

Amateur Adult and Under 21 Entry Form

Leader	NDCA#	email		
Follower	NDCA#	_email		
Studio	Phone			
Address	City		_ST	Zip

Ballroon	n		Latin			Smooth & Cabaret		Smooth & Cabaret Rhythm			
Level	Session	Fee	Level	Session	Fee	Level	Session	Fee	Level	Session	Fee
☐ Pre-Novice (W,Q)	Fri Mat	\$70	☐ Pre-Novice (C,R)	Fri Mat	\$70	☐ Pre-Novice (W,T)	Sat Mat	\$70	☐ Pre-Novice (C,R)	Thur Mat	\$70
□ Novice (W,F,Q)	Fri Mat	\$70	□ Novice C,R,J)	Fri Mat	\$70	□ Novice (W,T,F)	Sat Mat	\$70	□ Novice (C,R,SW)	Thur Mat	\$70
☐ Pre-Champ(W,T,F,Q)	Fri Mat	\$70	☐ Pre-Champ(C,S,R,J)	Fri Mat	\$70	☐ Pre-Champ(W,T,F,V)	Sat Mat	\$70	☐ Pre-Champ (C,R,SW,B)	Thur Mat	\$70
☐ Open(W,T,V,F,Q)	Sat Eve	\$70	☐ Open(C,S,R,PD,J))	Sat Eve	\$70	☐ Open(W,T,F,V)	Sat Eve	\$70	☐ Open(C,R,SW,B,M)	Sat Eve	\$70
☐ Senior 1(W,T,F,Q) 35+	Fri Eve	\$70	☐ Senior 1(C,S,R,J) 35+	Fri Mat	\$70	☐ Senior 1(W,T,F,V) 35+	Sat Mat	\$70	☐ Senior 1(C,R,SW,B,M) 35+	Thur Mat	\$70
☐ Senior 2(W,T,F,Q) 45+	Fri Eve	\$70	☐ Senior 2(C,S,R,J) 45+	Fri Mat	\$70	☐ Senior 2(W,T,F,V) 45+	Sat Mat	\$70	☐ Senior 2(C,R,SW,B,M) 45+	Thur Mat	\$70
☐ Under 21(W,T,V,F,Q)	Fri Eve	\$70	☐ Under 21(C,S,R,P,J)	Fri Eve	\$70	□CABARET	Sat Eve	\$75	Total Fees:	\$	

^{**}Please Note...All Competitors must purchase tickets to enter the Ballroom. Please use Ticket Order Form below.**

All persons attending this event, whether as a spectator, competitor, official, studio employee or guest of the organizers, shall be bound by the NDCA rules, and by participating in this event, automatically become obligated to adhere to them. The VEGAS OPEN DANCE CHALLENGE ORGANIZERS and participating studios accept no responsibility for any loss or theft of articles left in changing rooms, ballroom, or hotel rooms, or for any loss or injury sustained by persons attending this event. VEGAS OPEN DANCE CHALLENGE and the NDCA will not be held liable for injuries sustained by persons attending this event, whether as a spectator, competitor, official, studio employee, or guest of the organizers. Everyone does so at his or her own risk. The undersigned hereby expressly and irrevocably waives any claim or claims arising from any loss or injury incurred at this event. Because of NDCA rules, no videotaping or filming will be allowed. In consideration of all goods and services, receipt of which is hereby acknowledged, the undersigned hereby irrevocably give and grant to VEGAS OPEN DANCE CHALLENGE the right to use, refer to and reproduce programs by means of video recordings, in any and all media formats, hereinafter referred to as "reproductions", edited and arranged as desire, using my name, voice, likeness, acts, poses, appearances and utterances as part of and in connection with my appearance on any program, and in any advertising, publicity and promoting relating to activities, the program and the products or services of any sponsor(s) thereof: and to exhibit, transmit, distribute, sell and use in any aspect of Participant's performance at the Vegas Open Dance Challenge, and otherwise use same as you desire in all fields and media throughout the world without limitations. Your signatures below constitute your consent, acknowledgment, and understanding of this waiver. (Parents must sign if participant is under the age of 18).

General Admission Ticket Form

Degas Dance Challenge

Studio_

Price per session. No refunds or guaranteed seats. No SLR cameras.

Studio					
Contact Name					
Address					
City	St	Zip			
Phone #	FAX		Email		

Sessions	Price per session	# of tickets	Names of ticket holders	total per session
Thursday Matinee	\$25			
Thursday Evening	\$25			
Friday Matinee	\$25			
Friday Evening	\$45			
Saturday Matinee	\$25			
Saturday Evening	\$55			
Season Pass	\$160			
Breakfast Served in Ballroom Thurs/Fri/Sat Please specify	\$65			
Lunch Served in Ballroom Thurs/Fri/Sat Please specify	\$80			
Dinner Thurs/Fri/Sat Please specify	\$150			
TOTAL				

Acknowledgement & Assumption of Risk and Waiver of Liability Relating to Coronavirus/COVID-19

This Release, Liability Waiver and Indemnification Agreement ("Release") is between Vegas Open Dance Challenge LLC ("Company") and the undersigned below ("Releasor"). The novel coronavirus and the disease it causes known as COVID-19 (collectively, "COVID-19") has been declared a worldwide pandemic by the World Health Organization. COVID-19 is extremely contagious and is believed to spread mainly from person-to-person contact. As a result, federal, state, and local governments and federal and state health agencies recommend social distancing and have, in many locations, prohibited the congregation of groups of people.

The Company is committed to providing a safe experience for the Vegas Open Dance Challenge ("Competition"). Although the Company is taking and has taken preventive measures to reduce the spread of COVID-19, risk cannot

be eliminated and the Company cannot guarantee that the Releasor will not become infected with COVID-19. Releasor acknowledges that Releasor has a responsibility to take their own steps to promote safety in the Competition in a safe manner.

- 1. Release from Liability. Releasor, on Releasor's own behalf and on behalf of Releasor's heirs, assigns, successors, executors, and administrators (collectively, the "Releasing Parties"), hereby fully releases, indemnifies and holds Company, along with their respective affiliates, predecessors, successors, parents, subsidiaries, representatives, consultants, contractors, releasors, directors, officers, clients, licensees, assigns, and/or agents, as well as any fellow competitors (collectively, the "Released Parties") harmless, forever and unconditionally, from any claim, loss, cost, injury, or damage (including without limitation attorneys' fees and related costs), in law or equity, known or unknown, existing or claimed to exist (each, a "Claim") that arises out of or relates to Releasor's exposure to or infection by by COVID-19 arising out of and/or related to the Competition, including but not limited to travel to/from the venue, accommodation, training for or participation in the Competition or any Company-sanctioned activity, use of any of the Company's equipment or facilities and/or using any equipment or facilities rented or leased by
- 2. Acknowledgement and Assumption of Risk.

Releasor acknowledges the contagious nature of COVID-19 and voluntarily assumes the risk that Releasor may be exposed to or infected by COVID-19 arising out of and/or related to the Competition, including but not limited to travel to/from the venue, accommodation, training for and participation in the Competition or any Company-sanctioned activity, use of the Company's equipment or facilities and/or using any equipment or facilities rented or leased by the Company and that such exposure or infection may result in personal injury, illness, permanent disability, and death. Releasor understands that the risk of becoming exposed to or infected by COVID-19 may result from the actions, omissions, or negligence

of Releasor's own acts or those of others. Releasor assumes full responsibility for any loss, damage or personal injury, illness or disability including death, that Releasor may sustain as a result thereof, whether caused by the negligence of any of the Released Parties or otherwise, including without limitation as a result of negligent emergency operations. Releasor hereby represents and warrants that, to the best of Releasor's actual or constructive knowledge, there is no reason, medical or otherwise, that would make any such participation or use unusually hazardous for Releasor personally. Releasor voluntarily agrees to assume all of the foregoing risks and accept sole responsibility for any personal or economic claim, liability or loss of any kind to Releasor (including, but not limited to, loss, damage, personal injury, illness or disability including death) that Releasor may experience or incur in connection with Releasor's relationship with Company (collectively, "Claims"). Releasor hereby releases, discharges, and hold harmless the Released Parties of and from the Claims, including all liabilities, claims actions, damages, costs or expenses of any kind arising out of or relating thereto. Releasor understands and agrees that this Release includes any Claims based on the actions, omissions, or negligence of the Released Parties, whether a COVID-19 infection occurs before, during, or after Releasor's participation in the Competition.

- 3. Covenant Not to Sue. Releasor agrees, on behalf of Releasor and all the Releasing Parties, not to sue the Released Parties or initiate or assist in the prosecution of any Claim for damages or cause of action against the Released Parties which Releasor or the Releasing Parties may have as a result of any personal injury, death or damage the Releasor may sustain due to COVID-19 arising out of and/or related to the Competition, including but not limited to travel to/from the venue, accommodation, training for or participation in the Competition or any Company-sanctioned activity, use of any of the Company's equipment or facilities and/or using any equipment or facilities rented or leased by the Company.
- 4. Indemnification. Releasor hereby agrees to defend, indemnify and hold harmless the Released Parties from and against any third party losses, damages, actions, suits, claims, judgments, settlements, awards, interest, penalties, expenses (including reasonable attorneys' fees) and costs of any kind for any personal injury, loss of life or damage due to COVID-19 sustained by reason of or arising out of and/or related to the Competition, including but not limited to travel

- to/from the venue, accommodation, training for or participation in the Competition or any Companysanctioned activity, use of any of the Company's equipment or facilities and/or using any equipment or facilities rented or leased by the Company
- **6. Binding Effect.** It is Releasor's express intent that this Release bind Releasor's family members, spouse, heirs, assigns, personal representatives, and anyone else entitled to act on Releasor's behalf to the extent that any such individual is actually acting on the Releasor's behalf. This Release is deemed as a release, waiver, discharge and covenant not to sue the Released Parties.
- 7. Governing Law and Venue. Releasor covenants and agrees that this Release shall be construed in accordance with the laws of the State of Nevada and that any mediation, suit, or other proceeding relating to this Release and any activities covered hereby must be filed or entered into only in the Federal or State courts located within Clark County, Nervada.
- **8. Severability.** Any portion of this Release deemed unlawful or unenforceable is severable and shall be stricken without any effect on the enforceability of the remaining portions hereof and/or this Release as a whole to the full extent authorized by law.
- **9. Waiver.** No waiver of any term or right in this Release shall be effective unless in writing, signed by an authorized representative of the waiving party. The failure of any party to enforce any provision of this Release shall not be construed as a waiver or modification of such provision, or impairment of its right to enforce such provision or any other provision of this Release thereafter.
- 10. Releasor Acknowledgement. Releasor acknowledges and agrees that the Releasor has read and fully understands this Release and understands that the Releasor has given up substantial rights by signing it. Releasor acknowledges and agrees that Releasor has been advised by Company to consult with their own attorneys concerning the terms hereof. Releasor certifies that Releasor has reached the age of majority, has signed under Releasor's own free will, and is not suffering under any legal duress (including without limitation undue influence or coercion to sign) or other disabilities. Releasor understands that this signed release will be retained in his Releasor personnel file by Company.
- 11. Entire Agreement; Modification. This Release is the entire agreement between the parties with respect to the subject matter hereof and supersedes any prior agreement or communications between the parties, whether written, oral, electronic, or otherwise. No change, modification, amendment, or addition of or to this Release shall be valid unless in writing and signed by authorized representatives of the parties. This Release shall be binding upon and inure to the benefit of the successors, assigns, and legal representatives of the parties.

Signature:	Printed Name:	
Signature:	Printed Name:	Date:

By executing where indicated below, Releasor hereby accepts the terms hereof in their entirety as of the date set forth below.