, hip hop, tap and company classes.
- Tuition \$129 per month

### **Junior Company (audition June 5th)**

- Must be age 10-12 by January 1, 2011
- Must enroll in ballet, jazz, hip hop, tap and company classes.

### **Teen Company (audition June 5th)**

- Must be age 12-13 by January 1, 2011
- Must enroll in ballet, jazz, hip hop, tap and company classes.

### **Senior and Elite Company (audition June 5th)**

- Must be age 13-18 by January 1, 2011
- Must enroll in ballet, jazz, hip hop, tap and company classes.

2010-2011 COMPANY

Name \_\_\_\_\_

Age as of January 1, 2011 \_\_\_\_\_

Birth-date \_\_\_\_\_

Email address \_\_\_\_\_

Phone # \_\_\_\_\_

Address \_\_\_\_\_

We understand that we are auditioning for the Studio C Dance Company which is a competitive group and may involve traveling out of state for Junior Co and up. We understand that once we are selected for the team, we are obligated to fulfill our membership on the team through May 31, 2011. Membership includes but is not limited to: attending required weekly required classes, attending extra rehearsals, attending required workshops/conventions/choreography sessions, maintaining and building dance skills through the course of the summer, traveling out of state for Junior Co and up, making monthly installments for company fees as it pertains to you, participating in some required fundraisers, have good attendance, a good work ethic, good sportsmanship and a positive attitude. Membership must be exclusive to the Studio C Dance Company, which means members are not allowed to participate with another private dance studio group while a member of the Studio C Dance Company. Public school dance teams are not considered a private studio dance group. We also understand that all decisions made by the Studio C faculty are final and are not to be disputed.

\_\_\_\_\_  
Parent's Signature      Date

\_\_\_\_\_  
Student's Signature      Date

In the event that we feel you are better suited for one of our Crew Teams, would you be interested? Please circle YES NO

Crew expectations and requirements are available on the Crew audition application form. Application form and a \$20 audition fee due at auditions on June 5th.

## **Release of Liability**

**Studio C LLC**

### **HOLD HARMLESS AGREEMENT AND ASSUMPTION OF ALL RISKS**

I, by acknowledgement and complete agreement below, hereby declare both personally and/or as parent and/or legal guardian of the child that is or maybe less than 18 years of age (either party hereafter referred to as I and/or We) the following:

So that I and/or We can enjoy activities for which I may not be skilled I and/or We are informed that there is some inherent unavoidable risks, known and unknown, that may cause harm, loss, personal injury and in the most extreme cases even potentially death, in participating in any course of physical activity. Some risks cannot be avoided without destroying the unique character of these activities and can also be the cause of loss or damage to others, equipment and/or others personal property. Certain risks are indigenous to physical contact sports that involve any form of the martial arts, dance and any other activity that student, client, or spectator willfully engages in relation to or in affiliation with Studio C LLC.

Studio C Academy of Dance

I and /or we expressly agree that I and/or we fully assume 100% complete and full responsibility for all risks described above and/or any of others known or unknown. And hereby hold harmless and release 100% of all and any liability and discharge Studio C LLC and/or each and every student, client, Owner, Operator, Officer, Partner, contractor, teacher, employee, agent, representative, and/or assessors or assigns from any and all manners of action or actions, lawsuits, debts, liens, contracts, agreements, promises, insinuations, liabilities, claims, rights, obligations, negligence, damages, loses, and expenses of any nature whatsoever, known and unknown for which I and/or we have may have or may ever hereafter against each and/or every of the above referenced persons and/or entities by reason of use of any of the facilities, participating in any course of exercise , and/or any affiliation whatsoever with the all above.

I and/or We represent that student 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.

And that if I and/or We have or become aware of a medical history, disorder, condition, concern, or any other doubt regarding any physical or mental issue that I and/or We should seek the consultation and/or examination of a Professional licensed physician before engaging in any and all activity or affiliation.

Furthermore, none of the parties above can unfortunately be held responsible, accountable, or liable for any and all personal property or public property in care of the undersigned. This includes but is not limited to damage, theft, or destruction of the same thereof and that I and/or We assume 100% full responsibility and risks of such property.

I and/or We finally acknowledge carefully reading, completely understanding, and agreeing 100% with the entire document releasing and discharging all and any future claims known and unknown expressly waiving any rights I may have against any of the above. I and/or We fully realize and understand that this is a binding legal document which completely eliminates any claims and effects any rights I may have with any affiliation specifically with Studio C LLC, all above, successors and/or assigns.

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Parent's Signature

Date

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Student's name