### Loss/Theft

No responsibility for the loss or theft of articles may be accepted by the National Dance Council of America, World Dance Sport Council, Dance Consultants Unlimited, Inc. or by the Owners, Larry and Dianne Dean. The aforementioned entities cannot be held liable for any injuries sustained by any persons attending this event. Everyone attending this event does so at his or her own risk.

### **Rules & Regulations**

All persons attending this event, whether as spectators, competitors, officials or guests are obligated to adhere to the "Official Rules" set forth by the National Dance Council of America and Dance Consultants Unlimited, Inc.. A copy of the "Official Rules" may be found in the competition flyer or obtained from the registrar.

### **Television, Filming & Collateral**

No video taping or filming will be allowed. A professional video production company will be present at each of the championships to video participant's dancing. Tapes will be made available for purchase. Everyone who attends a championship has, by his or her presence, irrevocably given and granted to Dance Consultants Unlimited, Inc. their consent to use their name, voice likeness, acts, poses, appearances and utterances as part of and in connection with any collateral material, videos or photographs which Dance Consultants Unlimited, Inc. may wish to edit and or alter for exhibition, transmission, distribution, solicitation, and sale in all fields and media throughout the world without limitations. Any participant having an objection to being taped or to the possibility of being seen on tape or television should notify the producers in writing thirty (30) days prior to the commencement of the championship.

# Liability

I agree that Dance Consultants Unlimited, Inc. and any of their affiliates, subsidiaries and employees shall be free of any and all liability or claims arising from the production, exhibition, transmission, and distribution or use of said programs. All REPRODUCTIONS shall be Dance Consultants Unlimited. Inc.'s sole and exclusive property.

I hereby forever release and discharge Dance Consultants Unlimited, Inc. of any and all liabilities, claims, demands, suits, and actions which the undersigned ever had, now have, or may have based upon any agreements herein made. I shall defend, indemnify and hold Dance Consultants Unlimited, Inc. harmless from and against any and all claims, demands, losses, suits and expenses relating to this agreement.

I agree that I have not and will not demand any money or other valuable consideration for any matter promoting any product or service.

This agreement is intended, among other things, to fulfill all requirements of the Civil Rights Law and of any and all other restrictions against violations of our so-called right of privacy.

The terms "you" and "your", and words of similar import, as herein used shall include you and your officers, directors, licensees, lessees, assigns, successors, affiliates, associates, subsidiaries, and parents, and all other users of the RE-PRODUCTIONS, and their employees.

## **Deposit, Cancellation & Refund Policies**

- A deposit of \$300 per person is required by deadline in order to guarantee a reservations (NO RESERVATIONS WILL BE MADE WITHOUT A DEPOSIT!). All deposits and entry fees are nonrefundable so as to cover processing/reprocessing expenses. Please take advantage of the early-bird pricing which applies to all entries postmarked on or before deadline. Submissions postmarked after the deadline will be charged a fee of \$50 per person.
- Cancellations of any kind (i.e. tickets, room nights, packages, etc.) made 96 hours prior to arrival are nonrefundable. A
  cancellation of a "Paid in Full" package is nonrefundable if cancelled two weeks prior to the event.
- Cancellations due to injury or illness, substantiated by a valid medical report, shall be taken into consideration with regard to a hardship case credit or refund. It is important to note that should a credit or refund be awarded Dance Consultants Unlimited, Inc. is entitled to retain a processing fee and/or costs already incurred.