

Shasta Studios Rules and Other Important Stuff ☺

- Aside from your initial registration, tuition is due and Auto-Pay will be run the first of every month. If your card is declined, you will be notified right away and have until the 10th of the month to put a valid credit card on file.
- A late fee of \$15 will be billed to your account each month if your account is not fully paid by the Tenth (10th)
- Tuition is not transferable to the preceding or following month, or to another student. No Refunds will be made for missed classes. Students may take another class as a "make-up" for the class they missed as long as it is age and level appropriate.
- Prorating is not allowed unless the student is beginning in the middle of the month.
- A yearly family registration fee of \$25.00 is due when enrolling into classes.
- Costume(s) must be purchased to participate in the June 2022 recital. Costume monies are due on January 15, 2022 Costumes are non-returnable and once purchased the fees are non-refundable. We try to keep costs down as much as possible. Average costume price ranges between \$50 to \$85 depending on what each class requires.
- All accounts must be up to date in order for the student to participate in the end of the year recital.
- Videotaping of the June 2022 recital is strictly prohibited. This is to prevent obstruction and disturbance of the other audience members as well as compliance with the various theater regulations. A professional video company will tape the performances and make the DVD's available for purchase.
- Instructors determine class placement, and dancers and parents should support their decisions and selections of said placement.
- In order for a dancer to be in a higher-level class, additional training may be necessary in the form of extra classes.
- It is important for instructors to see a dancers body for proper alignment and technique while in class. Therefore correct dancewear must be worn at all times and hair must be pulled away from the face..
- No food or sodas are allowed in any studio. Water bottles only please.
- Shasta Studios must be notified in writing to give official notice if a student is withdrawing from a class.
- If there are less than 4 students in a class we will drop the class to 30 minutes, since its considered a semi-private. The fee stays the same and the class is not canceled. Classes at 30 minutes will remain the same.
- Shasta Studios is not responsible for lost personal items. Every first Monday of the month, items held for 30 days or more will be donated to charity.
- Dance education requires "hands on" instruction as well as verbal instruction. Instructors will regularly correct dancers by touching their arms, legs, feet, hips, back and head to move them in the correct position. Instructors will also verbally correct dancers during class. Dancers will be required to know the routines and are expected to practice at home.
- For safety precautions students will be asked to remain in the lobby for a parent or guardian to pick them up. Students are asked not to leave the studio without a parent or guardian accompanying them outside.
- Parent observations are allowed the first week of December and the first week of May. Thereafter at no time are observers to enter the classroom, as this action will interrupt the class. If there is an emergency please call the director at 917-371-7594
- Classes will begin on Tuesday September 7th, 2021. However, if there are not enough students enrolled, you will be notified the day before and the class will begin once we have enough students.
- Shasta Studios reserves the right to refuse services to any person who does not support the policies and decisions set forth.

Shasta Studios School of Theatrical Dance

Release and Waiver of Liability

PLEASE READ THIS CAREFULLY. THIS IS A LEGAL DOCUMENT THAT AFFECTS YOUR AND YOUR CHILD'S LEGAL RIGHTS.

This is a Release and Waiver of Liability (the "Release") executed upon date of registration of the participant/s ,in favor of Shasta Studios and its Members, employees and agents.

Participant desires to participate in certain performing arts classes and activities of Shasta Studios and assures that Participant is in proper physical condition to take part in dance classes and activities. Participant understands that there are risks of physical injury associated with, arising out of, and inherent to dancing and activities associated therewith. In recognition of this acknowledged risk of injury, and in consideration of being accepted into such dance classes or activities Participant hereby freely, voluntarily and without duress executes this release and waiver of liability under the following terms:

1. Release and Waiver. Participant does hereby release and forever discharge and hold harmless Shasta Studios, its Members, employees and agents for any and all claims or demands for damages, loss of services, costs and expenses in any way resulting from any and all injury to Participant or property of Participant arising directly or indirectly out of Participant's participation in any and all activities of Shasta Studios including, but not limited to, dance classes, community events, recitals and any and all activities associated or performed in conjunction with Shasta Studios. Participant understands that this Release discharges Shasta Studios from any liability or claim that the Participant may have against Shasta Studios with respect to any bodily injury, personal injury, illness, death, or property loss or damage that may result from Participant's activities with the school, whether caused by the negligence of Shasta Studios or its Members, employees, agents or otherwise. Participant also understands that Shasta Studios does not assume any responsibility for or obligation to provide financial assistance or other assistance, including but not limited to, medical, health, or disability insurance in the event of injury or illness

2. Indemnification. Participant agrees to indemnify and hold forever harmless Shasta Studios, its Members, employees and agents from any and all injuries, damages, costs and attorney's fees whatsoever which may arise out of the Participant's participation in any activity or presence on the premises of the dance studio.

3. Insurance. Participant understands that, except as otherwise agreed to by Shasta Studios in writing, the studio does not carry or maintain health, medical or disability insurance coverage for any participant. Participant understands that it shall be Participant's sole responsibility to obtain his or her own medical or health insurance coverage for Participant.

4. Photographic Release. Participant does hereby grant and convey unto Shasta Studios all right, title and interest in any and all photographic images and video or audio recordings made by Fusion during Participant's participation of any and all activities, including, but not limited to, any royalties, proceeds or other benefits derived from such photographs or recordings, and further consenting to use Participant's photo or likeness in or on any form of advertisement for a Shasta Studios sponsored event.

5. Miscellaneous. This Release and Waiver of Liability shall be binding on the heirs, successors and personal representatives of the Participant. Participant expressly agrees that this Release and Waiver of Liability is intended to be as broad and inclusive as permitted by the laws of the State of California, and that this Release and Waiver of Liability shall be governed by and interpreted in accordance with the laws of the State of California. Participant agrees that in the event that any provision herein shall be held to be invalid by any court of competent jurisdiction, the invalidity of such provision shall not otherwise affect the remaining provisions of the Release and Waiver of Liability which shall continue to be enforceable to the full extent permitted under the law.

I have read the foregoing Release and Waiver of Liability and acknowledge that the provisions are contractual and not a mere recital and I understand that I am bound by the terms hereof by placing my signature herein.

If Participant is a minor, the parent having legal custody and/or the legal guardian of the minor hereby represents and warrants that they have the legal authority to bind the Participant and such parent or guardian executes this release on behalf of the minor and the parent or guardian, and this release is binding on the child and such parent or guardian

By registering the student/family, I am agreeing with all statements above and have read everything completely.

Print Name _____ Sign _____ Date _____

Students Name/Names _____

