

**AGREEMENT BETWEEN ENTERTAINMENT REVUE
AND PARENTS OF CAST MEMBERS OF ENTERTAINMENT REVUE
2021 - 2022**

This Agreement, made by and between Entertainment Revue (“ER” or the “organization”), and _____ (“Parent”) shall be effective on the date that its execution is completed by all the Parties hereto.

RECITALS

A. WHEREAS: ER is a selective and unique singing/dancing and performance organization, presently consisting of ER1, ER2, and Rave Revue, which provides young ladies with an opportunity to perform in public and on stage and to achieve success academically, socially and artistically; and

B. WHEREAS: Parent is the natural parent or legal guardian of _____, a Cast Member of Entertainment Revue (“Cast Member”); and

C. WHEREAS: ER is an organization which is joined through auditions, resulting in many young ladies who would like to participate in this organization being excluded in favor of Cast Member; and

D. WHEREAS: the time, attendance and financial requirements and obligations have fully been explained and discussed with both Cast Member and Parent, and each has had full and complete opportunity to consider the respective time, attendance, financial, and other commitments and obligations, prior to joining ER, and both Cast Member and Parent have voluntarily chosen to incur the commitments and obligations of ER and to enjoy the benefits of the organization; and

E. WHEREAS: both Cast Member and Parent acknowledge and understand that the success of the remaining Cast Members of the group, as well as the organization as a whole, is dependent upon Cast Member and Parent fulfilling their time, attendance and financial commitments and obligations, as set forth herein

NOW, THEREFORE, in consideration of the foregoing Recitals and the mutual covenants and agreements contained herein, and for other valuable consideration, the receipt and sufficiency of which is acknowledged and accepted by all parties, the parties agree as follows:

1. Incorporation of Recitals. The above recitals are true and correct and incorporated herewith by reference.

2. Time and Attendance Commitment. Parent commits to assist Cast Member and ER by providing or arranging for transportation, and, if necessary, expenses, for Cast Member to attend all rehearsals, performances, and appearances of ER which are scheduled or set by the Executive Director of ER. Attendance at any rehearsal, performance, or other appearance of ER can be excused or waived only in the sole discretion of the Executive Director of ER (which excuse or waiver shall be sparingly provided, and only for emergencies as defined solely in the discretion of the Executive Director).

3. Financial Commitment. Parent commits to pay the following fee for the year 2021-2022 under the following terms: Financial obligation is June 2021 through May 2022.

Monthly Fees:

a) ER1: \$190.00

b) ER2: \$175.00

c) Rave Revue: \$160.00

(These payments will be paid for twelve months June – May)

Payment shall be due and payable on the first of each month. A \$10 penalty shall be assessed for each payment that is received after the 10th of each month, and interest shall accrue on each outstanding bill, that is unpaid after thirty (30) days at the rate of 1.5% per month. Parent recognizes and agrees that, even if Cast Member leaves the organization for any reason, Parent shall continue to pay, and shall continue to be obligated to pay, all monthly fees and charges through May 31, 2022 .Parent recognizes and agrees that, in the event such payment is not made, ER may submit any such outstanding account for collection, and Parent agrees to provide his/her social security number for this purpose, which social security is :_____. In the discretion of the Executive Director, any such outstanding fees and charges may also be brought to the dispute resolution provision of paragraph 4, below. Parents also recognizes and agrees that, in the event that collection is necessary that they will be additionally responsible for any all fees associated with collection which may equal up to 50% of the total balance.

4. Dispute Resolution. This Agreement shall be governed by the laws of the State of Florida, without reference to any conflicts-of-law principles. Venue for any dispute arising under this Agreement shall be in the County Court of Hillsborough County, Florida or the Circuit Court of the Thirteenth Judicial Circuit in and for Hillsborough County, Florida. The Parties agree that this Agreement shall be interpreted in accordance with the plain meaning of its terms and not strictly for or against any Party. Should legal action be required to enforce this Agreement, the prevailing party shall be entitled to be paid its reasonable attorneys' fees and costs incurred in enforcing the terms of this Agreement.

5. Modification and Waiver. No modification or waiver of any of the provisions of this Agreement and no consent by the Executive Director of ER to any departure from this Agreement shall be effective unless such modification, waiver or consent shall be in writing and signed by the Executive Director of ER. Any failure by the Executive Director of ER to enforce any provision of this Agreement shall not constitute a waiver of any other provision or any future breach of this Agreement. Furthermore, any waiver or modification of this or similar Agreement by the Executive Director of ER shall not establish any precedent, or benefit any Cast Member or Parent other than the individual Cast Member or Parent to whom such waiver or modification of this or similar Agreement is provided, and only pursuant to the specific terms and conditions of such waiver or modification.

6. Severability. In the event any provision of this Agreement should be held to be invalid, unenforceable, or inoperative by any court, for whatever reason, that provision shall be severed from the Agreement, with all other provisions remaining fully in force.

Knowing that this is a lengthy contract by signing this agreement both the parent and cast member acknowledge the following:

- If for any reason (other than relocation, injury or illness that would prevent you from continuing in the group) you leave the group during the year you are responsible for tuition for the remainder of the year (through May 31, 2022).
- This includes being removed from the group for violations of the demit system as outlined in the ER Rules and Regulations which has been provided to each cast member at the same time as this agreement.

IN WITNESS WHEREOF, and intending to be legally bound hereby, the parties have executed the foregoing Agreement on the below-listed dates.

Entertainment Revue: _____ Dated: _____

Parent: _____ Dated: _____

State of FLORIDA County of _____

Sworn to (or affirmed) and subscribed before me this ____ day of _____, 202__.
by _____ .

Notary Public (Print) _____

Notary Public (Sign) _____

Personally Known to me _____ OR Produced Identification _____

Type of Identification _____

My Commission Expires _____