

# AUDITION APPLICATION

#



## APPLICANT INFORMATION

NAME: \_\_\_\_\_ DATE OF BIRTH: \_\_\_\_\_

CURRENT ADDRESS: \_\_\_\_\_

EMAIL: \_\_\_\_\_ CELL PHONE: \_\_\_\_\_

EMERGENCY CONTACT: \_\_\_\_\_

## EDUCATION & CAREER

HIGH SCHOOL: \_\_\_\_\_

COLLEGE / UNIVERSITY: \_\_\_\_\_

DEGREE / YEAR RECEIVED: \_\_\_\_\_

ACTIVITIES / ORGANIZATIONS: \_\_\_\_\_

CURRENT OCCUPATION: \_\_\_\_\_

CURRENT EMPLOYER(S): \_\_\_\_\_

PART TIME  FULL TIME 

FUTURE CAREER PLANS: \_\_\_\_\_

## CHEER & DANCE EXPERIENCE

TYPE WHERE HOW LONG

## COMMUNITY SERVICE

## INTERESTS & TALENTS

WHY DO YOU WANT TO BE A MEMBER OF THE SAN DIEGO ENFORCER GIRLS?

PROFESSIONAL REFERENCES (PROVIDE TWO, INCLUDE PHONE NUMBERS)

## HOW DID YOU HEAR ABOUT US?

WEBSITE SOCIAL MEDIA DANCE STUDIO REFERRAL OTHER

\*\*\*ALL APPLICANTS MUST SIGN PARTICIPATION, LIABILITY, WAIVER/RELEASE AND INDEMNIFICATION AGREEMENT\*\*\*

PRE-REGISTRATION ONLINE REGISTRATION CLOSES AT 11:59PM ON THURSDAY, SEPTEMBER 20, 2018

ATTACH A CURRENT HEADSHOT (5X7, COLOR, NON-RETURNABLE)

PRE-REGISTRATION FEE: \$30.00 ONLINE WALK-UPS: \$40.00 CASH ONLY

QUESTIONS? EMAIL [ENFORCERGIRLS@GMAIL.COM](mailto:ENFORCERGIRLS@GMAIL.COM) // [WWW.SANDIEGOENFORCERS.COM/ENFORCER-GIRLS](http://WWW.SANDIEGOENFORCERS.COM/ENFORCER-GIRLS)

**PARTICIPATION, LIABILITY WAIVER/RELEASE AND INDEMNIFICATION**

**AGREEMENT (18 and Over)**

**San Diego Enforcer Girls 2018-19 Auditions**

I hereby request that the San Diego Enforcer Girls (“Enforcer Girls”) allow me to participate in the 2018-19 San Diego Enforcer Girls Dance Team Auditions held from September 22 to September 23, 2018 at Momentum Dance Company (the “Auditions”). I understand that my consent to these provisions is given in consideration of the acceptance of this application and for being permitted to participate in the Auditions. I certify that I am in good mental and physical condition. I understand and assume the inherent risks associated with participating in the Auditions, and I also understand and assume the inherent risks of participating in the expected activities on a hardwood, padded, carpet, and/or concrete surface. I recognize and assume the risks of illness and injury inherent in any exercise program and I am participating in the 2018-2019 San Diego Enforcer Girls Dance Team Auditions upon the express agreement that I am hereby waiving and releasing any and all rights and claims for any damages which I may have against the San Diego Enforcer Girls, the San Diego San Diego Enforcer Girls, and the National Public Safety Football League.

In consideration of the San Diego Enforcer Girls allowing me to participate in the Auditions, to the fullest extent permitted by law, I, on behalf of myself and my personal and legal representatives, assigns, heirs, children, dependents, spouses, relatives, parents anyone else who might claim or sue on my behalf (collectively, the “Releasing Parties”), agree not to sue and forever release, waive and discharge the San Diego San Diego Enforcer Girls, the San Diego Enforcer Girls, and their respective affiliates, subsidiaries, parents companies, and each of the aforementioned entities’ respective employees, governors, affiliates, agents, partners, shareholders, directors, owners, members, representatives, officers, attorneys, vendors, sponsors, players, instructors licensees and assigns (collectively, the “Releasees”) from any and all liability to me and any other of the Releasing Parties for any and all claims, causes of action, losses, judgments, liens, costs, demands or damages that are caused by or arise from my participation in, and observation of, the Auditions (including but not limited to any injury (including death) to my person or property regardless of the cause(s) of such injury and any use of my Image (defined below). I assume all risks associated with my participation in and observation of the Auditions. I further agree that if, despite this Waiver/Release I, or anyone on my behalf, makes a claim against any of the Releasees, I will indemnify, save and hold harmless each of the Releasees from any litigation expenses, attorneys’ fees, loss, liability, damage or cost which may be incurred as the result of such claim.

I further irrevocably grant the San Diego Enforcer Girls and the San Diego San Diego Enforcer Girls, and its local affiliates, the perpetual, worldwide, royalty-free, freely assignable and transferable right and license to use my name, voice, image, and likeness (collectively, “Image”) in any media or technology now know or hereinafter developed, relating to my performance in or observation of the Auditions including, without limitation, a videotape recording of such activities without compensation to, or right of review and/or approval by, me or my personal representatives, assigns, heirs, children, dependents, spouse and relatives. I understand that while participating in the Auditions, I may appear in a light that is unflattering, embarrassing, humiliating or otherwise detrimental to my reputation and rights to privacy.

**I hereby acknowledge that I have carefully read this Waiver/Release, that I fully understand its content and the fact that I am giving up certain legal rights and agree to its terms, that I am over the age of 18, and that I am signing this Waiver/Release voluntarily and under no duress or threat of duress and intend for it to be legally binding.** If any provision of this Waiver/Release is deemed invalid or unenforceable, the remaining provisions remain valid and enforceable. This Waiver/Release shall be construed broadly to provide a release, indemnification and waiver to the maximum extent allowed by law. This Waiver/Release will be interpreted in accordance with, and governed by, the substantive laws of the State of California notwithstanding the potential application of the laws of any other state.

\_\_\_\_\_  
Name (Print)

\_\_\_\_\_  
Address

\_\_\_\_\_  
Signature

\_\_\_\_\_  
City/State/Zip Code

\_\_\_\_\_  
Telephone Number

\_\_\_\_\_  
Date

## **2018-2019 PERFORMANCE TERMS AND CONDITIONS**

A. REQUIREMENTS. Each San Diego Enforcer Girls member (“Member”) must be at least 18 years of age on September 22, 2018. The San Diego Enforcers and San Diego Enforcer Girls are 501 (c) 3 volunteer-based organizations and proud supporters of United Cerebral Palsy-San Diego Chapter© and Proud Members of the National Public Safety Football League

Each Member acknowledges and agrees to devote the necessary working time, attention and energies to the performance of the duties required as a member of the San Diego Enforcer Girls, as may be reasonably requested by the San Diego Enforcer Girls. (“San Diego Enforcer Girls”).

B. REHEARSALS. Rehearsals will be scheduled by SAN DIEGO ENFORCER GIRLS in conjunction with the 2018-2019 National Public Safety Football League (“NPSFL”) season, which includes pre-season, regular season and post-season (“Season”).

1. All rehearsals will be scheduled in the evening or on the weekend for the convenience of those who are working or attending school. Each Member must attend all rehearsals unless they have obtained permission from SAN DIEGO ENFORCER GIRLS in advance to miss a rehearsal.

2. Members should be ready to dance at the scheduled time and be able to stay for the entire rehearsal, which will generally last between two to three hours.

3. One to two weekly rehearsals will be scheduled for several weeks prior to the beginning of the Season. Once the Season begins, a regular schedule of rehearsals will be established.

4. Any Member who has an unapproved absence for a rehearsal immediately prior to a home game will be required to attend such game but may not be allowed to perform, as determined by SAN DIEGO ENFORCER GIRLS in its sole discretion.

5. It is very important that each Member arrive on time to and stay for the entire session of each scheduled rehearsal and each game. Excessive tardiness and/or unapproved absences could result in discipline up to and including termination from the San Diego Enforcer Girls.

C. GAMES. Members must be at each home game no later than two (2) hours prior to the scheduled kick-off. All Members must be available to participate at all home games, including any post-season/championship games (if post-season/championship games are played).

D. DUES/FEES. Each member will be provided a basic performance uniform. This uniform is the property of the SAN DIEGO ENFORCER GIRLS. Other essential items must be purchased by the team member at their own expense. These other essential items will hereafter be named “team fees”. These items include: additional uniforms pieces, team clothes, sweats, shoes, tights and bag. Team fees for the season will be determined after the 2018-19 team has been selected. All expenses must be paid by pre-determined deadlines. There are NO REFUNDS. No refunds will be given for non-attendance, team dismissal, or dropping from the team. Members are obligated to pay fees listed above. Members will be responsible for reimbursing the program for the uniform that is ordered on your behalf if it is damaged or destroyed. Any unpaid balances will result in possible court action. Uniforms not returned will result in possible court action.

E. PERSONAL APPEARANCE AND ACTIVITIES. The San Diego Enforcers and the San Diego Enforcer Girls are members of the professional athletics and entertainment industries and that fact must be reflected in the appearance and performance of each Member. Personal appearance and dancing skills are major factors in the selection of members of the San Diego Enforcer Girls. Members must meet and maintain the personal appearance, fitness level and level of dancing skill expected throughout the Season and must learn and rehearse the dance routines. Actions as a Member of the San Diego Enforcer Girls not only reflect on the Member and such Member’s family, but on SAN DIEGO ENFORCER GIRLS and the San Diego Enforcers as well. SAN DIEGO ENFORCER GIRLS shall have the authority to set policies regarding certain actions such as gum chewing, smoking, eating, drinking, and proper attire. Certain activities such as fraternization between a Member and any player, coach, or management personnel, whether visiting or SAN DIEGO ENFORCER GIRLS related, may be misunderstood by the public. Consequently, such fraternization, posing in the nude or in a manner deemed in poor taste, and/or other activities which may be detrimental to SAN DIEGO ENFORCER GIRLS’s image are not permitted, and will result in discipline up to and including termination.

F. UNIFORMS Each Member is responsible for each of their respective San Diego Enforcer Girls “Uniforms”. Uniforms will be provided by SAN DIEGO ENFORCER GIRLS and are considered the property of the SAN DIEGO ENFORCER GIRLS and as such must be returned to SAN DIEGO ENFORCER GIRLS upon termination or at the end of the Season. Except when directed and approved by SAN DIEGO ENFORCER GIRLS to do so, no Member shall wear any Uniform in any public establishment, for any public appearance or any other event, during the Season or after termination as a Member of the San Diego Enforcer Girls. No additional articles of clothing or jewelry are permitted to be worn with any Uniform, without the prior approval of SAN DIEGO ENFORCER GIRLS.

G. PUBLIC APPEARANCES. Members may be asked to participate in various public appearances on behalf of SAN DIEGO ENFORCER GIRLS or its sponsors. Certain types of appearances, such as dance camp, nursing home visits, holiday hospital visits and the like, will be set by SAN DIEGO ENFORCER GIRLS. Each Member agrees and acknowledges that they may not participate in public appearances for entities other than SAN DIEGO ENFORCER GIRLS, including without limitation, media interviews, televisions appearances, photo sessions and public commercial appearances, or any other appearances on a voluntary basis, without the prior written approval of SAN DIEGO ENFORCER GIRLS.

H. TRADEMARK AND COPYRIGHTS Member agrees and acknowledges that all trademarks for the San Diego Enforcer Girls and the Uniform designs are registered trademarks of and are owned by SAN DIEGO ENFORCER GIRLS and/or the NPSFL. All rights in and to such trademarks are reserved. Any Member using a SAN DIEGO ENFORCER GIRLS or NPSFL trademark without prior written authorization will be subject to suspension or termination. SAN DIEGO ENFORCER GIRLS and the NPSFL each reserve the right to pursue all legal remedies against any Member for any unauthorized use of a SAN DIEGO ENFORCER GIRLS or NPSFL trademark, including but not limited to litigation for damages.

I. CHOREOGRAPHY. Member agrees and acknowledges that all choreography used by the San Diego Enforcer Girls Team and any derivations thereof, whether developed by SAN DIEGO ENFORCER GIRLS or by a consultant, will be the sole and exclusive property of SAN DIEGO ENFORCER GIRLS and may not be used by any Member without the express written consent of SAN DIEGO ENFORCER GIRLS. Violation of this policy can result in suspension or termination and litigation for damages.

J. AGREEMENT NOT TO COMPETE. Each Member agrees that at the time of and after termination, they will not compete in any manner with SAN DIEGO ENFORCER GIRLS and/or the San Diego Enforcer Girls, including but not limited to the following: engagements or appearances, public or private, with any reference to or identification of SAN DIEGO ENFORCER GIRLS or the San Diego Enforcer Girls; any engagement or appearance wearing any uniform which resembles a San Diego Enforcer Girls Uniform or a facsimile thereof; and/or any act which might compete with the rights of SAN DIEGO ENFORCER GIRLS, or the San Diego Enforcer Girls Team. Member agrees and acknowledges that while a Member, such Member will not (a) coach or co-coach another professional dance team, or (b) participate as a member in another professional dance team. The SAN DIEGO ENFORCER GIRLS reserves all rights to address any performance issues, including suspension or termination of such Member.

K. PUBLICITY. Member grants full permission to the San Diego Enforcers, the National Public Safety Football League and its Member Teams, and their respective parents, subsidiaries, affiliates, directors, officers, governors, employees and agents (“NPSFL Entities”) to use Member’s name, nickname, voice, biographical information, photograph, and/or other likeness, however captured, for any purpose (including, without limitation, for advertising, sales, promotional and/or other commercial purposes) in any media or format now or hereafter known, worldwide and in perpetuity, without further compensation, authorization or notification to Member or anyone on Member’s behalf.

L. REMEDIES AND INDEMNIFICATION. SAN DIEGO ENFORCER GIRLS reserve the right in its sole discretion to modify any and all of these Terms and Conditions. SAN DIEGO ENFORCER GIRLS reserve the right in its sole discretion to suspend or terminate any Member who violates these Terms and Conditions. Member expressly agrees to indemnify San Diego Enforcers and the NPSFL Entities for any damages, claims, liabilities, costs or expenses of any kind, which may arise from Member’s negligent acts or omissions or willful misconduct or from any breach of these Terms and Conditions by Member. I expressly assume all risk of injury (including, without limitation, permanent disability and death) relating to or arising out of the audition and/or any performance as a Member, howsoever caused or arising and whether by negligence or otherwise, and accept personal responsibility for the damages following such injury, permanent disability or death.

M. NPSFL RULES AND REGULATIONS. Member agrees to be bound and governed by the Constitution, By-Laws, rules, regulations, resolutions and agreements of the NPSFL, as they may be modified or amended from time to time.

N. TERM/TERMINATION. Each Member agrees and acknowledges that such Member’s employment with SAN DIEGO ENFORCER GIRLS is considered “at-will” and that SAN DIEGO ENFORCER GIRLS or any authorized officer of SAN DIEGO ENFORCER GIRLS may terminate such Member with or without cause at any time, and Member may also choose to terminate his or her employment with SAN DIEGO ENFORCER GIRLS at any time. Without limiting the foregoing, Member agrees that his or her employment with SAN DIEGO ENFORCER GIRLS shall terminate no later than the date on which the 2018-2019 San Diego Enforcer Girls members are announced, unless such Member participates in the application and audition process and is selected (at SAN DIEGO ENFORCER GIRLS’s sole discretion) for the 2018-2019 San Diego Enforcer Girls; provided, however, that if any terminated Member was scheduled for an Appearance to occur on or after the date of such public announcement, such Member’s employment pursuant to these Terms and Conditions will continue until the date and time of completion of such Appearance, but in no event after September 22, 2018.

Name of Member (please print) \_\_\_\_\_

Date \_\_\_\_\_

Signature of Member\*, or if applicable, Parent/Legal Guardian signing on behalf of Member

**DANCE AUDITIONS: SATURDAY, SEPTEMBER 22, 2018**  
REGISTRATION & CHECK-IN: 2:00PM  
AUDITION BEGINS PROMPTLY AT 2:30PM  
**FINAL INTERVIEWS: SUNDAY, SEPTEMBER 23, 2018**  
TIME SLOTS WILL BE AVAILABLE FOR SIGN UP

San Diego Enforcer Girls · A 501 (c) 3 organization · 3666 Kearny Villa Road #300 · San Diego, CA 92123

Telephone (619) 820-4208 · Fax (858) 614-1832 · enforcergirls@gmail.com

