Cheer Champs Elite Cheer Champs Elite Cheer Champs Elite West Coast

info@cheerchamps.com	Participat	tion Waiver & Releas	se Form contactuso@che	erchampswest.com
Every Participant MUST have a Fully				r Athlete to compete!
Organization Gym Name (as Re	egistered)	Team Name	Event Name	Event Date
Athlete Participant's Nam	-	Date of Righ	Ago	Division Level
Athlete Participant's Nam	е	Date of Birth	Age	Division Levei
Home Address		City	State	Zip
Name of Parent Legal Guar	rdian	Email Address	Day Phone	Cell Phone
Health Insurance Carrier Na	ame	Health Insurance Phone #	Policy #	Group#
the above "Event" held by "CCE" or "CCEWC". I ad llness or injury (minimal, serious, catastrophic, and njury by participating in this event. In the event of il behalf of the "Participant", release and hold harmles or "CCEWC". I further acknowledge and understa they may sustain during the Event and while traveling	Vor death) and that I, in my llness or injury, I authorize is ""CCE" or "CCEWC"., the and that I will be responsible ing to and from the site for th	y own behalf and on behalf of the Minor, that Cr y own behalf and on the behalf of the "Participan "CCE" or "CCEWC". to obtain necessary medic the hosting site, on whose premises the "Event" will be for any and all medical and related bills that r the Event, whether or not the Event actually occur.	nt", acknowledge that the "Participant" is assum- al treatment for the "Participant" and hereby, i I occur, all employees, volunteers, athletics tra- may be incurred on behalf of the "Participant"s.	t" to the possibility of physical ning the risk of such illness or in my own behalf, and on the niners, and directors of "CCE" " for any illness or injury that
1. The "Participant" understands that as in all athletic to assume any and all risks arising out of or related ocople or stationary objects, the unavailability of em 2. The "Participant" authorizes the "CCE" or "CCE"	d to the "Activities", includin ergency medical care, and/o	ng, without limitation, the risks of physical injury or the negligence and/or deliberate act of another	y, emotional injury, sickness, death, property r person.	damage, falls, collisions with
emergency medical treatment to the "Participant". 3. The "Participant" understands that as in all athletic to assume any and all risks arising out of or related beople or stationary objects, the unavailability of em 4. The "Participant" authorizes the "CCE" or "CCEV	d to the "Activities", includin ergency medical care, and/o	ng, without limitation, the risks of physical injury or the negligence and/or deliberate act of another	y, emotional injury, sickness, death, property r person.	damage, falls, collisions with
emergency medical treatment to the "Participant". 5. The "Participant" hereby releases and forever dis- sowners, lessees, managers and licensees of the facili- the foregoing are collectively the "Released Parties", all liabilities, claims, causes of action, suits, contro- equitable or administrative actions or proceedings wand Medical Permission (this "Agreement"), the "Pa- property damage, libel, slander and/or invasion of p. 6. The "Participant" hereby agrees to indemnify, del of action, suits, controversies, judgments, demands,	charges the "CCE" or "CCE ity and/or property in which '), from any and all acts of a wersies, judgments, deman whatsoever, known or unkne articipant" and/or the "Partic privacy. fend and hold the "CCE" or	EWC"., all of their officers, directors, owners, ag th the "Activities" are held, and all of their heirs, active or passive negligence on the part of the "Co acks, injuries, sickness, damages (including conse- own, accrued or accrued, arising out of or related cipant's" involvement in the "Activities", including "CCEWC". and all of the other Released Partie	gents, members, contractors, employees and opersonal representatives, successors and assigned of "CCEWC". and/or any of the other I equential damages), costs, expenses, attorney do to this Competition General Release, Inder without limitation, those based on death, phy es, jointly and severally, harmless from, any an	other representatives, and the gas, as the case may be (all of Released Parties, and any and ws' fees, and any other legal, mnification, Publicity Release vsical injury, emotional injury, and all liabilities, claims, causes

- or proceedings whatsoever, arising out of or related to this "Agreement", the "Participant's" involvement in the "Activities", including but not limited to, any challenge by the "Participant" to this "Agreement" or any provision thereof, and any suit, action or proceeding brought by the "Participant" and/or any other third party.
- 7. The "Participant" hereby agrees that this "Agreement" shall apply, without limitation, to any other risks encountered by the "Participant" before, during or after the "Activities", whether or not the "Participant" knows or expects them to exist at the time of signing this "Agreement", including but not limited to driving to or from the "Activities", being present in any facility at which the "Activities" are
- held, slips, falls, stairs, exits, entrances, fire and/or any other occurrence or event, known or unknown. 8. This "Agreement" shall be enforced and interpreted for "CCE" under the laws of the State of New Jersey (except for New Jersey's conflict of laws principles) and for "CCEWC" under the laws of the State of California (except for California's conflict of laws principles). Should any clause or any part of any clause be determined to be illegal or unenforceable by a
- court, administrative body or arbitrator of competent jurisdiction, such clause shall be amended to the smallest degree necessary to render such clause valid and enforceable and the remainder of this Agreement shall not be affected. When "Participant's" parent or guardian, if "Participant" is a minor, signs this Agreement, the term "Participant" as used throughout this "Agreement" will be deemed to include, without limitation: (1) the "Participant"; and (2) the "Participant's" parent or guardian; and (3) all of their respective heirs, assigns and personal
- representatives. This "Agreement" shall be a specialty, that is, subject to a twelve (12) year statute of limitations. Venue for any legal proceeding(s) arising out of or related to this "Agreement" for "CCE" shall be in Middlesex County New Jersey, or in the United States District Court located in New Jersey, or in Los Angeles County California or in the United States District Court located in California, f diversity of citizenship exists, and the "Participant" hereby consents to the jurisdiction of all such courts. 9. The "Participant" and/or Legal Guardian hereby grants to the "CCE" or "CCEWC", and those acting with the authority or permission of the "CCE" or "CCEWC", the unrestricted right to copyright
- and use, re-use, publish, and republish photographic portraits, pictures and video of the "Participant" or in which the "Participant" may be included in connection with any of the Activities, in whole or in part, separately or in conjunction with other photographs or video, in any medium now or hereafter known, and for any purpose whatsoever, including (but not by way of limitation) illustration, art, promotion, advertising and/or trade, and to use the 'Participant's' name in connection therewith. The "Participant" hereby further expressly releases and waives any demand, action, claim, license, royalty and any other right to any form of payment the Participant may have based on claims of the "Participant" as to the rights of privacy or publicity. THE PARTICIPANT ACKNOWLEDGES AND AGREES THAT THIS AGREEMENT IS A GENERAL RELEASE, INDEMNIFICATION, MEDICAL PERMISSION, AND PUBLICITY

RELEASE AND APPLIES WITHOUT EXCEPTION TO ALL ACTIVITIES (AS DEFINED ABOVE) THAT THE PARTICIPANT COMPETES IN, ATTENDS OR IS OTHERWISE INVOLVED WITH IN ANY MANNER, DIRECTLY OR INDIRECTLY, AT ANY TIME DURING THE CALENDAR YEAR September 1, 2019 - August 31, 2020.

Signature