## NDCA PREMIER LIMITED USAGE AGREEMENT

THIS	S LIMITED USAGE AGREEMENT is entered into thisday of
by a	nd between National Dance Council of America, (NDCA), hereafter noted as licensor, and
	("Licensee").
WITNESSETH:	
WHI	EREAS, NDCA is the owner of NDCA Premier competition software; and
	EREAS, Licensee desires to obtain a non-exclusive license to use NDCA Premier competition rare in connection with the NDCA Sanctioned competition known as:
NOW	V, THEREFORE, in consideration of the foregoing, the parties agree as follows:
1.	GRANT. NDCA hereby grants to Licensee a non-exclusive, royalty free license to use NDCA Premier only in conjunction with the Authorized Use.
2.	PERIOD OF USAGE. The Period of Usage shall be from today through
3.	OWNERSHIP OF MARK. Licensee acknowledges that NDCA is the owner of NDCA Premier and that all of Licensee's use under this Agreement shall be limited to the approved NDCA recognized competition. Licensee acknowledges that it is not acquiring any interest in or rights to NDCA Premier apart from the rights set forth in this Agreement. Licensee shall not contest or deny NDCA's ownership or validity of NDCA Premier or assist others in doing so in any way.
4.	<u>LIABILITY.</u> NDCA assumes no liability to <u>Licensee</u> or to any third party with respect to <u>Licensee</u> 's use of NDCA <u>Premier. Licensee</u> assumes sole responsibility for the usage of NDCA <u>Premier</u> that includes, but is not limited to, achieving results; installation; use of software; training on usage. NDCA <u>Premier</u> is provided 'as is' without warranty of any kind, either express or implied.
5.	<u>INDEMNITY</u> . Licensee agrees to indemnify, defend and hold harmless <b>NDCA</b> and its subsidiaries, affiliates, officers, employees, agents, representatives and assignees against, any loss, liability, taxes or damages (actual or consequential) arising from or in connection with <b>Licensee's</b> use of <b>NDCA Premier</b> .
6.	ASSIGNMENT. This Agreement may not be voluntarily or involuntarily, directly or indirectly assigned, sold, or otherwise transferred by <b>Licensee</b> without the prior written approval of <b>NDCA</b> , and any such assignment or transfer without such approval shall constitute a breach hereof and convey no rights or interest in <b>NDCA Premier</b> to such assignee.
7.	NO REVERSE ENGINEERING; NO DERIVATIVE WORKS. Licensee agrees not to modify.
	reverse engineer, adapt, disassemble or decompile the Software, or any portion thereof. You may not create derivative works based on the Software or any part thereof.
8.	Licensee further agrees that it will not use the NDCA Premier competition software in conjunction with the names or logos of other companies or any third parties.
	VITNESS WHEREOF, the parties have caused this Agreement to be duly executed the day and first written above.
Natio	onal Dance Council of America Licensee Sign Here:
By:_	By:
	NDCA, Richard Booth Licensee,