

Registration Form

Name:		
В00:		
Telephone:		
Preferred contact	email:	
Dalhousie email (if applicable):	
How did you find	out about the DalDance Soc	ciety?
Poster:	Social Media:	DalDance Website:
Friend:	DSU Website:	Sport Clubs Website:
Fairs:	Other:	
Is this your first ti	me taking classes with DalD	ance? Yes No
	Photo/V	ideo Release
Activities through	video, photo, and digital calional materials and publicat	ured during both regular and special DalDance amera, to be used solely for the purposes of cions, and waive any rights of compensation o
Name of Participa	int:	
Name of Parent/G (if participant is u		
Signature of Parti		



Anti-Hazing Acknowledgement For Club Sport and Varsity Athletes

Everyone at Dalhousie shares responsibility for welcoming and orienting new members of our community in positive ways. Welcoming and orientation activities can be structured to provide a safe, fun and positive learning environment, while respecting the dignity of all community members.

Dalhousie University does not tolerate hazing in any form. Any person or group involved in planning, implementing or participating—actively or passively—in hazing is subject to disciplinary action as outlined in the Hazing Policy. Students are responsible for understanding and identifying hazing activities and behaviour. Student leaders are expected to review the Policy with new members of their group.

Hazing means any activity expected of a student wishing to join a group (or of a student wishing to gain or maintain full status in a group) which humiliates, degrades, abuses, endangers, or subordinates that student, regardless of his or her apparent willingness to engage in the activity.

It is no defence to an allegation of Hazing that:

- a. Express or implied consent of the student was obtained or participation was voluntary;
- b. The conduct or activity was not part of an official group or was otherwise sanctioned or approved;
- c. The conduct was not an explicit condition or affiliation of membership with the organization or group.

Where a member of the University community has reasonable grounds to believe that Hazing is occurring or has occurred, they are under a positive obligation to take all reasonable steps to stop the Hazing and report it promptly under the Policy.

All members of the University community shall cooperate in any investigation process initiated under the Policy.

The full Hazing Policy can be viewed on the Student Rights and Responsibilities website at www.dal.ca/srr

By signing below, I certify that:

- I have read and understand the Dalhousie University Hazing Policy
- My actions will contribute to a group/team free from hazing practices.
- I understand that failure to uphold this policy in whole or in part will result in disciplinary action against the group/team and the individuals.

Team/Group :	Date:
	Print
Signature:	Name:

DALHOUSIE UNIVERSITY ATHLETICS & RECREATION FACILITY USE WAIVER, RELEASE OF LIABILITY, INDEMNITY, DECLARATION OF FITNESS, AND MEDIA CONSENT AGREEMENT

BY SIGNING THIS DOCUMENT, YOU WILL WAIVE CERTAIN LEGAL RIGHTS, INCLUDING THE RIGHT TO SUE.
PLEASE READ CAREFULLY.

	ame ddress	Last: Street:	First: City:	Ir Prov:	nitial(s): Postal Code:
			City:	Prov:	Postal Code:
l aı act	tivities of		ex, Wickwire Field, Studley Gym, and S (name of Sports Club) (the " Ac		
1.	bodily injury objects and	or death cause people;	d in the course of transportation, or by		triking, or being struck by
2. 3. 4. 5.	bodily injury uneven terra bodily injury	or death (includain or playing su or death cause	ed in the course of traveling to or from the ding heat and cold related illnesses) ca surfaces, such as, but not limited to, sliding by use, misuse, non-use or failure of any result from delayed access to medicate.	used by activity conditing, slipping, falling, str Dalhousie University of	etching, or straining; or others' equipment;
6.	inherent risl		and transmission of COVID-19 that ex rticipate in the activities, as well as the		
OF	PERSONA	L BODILY INJ	LLY ASSUME ALL SUCH RISKS, DAURY, INCLUDING BUT NOT LIMITE PROPERTY DAMAGE AND LOSS RI	D TO TRAUMATIC E	BRAIN INJURY AND
In (consideration		VER OF CLAIMS AND INDEMNITY A niversity allowing my using the Dalhouse as follows:		& Recreation facilities to
1.			ND ABIDE BY ALL PROTOCOLS, inc d Recreation protocols that have been p		
2.	officers, em the Release arising out of kin may suff	ployees, agents ees jointly and so of or in connectifer, as a result of	CLAIMS that I have or may in the future, representatives, successors and assignmentally, of and from any and all liability on with injury (including death) or dama of my participation in the Activity due to act, or breach of any statutory or other	gns (collectively, the " F or for any losses, damaginge to property that I many cause whatsoevel	Releasees"), and to release ges, expenses and claims ay suffer, or that my next of
3.	damages, d persons and participation Agreement	emands and cla d to any and all n in the Activity a shall be effectiv	D INDEMNIFY THE RELEASES from aims arising out of or in connection with property, in any way sustained or allegend in activities in which I engage which e and binding upon my heirs, next of ki capacity. (initials)	injury (including deathed to have been sustain are beyond the scope) or damage to any and all ned as a result of my e of the Activity. This
4.	claim, in any statute or rewith respect proceeding, discontinue costs incurr an estoppel the matters upon in any	y manner or forcegulation, include to the matters and the Release the proceeding ed in any such part in the event of covered by this a proceeding to covered to the proceeding to covered to the event of the event o	ANY CLAIM or take any proceedings a rum, contribution or indemnity in commoing the Contributory Negligence Act, Ridischarged by this Agreement. I agree sees are added to such proceeding in a s and/or claims, and I will be jointly and proceeding, on a substantial indemnity any claim, action, complaint or proceed Agreement, and it may be pleaded as dismiss the claim, action, complaint or pronounce in any basis whatsoever.	n law or in equity, or u SNS 1989, c. 95, as ar that if I do make any si ny manner whatsoeve severally liable to the basis. This Agreement ling which I may bring a complete defence ar	nder the provisions of any nended, from the Releasees uch claim or take any such r, I will immediately Releasees for their legal shall operate conclusively as in the future with respect to not reply, and it may be relied
5.	written) that solely in acc shall be sub can be sign	are not otherwicordance with the omitted to the exect of the exec	te entire agreement between the parties se reflected in this Agreement. This Agree laws of Nova Scotia, and all disputes clusive jurisdiction of the Courts of the rt (if legal guardian signature is required his Agreement shall be deemed to be a	reement shall be gove arising out of or in co Province of Nova Scot d) and delivered electr	rned by and interpreted nnection with this Agreement ia. I agree that this documen
AΝ	MAIVING C	ERTAIN LEGA	AND THIS AGREEMENT AND I AM A LL RIGHTS WHICH I OR MY HEIRS, N LY HAVE AGAINST THE RELEASEES	EXT OF KIN, EXECU	
S	ignature of F	Participant		Date	

If the participant is under 19 years of age as of the date of required.	signing, the signature of a legal guardian is also
Parent/Guardian (sign and print name clearly)	Relation to Participant

THIS AGREEMENT MUST BE COMPLETED IN FULLY SIGNED AND INITIALED BEFORE PARTICIPATING IN THE ACTIVITY

ORIGINALLY SIGNED DOCUMENTS ARE TO BE KEPT BY THE SPORT CLUB AND MUST BE ABLE TO REVIEWED BY DALHOUSIE AT ANY TIME UPON REQUEST