

the BareFoot Collective Independent Contractor Agreement

Instructor:

Purpose & Times:

Dates of Service:

Payment for Services Rendered:

The Contractor agrees to pay for the space in accordance with tBFC's Fee Schedule and Tier Contract. The Contractor agrees to enter all information in tBFC's logbook relating to their commercial use of the space.

Independent Contractor

Contractor is not an employee of the Barefoot Collective or Barefoot Studios and is providing services as an independent contractor.

Barefoot Studios will provide:

- Access to any of the public areas: dance floor, public restrooms, front and back lobbies.
- Sound system: Only the Contractor may have access to the sound system.

Restrictions:

- No food, drink, or street shoes on the dance floor.
- Keep the front door closed for safety purposes.

Coverage of Liability Insurance:

The Contractor is solely responsible for carrying her/his own liability and medical insurance.

Damages and Losses:

The Contractor is solely responsible for any and all damages and/or property losses that occur to the Barefoot Collective and/or Barefoot Studios during the times and dates stated above and agrees to pay for any repairs and/or property losses to said premises if they should occur.

Release of Liability:

The Contractor is solely responsible for all participants in her/his activities, waives all rights and releases all claims that might be had against the Barefoot Collective and/or Barefoot Studios, its hired or contracted instructors, and their employees and agents, for any and all injuries or losses which may be suffered because of participation in any and all activities with and/or in Barefoot Studios, in consideration of the Barefoot Collective and Barefoot Studios for permission to participate in said activities. All students must sign a waiver of liability form acknowledging that the Barefoot Collective and/or Barefoot Studios is not responsible for any activities led by Contractor.

Release of Image and Information:

I give my permission to have my photograph and that of my participants taken during activities, used for publicity and/or funding purposes by the Barefoot Collective. I consent to the use of my and my companies' name, image, or voice in any publicity contracted or used by the Barefoot Collective. Contractor's works represented in these reproductions will properly credited. Sales/rentals of video, audio, and photographic reproductions of the activity(ies) that include reproductions of the Contractor's work will require the Contractor's written approval and royalty if applicable.

Minimum Class Size:

The minimum class size is one (1). The Contractor agrees to always teach even if there is only one student.

Cancellation of Classes:

There is no cancellation of classes unless previously agreed upon in writing with the schedule administrator of the Barefoot Collective. Contractor may choose to hire a substitute to fulfill their teaching contract if they cannot make a class, and Contractor must notify the Barefoot Collective of this substitution in a timely manner so that an additional liability release contract may be signed with the substitute. It is the responsibility of the Contractor contracted with the Barefoot Collective to reconcile accounts with a substitute.

Cancellation of Class Offering:

Contractor agrees to provide the Barefoot Collective with a minimum fifteen (15) day notice of resignation.

Instructor: _____

Date _____

The Barefoot Collective

Managing Member: _____

Date _____