



Carolina Winter Ensemble Association
Participating Group Master Agreement
Scholastic Group (Combined Schools)

This Participating Group Master Agreement (the “Agreement”) by and between PARTICIPATING GROUP NAME _____, PARTICIPATING GROUP ADDRESS, _____, (“Participating Group”) and Carolina Winter Ensemble Association, PO Box 3614, Rock Hill, SC 29732 (“CWEA”) shall be effective on the date of the last execution signature below.

Participating Group desires to compete in CWEA-sanctioned events (“the Events”). The following terms constitute an agreement made between Participating Group and CWEA regarding the relationship between the parties, including during the Events and time between the Events. CWEA and Participating Group will agree on additional and supplemental contract terms at the time of, and as a part of, Participating Group’s registration for any particular CWEA-sanctioned event. Participating Group and CWEA now agree as follows:

I. General Terms and Conditions

A. Participating Group shall be an entity with an existence that is separate from, and independent of, any particular individual. Ordinarily, a Participating Group will be a school district (or part thereof), or a private organization. Participating Group shall have a leadership structure that provides for meaningful leadership and oversight by more than two individuals. CWEA and Participating Group are independent entities, with no partnership, joint venture, or agency relationship between them.

B. This Agreement may be terminated by either party at any time for any reason, with or without prior notice, with or without cause, and without penalty. Termination of this Agreement shall not relieve either party of liability for breaches of the Agreement occurring prior to its termination.

C. Participating Group shall be responsible for registering for the Events in which it wishes to compete, using the methods established by CWEA and under the conditions established by

CWEA from time to time. Participating Group shall not be eligible to compete in any CWEA-sanctioned event unless this Agreement is in effect.

D. Participating Group shall comply with all rules and regulations prescribed by CWEA, including without limitation all adjudication manuals and policy manuals. Copies of all CWEA policy and guidance documents are available at CWEA's website or upon request.

II. Participant Protection and Safety

A. Participating Group shall follow all laws applicable to it, including both the laws of its home state and the laws of the state(s) to which the Participating Group travels. In particular, all laws concerning the protection and safety of participants in youth-serving organizations must be adhered to strictly.

B. Participating Group shall disseminate CWEA's policies concerning participant protection and safety to all of its leaders, staff, and participants, and shall ensure that its leaders and staff adhere to those policies. All such CWEA policies will be available on CWEA's website or upon request.

C. Participating Group shall maintain effective internal policies and procedures for the protection and safety of its participants, including without limitation the ability of any individual to report suspected misconduct to the leadership of the Participating Group without reprisal.

D. If the Participating Group receives information of any kind (oral or written, "informal" or "formal") suggesting that misconduct has occurred that is connected in any way to individuals or activities associated with the Participating Group, and if the suggested misconduct meets any of the following criteria, then Participating Group shall inform CWEA of the information in writing immediately to the extent local privacy laws allow:

1. Any misconduct of a sexual nature or potentially classifiable as a sex offense under applicable law, including without limitation so-called "victimless" activities such as prostitution, pornography, and indecent exposure;
2. Any misconduct in which actual or suggested sexual relations is an element;
3. Any harassing conduct pertaining to, in whole or in part, an individual's sex, gender, sexual orientation, or gender expression; and
4. Any conduct involving harm to a minor.

Participating Group shall conduct an effective internal investigation, report the matter to the appropriate external authorities as may be necessary, and take appropriate and effective remedial action under the circumstances.

E. Participating Group shall promptly and completely respond to all requests for information from CWEA concerning Participating Group's compliance with its obligations under this section II to the extent local privacy laws allow.

III. Intellectual Property

A. Participating Group shall indemnify and hold harmless CWEA and its directors, employees, and agents from and against all liability, loss, damages, claims, and expenses (including attorney's fees) resulting from any claim of copyright infringement, if the claim arises (in whole or in part) out of any act or omission of the Participating Group.

B. Participating Group shall adhere to all copyright policies set by CWEA, which are available at CWEA's website or upon request.

C. Participating Group irrevocably grants permission to use its name, likeness, and any reproduction of its performance (photographic, video, or otherwise) at any CWEA-sanctioned event for any advertising and/or educational purpose, and releases CWEA from all claims, liabilities and/or damages which may arise from such use.

D. Participating Group shall not use, or permit any of its members to use, CWEA's logo, or any logo or mark substantially similar to or derived from CWEA's logo, for any purpose without the express written consent of CWEA's President/CEO

IV. Liability

A. A. Participating Group agrees that the school/school district insurance policy fully and completely covers all those involved with the group listed on attached Exhibits (A, B, C, etc.) while participating in a CWEA event.

B. The parties mutually agree to defend, indemnify and hold harmless each other, their trustees, directors, officers, agents, and employees, individually and collectively, from and against all claims, suits, losses, injuries, damages, liabilities, obligations and causes of action, of whatever kind, arising in any manner whatsoever, out of, or in connection with, their performance of this Agreement for any breach of this Agreement or the negligent or willful acts or omissions of their trustees, directors, officers, agents and employees.

V. Scholastic Eligibility

C. This Agreement certifies that the students listed on attached Exhibits (A, B, C, etc.) granted permission to compete and are eligible to combine students and resources for the

purposes of scholastic competition. This would include homeschooled students that are zoned for this school district.

VI. Miscellaneous

A. The parties agree that this Agreement shall be construed under the laws of the State of South Carolina, and the parties further agree that the federal and state courts located in South Carolina shall have exclusive and sole jurisdiction to resolve all disputes arising under or related to this Agreement. The parties irrevocably consent to the jurisdiction of the federal and state courts located in South Carolina, and agree that such courts are the only proper venue for the resolution of disputes between them.

B. The individual who is executing this Agreement on behalf of the Participating Group hereby warrants and represents that he or she has the full power and authority to bind the Participating Group to these terms. If the Participating Group is associated with a school, then this Agreement may only be executed by an employee of the school – not an independent contractor – authorized to bind the school to its terms either by law or by a resolution duly adopted by the governing body of the school/organization.

I have read and agree to adhere to the policies and procedures outlined in this Participating Group Master Agreement by and between Participating Group and CWEA.

Accepted for SCHOOL DISTRICT:

District Superintendent (or designee)

Dated



SCHOLASTIC ELIGIBILITY CERTIFICATION
COMBINED SCHOOLS

This form is to certify scholastic eligibility for students participating in Carolina Winter Ensemble Association (CWEA) events. All performers of a competing group in any scholastic classification must be approved for participation by the principal of the sponsoring school. Each scholastic group shall submit the provided Scholastic Eligibility Certification Form signed by the authorizing school principal or administrator listing all approved participants of that school's group to the CWEA Administration. Scholastic Letters must be received no later than you first scheduled performance of the season. **Groups failing to submit this certification form will not be permitted to compete.**

GROUP INFORMATION	
GROUP NAME:	
DIVISION:	CLASSIFICATION:
SCHOOL INFORMATION	
SCHOOL NAME:	DISTRICT NAME:
DISTRICT CITY:	DISTRICT STATE:
PRINCIPAL NAME:	TELEPHONE:
EMAIL:	
DIRECTOR INFORMATION (Band Director or officially credentialed school employee responsible for group)	
DIRECTOR NAME:	TELEPHONE:
EMAIL:	
LIST OF STUDENTS	
TOTAL NUMBER OF STUDENTS: _____	

I, _____ (Principal Name) hereby certify that the students listed above are all students of the above listed School District attending the above listed school and are approved by the school and/or school district to participate as a member of the color guard, percussion or winds ensemble.

Principal's Signature

Date



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