

2023-2024 CLASS REGISTRATION FORM

Class name:	Class Day: _	Class Time:	
GYMNAST'S INFO			
First Name	Last Name	Age	
DOBAdAd	dress		
Medical Conditions/Disorders/Allergies/E		Unit City	Postal Code
PARENT/GUARDIAN INFO			
Parent/Guardian #1 - First name		Last Name	
Relationship to student		Parent #1 - Phone:	
Parent/Guardian #2 First name		Last Name	
Relationship to student		Parent #2 - Phone:	
Parent /Guardian #1 EMAIL:			
Parent/ Guardian #2 EMAIL:			
EMERGENCY CONTACT (REQUIRED)			
First and last name		Phone	
IMPORTANT INFORMATION: Please Read		l and handed in with payment before r	registration is confirmed. YES NO
Class Price \$		The Insurance/registration	fee expires
HST 15% \$		Aug 31st of each ye	ar.
Subtotal \$			
	paid as of Sept 1st)	ALL PREVIOUS AND NEW MEMBERS A	
Total owing \$		THE INSURANCE FEE ON THE 1st	OF EVERT SEPT
Method of payment:			
E-Transfer to gymnationclub@gmail	l.com Date:	DEBIT/CARD in person	Date:
Credit card via phone	Date:		Date:

(Side 2)

GYM REGULATIONS AND POLICIES:

- All registration fees are paid to Gymnastics Nova Scotia and are non-refundable.
- Refunds are only granted in the case of illness or injury and a medical note is required.
- Class days or times are subject to change due to registration numbers at the discretion of the club.
- Registration will be announced in the gym, on our website and Facebook page.
- Monday or Saturday holidays All fees are adjusted to reflect the holidays during a session.
- Attire: T-shirts, tank tops, shorts, leggings, or bodysuit. No skirts, sport bras or Tutu's. No jewelry and long hair must be tied back.
 - Class Space is limited. Registrations are accepted on a first-come first-serve basis.
- Registrants must be the correct age for the selected class within 2 weeks of the start date.
- Gymnastics equipment may not be used unless under coach supervision. (Only students and staff may enter the gym. Parents may not enter the gym due to insurance liability)
- Water in bottles only is permitted in the specified area in the gym.
- We operate a "peanut/nut free environment." Please do not bring any food products containing peanuts/nuts into the facility.
- Alcohol, cigarettes, and e-cigarettes are not permitted on the premises.
- No gum in the gym.
- Registrations are not considered confirmed unless full payment is received.
- \$35 NSF cheque fees shall be the responsibility of the client.
- Absence does not constitute withdrawal.
- Make-up classes are not offered unless classes are cancelled at the discretion of the gym.

CONSENT OF PARENT OR GUARDIAN AND RELEASE OF LIABILITY

I am the parer	nt or legal guardian of	(name of child). I acknowledge that GymNation
Gymnastics is	operating out of GymNation Gymnastics, 32 Park	Rd. Unit #3. Elmsdale, N.S. for the purpose of gymnastics and trampoline
activities. I agr	ree with my child participating in the gymnastics,	party, camp and/ or trampoline activities being carried out under the
supervision of	the GymNation Gymnastics in the aforemention	ed facility. I understand and confirm that the GymNation Gymnastics shall
have no respo	onsibility or liability should any loss or injury be su	uffered by my son or daughter while participating in such gymnastics, party
camp and/or t	trampoline activities, to be carried out under the	supervision of GymNation Gymnastics staff, In return for the GymNation
=	•	specified on the registration form or date specified on the birthday party
-	- · · · · · · · · · · · · · · · · · · ·	he GymNation Gymnastics (of which my son or daughter is a member or
		ND DISCHARGE the GymNation Gymnastics staff and officers, including
		and successors from and against all manner of claims, demands, actions
•		n, may have any loss or injury which may arise out of which is in any way
	child's participating in the gymnastics or trampol	
Date	Signature of Parent or Guardian	
Date	Signature of Parent or Guardian	
		mission to use my child's photograph, video and audio recordings, likeness, motional materials produced, used by and representing GymNation
Gymnastics or		tion of the materials could be worldwide and that there will be no
Date	Signature of Parent or Guardian (if unde	r 18)
GymNation is	as nanerless as nossible. All our communications	will be primarily through email. For cancelled classes, class times change

GymNation is as paperless as possible. All our communications will be primarily through email. For cancelled classes, class times change, competitions, pictures, display and other important information that we may have to send to you. We will also be updating our website with this information as it occurs. This information will not be shared with outside sources.

Information Release to Gymnastics Nova Scotia and Gymnastics Canada 2023-2024 Membership Year

Must be signed by each participant (18 or over) or Parent/Guardian (under 18)

Gymnastics Nova Scotia (GNS) may collect, use, and disclose your personal information to Gymnastics Canada for the following purposes:

- a. Receiving information and communications from Gymnastics Canada in order to provide the members with the programs, services, products and information required as a member of Gymnastics Canada including newsletters, email bulletins, donation requests, invoices, notification of future programs, activities, fundraising and merchandise sales
- b. Establishment and management of trust funds and distribution of honorariums.
- c. Processing merchandise orders, registration, and travel administration.
- d. Event registration, outfitting uniforms, monitoring eligibility and team selection.
- e. In the case of medical emergencies.
- f. Biographical information.
- g. Media relations and media publications; and
- h. Publishing sports information.

If the student is under 18 years

□ As parent or guardian of personal information to Gymnastics Nova S	, I consent to the collection, use and disclosure of cotia and Gymnastics Canada as indicated above.
Signature:	Date:
□ <i>I DO NOT consent</i> to the collection, use a	and disclosure of personal information to Gymnastics Nova Scotia and
Gymnastics Canada as indicated above.	
Signature:	Date:

An individual may withdraw consent to the collection, use or disclosure of personal information at any time, subject to legal or contractual restrictions. GNS or GCG will inform the individual of the implications of such withdrawal. Consent will not be obtained from individuals who are minors, seriously ill, or mentally incapacitated and therefore will be obtained from parent, legal guardian or person having the power of attorney.

GYMNASTICS NOVA SCOTIA and GymNation Gymnastics

INFORMED CONSENT AND ASSUMPTION OF RISK AGREEMENT 2023-2024

(To be executed by All GNS Participants)

WARNING! Please read carefully

By signing this document, you will assume certain risks and responsibilities

1.	This is a binding legal agreement. Clarify any questions or concerns before signing. As a participant in the sport of
	gymnastics and the spectating, orientation, instruction, activities, competitions, programs, and services of Gymnastics
	Nova Scotia and GymNation Gymnastics (collectively the "Activities"), the undersigned, being the Participant and the

Participant's Parent/Guardian (collectively the "Parties"), acknowledge and agree to the terms outlined in this document.

Disclaimer

- 2. Gymnastics Nova Scotia, GymNation Gymnastics, and their respective Directors, Officers, committee members, members, employees, coaches, volunteers, officials, participants, agents, sponsors, owners/operators of the facilities in which the Activities take place, and representatives (collectively the "Organization") are not responsible for any injury, property damage, death, expense, loss of income, damage or loss of any kind suffered by the Participant during, or as a result of, the Activities.
 - € We have read and agree to be bound by paragraphs 1 and 2

Description and Acknowledgement of Risks

Participant's Name: ______

All Gymnastics Nova Scotia training programs and classes are taught and/or supervised by a certified coach but even with this training, supervision and other steps (including participants signing a declaration of compliance), there remain serious risks.

- 3. The Parties understand and acknowledge that:
 - a) The Activities have foreseeable and unforeseeable inherent risks, hazards, and dangers that no amount of care, caution or expertise can eliminate, including without limitation, the potential for serious bodily injury, permanent disability, paralysis, and loss of life.
 - b) The Organization may offer or promote online programming (such as webinars, remote conferences, workshops, and online training) which have different foreseeable and unforeseeable risks than in-person programming.
 - c) The Organization has a difficult task to ensure safety and it is not infallible. The Organization may be unaware of the Participant's fitness or abilities, may give incomplete warnings or instructions, may misjudge weather or environmental conditions, and the equipment being used might malfunction.
 - d) The novel coronavirus, COVID-19, has been declared a worldwide pandemic by the World Health Organization and COVID-19 is extremely contagious. The Organization has put in place preventative measures to reduce the spread of COVID-19; however, the Organization cannot guarantee that the Participant will not become infected with COVID-19. Further, participating in the Activities could increase the Participant's risk of contracting COVID-19.
- 4. The Participant is participating voluntarily in the Activities. In consideration of that participation, the Parties hereby acknowledge that they are aware of the risks, dangers and hazards and may be exposed to such risks, dangers, and hazards. The risks, dangers and hazards include, but are not limited to:
 - a) Contracting COVID-19 or any other contagious disease.
 - b) Privacy breaches, hacking, technology malfunction or damage.

- c) Executing strenuous and demanding physical techniques and exerting and stretching various muscle groups.
- d) Vigorous physical exertion, strenuous cardiovascular workouts, and rapid movements.
- e) The failure to properly use any piece of equipment or from the mechanical failure of any piece of equipment or apparatus.
- f) Failure to follow instructions or rules.
- g) Spinal cord injuries which may render the Participant permanently paralyzed.
- h) Serious injury to virtually all bones, joints, ligaments, muscles, tendons, and other aspects of the Participant's body or to the Participant's general health and well-being.
- i) Abrasions, sprains, strains, fractures, or dislocations.
- j) Concussion or other head injuries, including but not limited to, closed head injury or blunt head trauma.
- k) Physical contact with other participants, spectators, equipment, and hazards.
- I) Collisions with walls, any gymnastics apparatus, floors, or mats.
- m) Falling, tumbling, or hitting any gymnastics apparatus, the floor, mats, or other surfaces.
- n) Physical contact with other participants (including spotters).
- o) Not wearing appropriate safety or protective equipment on apparatus.
- p) Dangers of ill fitted masks or other protective equipment that might impair vision or come loose.
- q) Failure to act safely or within the Participant's ability or designated areas.
- r) Negligence of other persons, including other spectators, participants, or employees; and
- s) Travel to and from competitive events and associated non-competitive events which are an integral part of the Activities
- t) Exposure to allergens in a facility that might pose a severe risk to specific children or spectators.

${f ilde{\epsilon}}$ We have read and agree to be bound by paragraphs 3 and 4

Terms

- 5. In consideration of the Organization allowing the Participant to participate in the Activities, the Parties agree:
 - a) When the Participant practices or trains in their own space, the Parties are responsible for the Participant's surroundings and the location and equipment that is selected for the Participant.
 - b) That the Participant's mental and physical condition is appropriate to participate in the Activities and the Parties assume all risks related to the Participant's mental and physical condition.
 - c) That the Participant may experience anxiety while challenging themselves during the Activities.
 - d) To comply with the rules and regulations for participation in the Activities.
 - e) To comply with the rules of the facility or equipment.
 - f) That if the Participant observes an unusual significant hazard or risk, the Participant will remove themselves from participation and bring their observations to a representative of the Organization immediately.
 - g) The risks associated with the Activities are increased when the Participant is impaired, and the Participant will not participate if impaired in any way.
 - h) That it is their sole responsibility to assess whether any Activities are too difficult for the Participant. By the Participant commencing an Activity, they acknowledge and accept the suitability and conditions of the Activity.
 - i) That COVID-19 is contagious in nature and the Participant may be exposed to, or infected by, COVID-19 and such exposure may result in personal injury, illness, permanent disability, or loss of life; and
 - j) That they are responsible for the choice of the Participant's safety or protective equipment and the secure fitting of that equipment.
- 6. In consideration of the Organization allowing the Participant to participate, the Parties agree:
 - a) That the Parties are not relying on any oral or written statements made by the Organization or their agents, whether in brochure or advertisement or in individual conversations, to agree to participate in the Activities.
 - b) That the Organization is not responsible or liable for any damage to the Participant's vehicle, property, or equipment that may occur as a result of the Activities; and
 - c) That this Agreement is intended to be as broad and inclusive as is permitted by law of the Province of Nova Scotia and if any portion thereof is held invalid, the balance shall, notwithstanding, continue in full legal force and effect.

Jurisdiction			

Date

Province of Nova Scotia and they further agree that the substantive law of the Province of Nova Scotia will a regard to conflict of law rules.				of Nova Scotia will apply witho	oply without	
		€ We h	ave read and agree to	o be bound by paragraphs 5 t	to 7	
Ac	knowledgement					
8.	The Parties acknowledge that they have voluntarily, and that this Agreement is t of kin, executors, administrators and leg	o be binding upon themselv	ves, their heirs, their s			
Na	me of Participant (print)	Signature of Participant	[Date of Birth (day/month/yea	r)	
Na	me of Parent or Guardian if participant is	under 18 (print)	Signature of Parent	or Guardian		

7. The Parties agree that in the event that they file a lawsuit against the Organization, they agree to do so solely in the