

Acro and Aerial Wavier

BECAUSE PARTICIPATION IN ALLY WALKER DANCE ACADEMY AERIAL & ACROBATIC CLASSES MAY BE RESULT IN INJURIES, WE REQUIRE ALL PARTICIPANTS TO ASSUME ALL RISK BY SIGNING THIS GENERAL RELEASE

The Undersigned, for himself/herself and personal representatives, assigns, heirs and next of kin or any of them:

Hereby Releases, Waives, Discharges and Covenants Not To Sue Ally Walker Dance Academy and/or each of its officers, employees and agents all for purposes herein referred to as Releasees, from liability to the Undersigned, his/her personal representatives, assigns, heirs and next of kin for all loss or damage and any claim or demands therefore, on account of injury to the person or property or resulting in death of the Undersigned, whether caused by the negligence of Releasees or otherwise while the Undersigned is upon the and/or a participant in Ally Walker Dance Academy Aerial and Acrobatic classes; and,

Hereby Agrees To Indemnify And Save And Hold Harmless the Releasees and each of them from any loss, liability, Damage or cost they may incur (1) due to the presence of any action of the Undersigned in or about Ally Walker Dance Academy and/or (2) due to the participation in Ally Walker Dance Academy Aerial Acrobatic classes whether caused by the negligence of the Releasees or otherwise.

The Undersigned expressly agrees that the foregoing Release, Waiver and Indemnity Agreement is intended to be as broad and inclusive as is permitted by the law of the state of queensland and that if any portion thereof is held invalid, it is agreed that the balance shall, notwithstanding, continue in full legal force and effect.

The Undersigned warrants the following statements are true and correct and understands that the Releasees have relied on them in entering into the foregoing Release, Waiver and Indemnity Agreement and in giving the Undersigned permission to



enter the premises of Ally Walker Dance Academy and to participate in Ally Walker Dance Academy classes:

No oral representatives, statements or inducements apart from this written agreement have been made.

The Undersigned individually is fully aware of the risks and hazards inherent in entering upon the premises of Ally Walker Dance Academy or in participating in any events or classes held in or upon the premises of Ally Walker Dance Academy and hereby elects voluntarily to enter upon said premises, knowing the present condition and knowing that said condition may become more hazardous and dangerous during the time that the Undersigned or either of them are upon said premises. The Undersigned is fully aware that trapeze and circus stunts and all activities associated with participation in Ally Walker Dance Academy Aerial Acrobatic classes is a calculated risk sport and contains inherent risks and dangers (including serious injury and death), that no amount of care, caution, instruction, or expertise can eliminate. The participant knows and understands the scope, nature, and extent of the risks involved in the activities contemplated by this agreement. The Undersigned individually hereby voluntarily assumes all risks of loss, damage or injury that may be sustained by them, or any of them, any damage to any property of the Undersigned, or any of them while in or upon the premises of Ally Walker Dance Academy or a participant in Ally Walker Dance Academy Aerial and Acrobatic classes.

That he/she gives consent to whatever medical care might be provided or available on the premises and Further agrees to conform and comply with all the rules and regulations of Ally Walker Dance Academy

HE/SHE HAS READ AND VOLUNTARILY SIGNS THIS RELEASE AND WAIVER OF ALL LIABILITY AND INDEMNITY AGREEMENT.

PARTICIPATION IN ALLY WALKER DANCE ACADEMY CLASSES MAY RESULT IN INJURY.

I AGREE TO THE ABOVE TERMS AND CONDITIONS: