

WAIVER OF LIABILITY | MEDIA RELEASE | CANCELLATION & REFUND POLICY

Please read this document before signing. Signing this document affirms that you have read it and understand it in its entirety.

In order for you/your child or ward to participate in activities at White Mountain Dance Studio, we require that you/a parent or guardian read and sign this

WAIVER OF LIABILITY | MEDIA RELEASE | CANCELLATION & REFUND POLICY Form:

MEDIA RELEASE:

I hereby grant permission to White Mountain Dance Studio to use in perpetuity, mine/my child's images from photographs, films, videos, and other media for promotional purposes or materials in marketing. This may include, but is not limited to, use in brochures, flyers, social media, internet, exhibitions, and web broadcast. Names may be attached at White Mountain Dance Studio's discretion.

WAIVER OF LIABILITY:

I certify that I am eighteen years of age or older, and that the statements contained in this Waiver of Liability are accurate.

I recognize and understand engaging in any physical exercise, class, or activity, including dance, may result in injury to the participant. I understand that I/my child will participate in such activities at my/their own risk. I agree that we are voluntarily participating in activities and use of White Mountain Dance Studios' facilities and premises including the parking lot and dance studio. We assume all risk of injury, illness, damage, or loss to us or our property that might result, including, without limitation any loss or theft of any personal property.

I agree that this consent and assumption of risk statement covers each and every event or activity sponsored by White Mountain Dance Studio. I agree to release and discharge White Mountain Dance Studio and its affiliates, employees, agents, representatives, successors and assignees from any and all claims or cause of action known or unknown arising out of its negligence.

I certify that a physician has examined me/my child and I have been advised by said physician that I/my child is approved to engage in the activities offered by White Mountain Dance Studio. I hereby authorize White Mountain Dance Studio to act for me in any situation that it or its agents believes requires immediate medical attention, including administering first aid and/or seeking emergency medical care. I accept full responsibility for the cost of treatment and payment of any and all medical bills.

I understand that if I/my child or ward does not abide by the instructions, rules and regulations of White Mountain Dance Studio, as determined in its sole and absolute discretion, they are subject to immediate removal from the premises.

CANCELLATION POLICY:

All ticketed purchases (for individual classes, lessons or series) are for a specific instance of a class, and as such, cannot be canceled or transferred. If you cannot make a ticketed class/lesson, you forfeit the class credit.

All punchcard & membership attendances require 12 hours notice in order to retain the class credit. Late cancellations and no shows will forfeit the class credit.

Late cancellations on unlimited memberships/passes will be subject to a \$10 late cancel fee; no shows on unlimited memberships/passes will be subject to a \$15 no show fee.

REFUND POLICY:

We do not allow refunds, credits, or extensions on expiration dates for any service based purchases, including, but not limited to, classes, private lessons, open studio, studio rentals, events, ticket sales, and canceled memberships.

Refunds may be given for physical items purchased in-studio within 30 days, if the item is in like-new condition. For sanitary reasons, leotards and tights may not be returned.

I HAVE READ THIS WAIVER OF LIABILITY | MEDIA RELEASE | CANCELLATION & REFUND POLICY FORM. I FULLY UNDERSTAND ITS TERMS, AND UNDERSTAND THAT I HAVE GIVEN UP SUBSTANTIAL RIGHTS BY AGREEING TO IT. I AM SIGNING THIS DOCUMENT FOR MYSELF/ON BEHALF OF MY MINOR CHILD OR WARD AND AGREE TO SPECIFICALLY BIND THEM AND MYSELF TO ALL THE TERMS AND CONDITIONS OF THIS RELEASE AND WAIVER. I HAVE AGREED FREELY AND VOLUNTARILY WITHOUT ANY INDUCEMENT, ASSURANCE OR GUARANTEE BEING MADE TO ME AND INTEND MY SIGNATURE TO BE A COMPLETE AND UNCONDITIONAL RELEASE OF ALL LIABILITY TO THE GREATEST EXTENT ALLOWED BY LAW, INCLUDING BUT NOT LIMITED TO A.R.S. 2-553.