

Tape child's photo here

Child's Name (First & Last) _____

Child's Age _____

Guardian's Name _____

Contact Phone #: _____

Contact Email: _____



I hereby give permission to Crayola LLC and Binney & Smith, LLC to use moving and still images and accompanying audio of me and/or my child, captured for educational, demonstration or promotional materials and publications in any media, worldwide and in perpetuity, and I waive any rights of compensation or ownership thereto.

Print Name of Participant: _____

If participant is under the age of 18, Age: _____ Print Name of Parent/Guardian (if participant is a child) _____

Participant's or Parent/Guardian Signature: _____

Date of signature _____



PARTY ROCKERS TWEEN SCENE

STANDARD MEDIA RELEASE 03/10/14
FOR MINOR PARTICIPANTS 18 AND YOUNGER
PROJECT'S WORKING TITLE: PartyRockers Dance Reality / Tween Scene Shows

PRINT NAME OF MINOR (below):

LAST NAME: _____ FIRST NAME: _____ MIDDLE NAME: _____

MINOR'S DATE OF BIRTH: _____ / _____ / _____
Month Day Year

I, **THE UNDERSIGNED**, being 18 years of age (or older) am competent to enter into this contract in Minor's name above. In exchange for good and valuable consideration herein described, receipt of which is herein acknowledged, I do hereby (i) freely and voluntarily give permission to Salamone Productions and Chickie's and Pete's to use Minor's likeness and image (including any part of Minor's voice, utterances, performance, representation, portrayal, and/or characterization) in which s/he shall participate relating to the above Project ("Appearance"), (ii) waive any right to inspect or approve Minor's Appearance in the Project, and (iii) acknowledge that the use of Minor's Appearance and all promotional material attendant thereto may be edited and used by on an unlimited basis, in all media known or yet to be known, in perpetuity, worldwide, at the absolute discretion of Salamone Productions and Chickie and Pete's without any further consideration or compensation. I and Minor ("We") consider Minor's Appearance itself in the Project as valuable consideration. If we should obtain a video or audio copy of Minor's Appearance or the Project itself ("Copies"), we agree not duplicate, sell, transfer, and/or otherwise use Copies for any public, non- commercial and/or commercial purposes without the prior written permission of Salamone Production and Chickie's and Pete's.

We further release and discharge Salamone Productions and Chickie's and Pete's, its directors, stock holders, officers, agents, assigns, employees, licensees, consultants, contractors, successors, heirs, and Kerri Gallagher-Salamone personally ("et al") from any and all obligations and/or claims of any nature whatsoever, on behalf of Minor, his/her heirs and/or assigns, which may arise now or in the future, from any use of Minor's Appearance or this Agreement. We agree to hold harmless, defend and indemnify (including all attorneys' fees and costs) et al from and against any and all claims including but not limited to (i) claims for errors, invasion of privacy, defamation, infringement, and any other cause of action arising out of or connected in any way whatsoever with the Project, its production, exhibition, promotion, and/or distribution throughout the world, in all media known or yet to be known, in perpetuity, (ii) brought by any third parties arising out of, or connected in any way whatsoever with, Minor's Appearance and/or Minor's participation in the Project, or any utterance made by Minor or material furnished by Minor in connection with Minor's Appearance and/or Minor's participation in the Project.

I also understand that the above mentioned are not responsible for any expense or liability incurred as a result of my participation in this recording, including medical expenses due to any sickness or injury incurred as a result.

Print Parent / Legal Guardian Name

Parent / Legal Guardian Signature

Street Address

City

State

Zip

(____) _____ - _____
Home Phone

(____) _____ - _____
Cell Phone

Minor's Signature

Parent's Email Address



NON-DISCLOSURE AGREEMENT (REV 9/15/12)

This **AGREEMENT** made on this ____ day of

1.0 Scope of this Non-Disclosure Agreement

1.1 The parties

This Non-Disclosure Agreement exists between

PARTY ROCKERS DANCE REALITY SHOW, its producers, representatives, employees, and assigns (hereinafter the "Disclosing Party) And

_____ As the Parent/Legal Guardian of

(Minor Child), and

(Signor Address)

1.2 Commencement date of the Non-Disclosure Agreement

This Non-Disclosure Agreement commences on the date indicated at the top of this page.

1.3 The purpose of the Non-Disclosure Agreement

This Non-Disclosure Agreement serves to protect confidential information and intellectual property developed for and owned by Disclosing Party.

2.0 Confidential Information and Intellectual Property

2.1 Definition of Confidential Information and Intellectual Property

- Information about the affairs and activities of the Disclosing Party.
- Information about the business practices of the Disclosing Party, including but not limited to:
 - Business processes, - development plans, - accounting, - strategic alliances.
- Information about clients, client list, and client requirements.
- Databases and software programs developed by or for the Disclosing Party.
- Ideas and development plans for new products and services, including, but not limited to:
 - Television Production ideas / concepts / projects. - Motion Picture ideas / concepts / projects.
 - Print / Publishing ideas / concepts / projects. - Multimedia ideas / concepts / projects. - Joint Venture Partnership ideas generated by the Disclosing Party. - Promotional ideas generated by the Disclosing Party. - Any other material that describes the ideas, function, operation, outcomes, of any products and services owned and / or currently being developed by the Disclosing Party.
- Information and Intellectual Property (as described above) developed by students/contractors and other professionals at the direction of the Disclosing Party.

2.2 Form of Confidential Information and Intellectual Property

Confidential Information and Intellectual Property may be:

- Oral, written, electronic or other machine readable form;
- Translated from the original, modified, updated, or altered;
- Originated or obtained by the Disclosing Party.

3.0 Responsibilities

3.1 You agree to the following conditions:

1. You acknowledge that information and intellectual property owned by or developed for any client of the Disclosing Party are the exclusive property of the Disclosing Party.
2. You will not disclose or attempt to disclose any Confidential Information and / or Intellectual Property owned by the Disclosing Party.
3. You will not use or attempt to use any of the Confidential Information and / or Intellectual Property owned by the Disclosing Party for your own benefit or for the benefit of any other person or entity.
4. You will not make or take any copies of any of the Confidential Information and / or Intellectual Property owned by the Disclosing Party.
5. You must ensure the secure custody of the Confidential Information and / or Intellectual Property owned by the Disclosing Party and must take all reasonable precautions to prevent the access, use, or disclosure of this information by third parties.
6. You must destroy or return any Confidential Information and Intellectual Property to the Disclosing Party at the direction of Kerri Gallagher Salamone, *Party Rockers Dance Reality Show* Executives or their assigns.
7. You continue to be bound by conditions 1 through to 7 (inclusively) until released in writing by Kerri Gallagher Salamone, *Party Rockers Dance Reality Show* Executives or their assigns.
8. You acknowledge that the laws of the Commonwealth of Pennsylvania shall govern this agreement.

4.0 EXECUTION

Executed as an Agreement in the Commonwealth of Pennsylvania, in the United States of America.

DATE SIGNED _____

DATE SIGNED _____

PARTY ROCKERS DANCE REALITY SHOW

PARENT / LEGAL GUARDIAN

(Signature)

(Signature)

Printed Name

Printed Name