WAIVER/RELEASE OF LIABILITY AND HOLD HARMLESS AGREEMENT

(1) My child will participate in the dance program at Peggy Grant's School of Dance. I recognize that Peggy Grant's School of Dance will not allow my child's participation in this program unless I acknowledge that I voluntarily participate in this program and fully recognize and assume the existence of the risks as they exist in this program. I am fully aware that there may be risks and hazards unknown to me and/or my child connected with involvement in these activities; and, I hereby elect to voluntarily participate and engage in the activities with full knowledge of the risks.

(2) Therefore, in consideration for my participation in this recreational activity, I hereby covenant and agree that Peggy Grant's School of Dance, it's employees, servants, agents, and volunteers shall not be liable for any damages arising from personal injuries, loss, or damage to property which my child or I may sustain in any way in, on, or about the premises of Peggy Grant's School of Dance, or anywhere else where the activities may occur before, after, or during the recreational activity in which my child or I am participating, including, but not limited to, the property owned by Peggy Grant upon which the Peggy Grant School of Dance is located.

(3) I will assume full responsibility for any such injuries or damage, and I hereby agree to indemnify and fully and forever release and discharge Peggy Grant's School of Dance from any and all claims, demands, damages, rights, or action or causes of action, present or future, whether the same be known, anticipated, or unanticipated, resulting from or arising out of these activities.

(4) While my child is participating in any part of this activity, including, but not limited to, coming from and going to the activity sites, my child and I will conduct ourselves in accordance with the rules and regulations of Peggy Grant's School of Dance, the specific rules regarding the recreational activities in which my child and I will participate and specific instructions given to me by persons placed in charge of such activities by Peggy Grant's School of Dance.

(5) Further, in the event that my child's or my action should result in injuries to the person or property of another and a claim is made against Peggy Grant's School of Dance, I will hold harmless and indemnify Peggy Grant's School of Dance against any claim, demand, damage, right of action, or cause of action, present or future, whether the same be known, anticipated or unanticipated resulting from my child's or my actions.

(6) It is my express intent that this agreement shall be binding on the members of my family, my spouse, my heirs, assigns, and personal representatives.

(7) In signing this Waiver/Release of Liability and Hold Harmless Agreement, I acknowledge and represent that:

- a. I have read the foregoing Waiver/Release of Liability and Hold Harmless Agreement, understand it, and sign it voluntarily as my own free act and deed;
- b. No oral representation, statements, or inducements, apart from the foregoing written agreement have been made;
- c. I am at least eighteen (18) years of age and fully competent; and
- d. I execute this Waiver/Release of Liability and Hold Harmless Agreement for full, adequate, and complete consideration fully intending to be bound by same.

Participant (print):	
Parent/Legal Guardian (print): _	
Parent/Legal Guardian (sign):	

Date: _____