

## Enrolment

for

\_\_\_\_\_  
surname/first name

\_\_\_\_\_  
street/hous number

\_\_\_\_\_  
e-mail address

\_\_\_\_\_  
postcode/place of residence

\_\_\_\_\_  
telephone

\_\_\_\_\_  
birthday

\_\_\_\_\_  
name and address of parent

\_\_\_\_\_  
cours

\_\_\_\_\_  
date of beginning of class

The charge of EUR \_\_\_\_\_ will be debited monthly.

bank account number: \_\_\_\_\_ credit institution: \_\_\_\_\_

bank sorting code number: \_\_\_\_\_ account holder: \_\_\_\_\_

signature: \_\_\_\_\_

### contract

1. The contract for the class comes into force with the written enrolment.
2. The participant will be charged for charges from sides of the bank, in case of lack of cover on the bankaccount, plus 10,- EUR handling charge. Non-payment justifies to give way to a legal admonition proceeding.
3. Non- attendance at a class doesn't release from payment. Possibilities for quitting, see no. 8. injuries and illness with medical certificate allow a break of payment.
4. The charges for the classes are to be paid at the beginning of every month. For fixed-termed, temporarily limited classes or a membership lasting till three months, the charge of the class is to be paid in advance or lately on the day the class begins.
5. For all children and pupil classes the dance school is closed during all holidays in Baden-Württemberg.
6. Missed classes resulting from no. 3 can be made up. This counts only for the adults classes and not for the children and pupil classes.
7. If the charge of the class should be raised, the participant of the class has the right to exceptionally quit fort he period of time after the entry of the raisement. This is to be done written during 14 days after the raisement has been announced. Deciding is the date the quitting notice is entered.
8. Both sides can quit the contract with a period of notice of three month to the end of a month. The orderly or exceptionally quitting notice has to be done in a written form.
9. Enroling again ( after having quitted) demands an enrolment account of 30,- EUR.
10. For the loss or theft of own property that has not been locked in the lockers, no responsibility will be taken.
11. Information concerning the contens of the classes will be given to the partizipant. Changes is offered courses are resereved by dancing school.
12. All Course information was given to the student.  
The Dance school reserves the right to combine like classes in the event a perticular class is short of students
13. The Dance school reserves the right to use all media taken by the Dance schoolin promotional advertisements.
14. If any of the above points are deemed unlawfully binding the appropriate legally binding law will apply.

—

\_\_\_\_\_  
date/signature ( for people under age the represent people ) father and mother

Hereby we take over the whole responsibility the payment of the class ( for people under age ).

\_\_\_\_\_  
signature father and mother