

Align Ballet Method, Inc. Student Agreement

Contract start date: _____

Parties: This "Contract" is between [INSERT Client's full name] ("Client") and Align Ballet Method Inc. d/b/a the Align Ballet Method ("Company") for ballet instruction services ("Services").

This Contract Start Date is: [INSERT CONTRACT START DATE]. This Contract shall be renewed automatically and the monthly fees shall be collected via autopay unless this Contract is terminated within thirty (30) days of the next date of the billing cycle, by advance written notice to Company sent to the email address of Contact@AlignBalletMethod.com. The "Term" is the period of time from the Date of Commencement to the date of any such termination. Contract is valid and binding commencing upon the Contract Start Date, and shall be automatically extended for subsequent months on a monthly basis, unless terminated by Client via written notice of such termination to Align Ballet Method at least thirty (30) days prior to the next billing date as described herein above.

Agreement to Pay Recurring Fees: Client's full name shall pay to Company monthly recurring fees as follows: [INSERT Name of AutoPay company] for [INSERT AUTOPAY AMOUNT] via Client authorized automatic credit card or checking account ACH charges. By signing this Agreement, Client's full name hereby agrees to all of the terms set forth herein above and below: (a) I shall pay for the Services in a monthly recurring amount of [INSERT DOLLAR AMOUNT], as an automatic charge to my credit card, or automatic debit to my checking account each month for the Term of this Contract; (b) I hereby certify that I am the holder of the credit card or an authorized signatory on the checking account set forth herein below; (c) I expressly acknowledge, accept and agree that I will accept Company's notification if my credit card or checking account payment fails to authorize the charges for the Services for any reason and that I shall pay a charge of ten U.S. Dollars (\$10) as a late fee if I do not provide a valid credit card or checking account ACH information to Company within ten (10) calendar days of the original rejection date; (d) I expressly acknowledge, accept and agree that Company may refuse to provide the Services to me if my account becomes more than thirty (30) calendar days past due; and (e) I expressly acknowledge, accept and agree that any existing expired class credits that I have on file at Company shall cease to exist as of the Contract Start Date; (f) I expressly acknowledge, accept and agree that my membership with Align Ballet Method is non-transferable; (g) I understand that I may temporarily freeze the autopay billing for Align Ballet Method only once per every twelve (12) months for a fee of \$15. In order to initiate such freeze, I shall email: Contact@AlignBalletMethod.com. Further, I expressly acknowledge, accept

and agree that all class credits must be used by me within the thirty (30)-day period of time immediately subsequent to the billing date in which such credits are placed into my account and that such credits expire subsequent to such thirty (30)-day time period.

AGREED AND ACCEPTED AS WRITTEN HEREIN ABOVE:

Client's Signature

Client's Printed Name