Hold Harmless and Indemnity Agreement and Release

- 1. As a parent or legal guardian of the participating person, I give my consent for him/her to participate in the Indiana Ultimate, Inc. All-Star program. I understand that any sport is dangerous and training in any sport can be dangerous. With that being said, I also understand the risks that come along with the above named sport. I also understand that participating in gymnastics, stunting, cheerleading, dance, strength training, sports training and related activities may result in unavoidable injuries due to the sport, heights, and motions involved. Injuries such as muscle strains, pulls, tears, bruises, dislocations, and broken bones are just a few small injuries that might occur more than once in the course of a season. Severe injuries, such as permanent paralysis or even death could occur as well. I am fully aware of the risks and possibility of injury involved.
- 2. As a parent or legal guardian, I agree to provide health insurance for the participant and pay any medical expenses incurred as a result of training, performing, or participating in activities of the Indiana Ultimate, Inc. All-Star program.
- 3. In consideration for allowing the above named person to participate in the activities of Indiana Ultimate, Inc. All-Star program. I waive any or all rights or causes of action against Indiana Ultimate, Inc., its employees, shareholders, directors, owners, officers, coaching staff, and Indiana Ultimate All-Star cheerleaders/dancers for any injuries or death suffered to my child. I agree to hold Indiana Ultimate, Inc., its employees, shareholders, directors, owners, officers, coaching staff, and Indiana Ultimate All-Star cheerleaders/dancers harmless against any such claim growing out of or resulting from any injury or death to the above named person in connection with the above named activity, and to indemnity reimburse and make good any loss, damage or cost that Indiana Ultimate, Inc. may have to pay if any litigation or claim arises from injuries or death including cost of court and attorney's fees.
- 4. As a parent or legal guardian, I agree to pay all dues and monthly bills by the scheduled due date. I understand that if my bill is past due, then I will be charged a late fee. If my credit card fails, I also understand that there will be a \$15.00 fee, plus any late fees incurred, after the credit card failure. If in the event your account becomes 45 days delinquent you may be turned over to collections and you will pay all related Attorney fees.
- 5. My parents, legal guardian, and I have read and agree to adhere to the rules, guidelines, and procedures set forth by the Parent Handbook and they hold harmless and indemnity and agreement form. We understand that any violation of these rules or guidelines will result in punishment decided by the coaches or even dismissal. Neither my parents, legal guardian, nor myself will hold Indiana Ultimate, Inc., its employees, shareholders, directors, owners, and officers, coaching staff, and Indiana Ultimate All-Star cheerleaders/dancers responsible for any injuries or death I may obtain in the season. I waive any and all rights or causes of action against Indiana Ultimate, Inc., its employees, shareholders, directors, owners, officers, coaching staff, and Indiana Ultimate All-Star cheerleaders/dancers for any injuries suffered by my child if he/she or a member of my family and/or guest(s) is injured or has a complaint while on the premises.
- 6. Remember this is a binding contract between Indiana Ultimate, Inc. and owners and the individual athlete/parent or guardian. The parent/guardian agrees to pay all expenses related to the Indiana Ultimate, Inc. All-Star program for the 2015-2016 cheer and dance season. The parent also agrees to pay all account balances in full at the end of the season. The parent also agrees to pay, if any, all collection fees/attorney's fees and any interest fees that occurred during collecting unpaid balances.
- 7. The undersigned understands and agrees that if the undersigned fails to pay any amounts due to Indiana Ultimate, Inc. including but not limited to principal and accruing interests amounts (with interest on all amounts past due accruing at the greater of 1-1/2% per month or the highest rate allowed by applicable law), the undersigned agrees to pay Indiana Ultimate, Inc. all collection and any litigation, including attorney's fees and court costs incurred by Indiana Ultimate, Inc. to recover such amounts.

Participant's Name:	
Signature of Parent/Legal Guardian:	Date:
Print Name of Guardian:	