



# ILLINOIS LEGENDS CHEER CO.

## 2026-2027 FULL SEASON

(JULY 1ST -MAY 31ST)

***WELCOME TO THE HOUSE OF LEGENDS! OUR FOCUS IS BUILDING HEALTHY, STRONG, AND CONFIDENT ATHLETES. CREATING A POSITIVE EXPERIENCE AND A SOLID FOUNDATION FOR THEIR CHEER FUTURE IS OUR TOP PRIORITY. GOOD SPORTSMANSHIP, RESPONSIBILITY, LEADERSHIP, AMONGST OTHER VALUABLE SOCIAL SKILLS WILL BE THE CORE ESSENTIALS TAUGHT THROUGH OUR PROGRAM. DON'T MISS OUT ON THE OPPORTUNITY TO GIVE THEM THE MOST UNFORGETTABLE CHEER EXPERIENCE THEY DESERVE. COME ORDINARY AND BECOME LEGENDARY!***



## **EVALUATIONS**

The evaluation process will be a stress free environment. During these sessions athletes will stretch, jump, tumble, and learn a mini dance to showcase at the end of their tryout.

If you are having trouble attending a specific evaluation date, you can also arrange for a private evaluation. These sessions are typically one-on-one or in a small group. Please note that there is an additional charge for doing your evaluation outside of the regular sessions.

## **TEAM PLACEMENT**

Team Placement will be revealed via an email announcement 1 to 2 weeks after their tryout.

Please note, NOT all athletes need to have a specific tumbling skill to make a specific team. Athletes with no tumbling or lower level tumbling may be placed on a higher level team depending on their strength as a stunter, jumper, or performer. Once the season begins, athletes who fail to maintain the skills they demonstrated at tryouts may be reassigned to a different team throughout the season. Those who show a significant improvement may also be advanced or moved up to a higher level team if needed.





# PRACTICES / ATTENDANCE TRYOUT CHECKLIST

## **PRACTICES / ATTENDANCE**

Practices will begin the first week of July 1st. Exact practice times and dates are TBD and will be confirmed along with their team placement email. All teams will practice 2 times a week. Elite and Prep teams will practice 2 hours each day and Novice teams will practice 1.5 hours a day. It is imperative that you make every effort to make practices. Additional practices and extended practices will be scheduled during important times of the season.

## **TRYOUT CHECKLIST**

We look forward to working with you at one of our upcoming evaluations! Please be sure to arrive with these items already completed.

- ✓ FINANCIAL AGREEMENT
- ✓ TRYOUT FORM WITH THE ATTACHED PHOTO OF YOUR ATHLETE - HEAD SHOT ONLY!
- ✓ PAYMENT AUTHORIZATION FORM
- ✓ MEMBER RELEASE WAIVER
- ✓ EXPECTATION AGREEMENT

**IMPORTANT: Please be sure to double-check all your information. Contact information needs to be legible and written in blue or black ink. All paperwork is due the day of evaluation.**





### EVALUATION FEES 26-27

Returning members: \$20  
New members: \$30  
Private evaluation: \$40

### MONTHLY TUITION FEE (DUE 1ST OF THE MONTH, JULY 1st - MAY 31st)

Elite teams: \$310 (6/7 competitions)  
Prep teams: \$280 (6 competitions)  
Novice teams: \$225 (6 competitions)

### ADDITIONAL FEE BREAKDOWN (MANDATORY)

Elite Uniform/bow fee: \$400 (due 15th of JUL)  
Practice wear fee: \$280 (due 15th of AUG)  
Music/choreography fee: \$300 (due 15th of SEPT)  
Prep/ Novice uniform fee: \$300  
USASF fee paid directly to the USASF: \$49 (only ELITE & PREP teams)

*Payment Policy: Tuition is due on the 1st of the month, with a \$20 late fee after the 5th. There are no refunds or prorating of any fees for any reason. Billing will not stop until a 30-day written notice is received.*

### HOLIDAYS & BREAKS

Thanksgiving: November 23rd - 29th  
Winter break: December 23rd - Jan 1st  
Spring Break: March 29th - April 4th

### COMPETITION SCHEDULE

TBD



**+1 773 396 0354**



ILLINOISLEGENDSCHEERCO@YAHOO.COM





# FINANCIAL AGREEMENT

PLEASE INITIAL THE FOLLOWING

I \_\_\_\_\_ parent of \_\_\_\_\_,  
(Print name of parent/legal guardian) (Print name of athlete)

- I understand and agree that monthly tuition payments are due on the 1st of the month.
- I understand that there are NO REFUNDS OR PRORATING of ANY fees for ANY reason. Should my athlete decide to quit prior to the end of the season, I understand I will NOT receive ANY sort of refund on fees paid and understand I am responsible for any outstanding fees prior to leaving the program.
- Additional practices may be added prior to large competitions. I understand there is no additional charge for additional practices.
- Practices may be canceled due to holidays, competitions, or inclement weather, and no refunds will be given.
- I understand should my athlete quit, payments made to ILCC are non-refundable and non-transferable for ANY reason.
- I understand that I am required to put a valid debit/CC on file for tuition charges. All accounts must keep a current Credit Card on file so that accounts are kept current.
- I understand that I am subject to a late fee charge of \$20.00/month after the 5th of the month. Excessive tardiness in payments will be grounds for my child not competing, possible dismissal and my account being sent to a professional collection's agency.
- I understand should I write a check that is returned, there will be an additional \$25.00 returned check fee added to my account. I understand that not only am I liable for payment for that check, but I am also responsible for the additional fee.
- In the event that an athlete must resign from a team, by signing this contract, I am solely responsible for tuition fees and that all fees are non-refundable and non-transferable. I understand billing will not stop until a 30-day written notice is received and that I am responsible for all fees until written notice is given.
- ILCC reserves the right to remove athletes from the program if their financial obligation is not upheld. Athletes with past due balances that exceed 30 days may not participate in private lessons, classes, and/or team practices until the account is brought current. Past due balances that exceed 120 days will be sent to a third-party collection agency for which charges will apply, and the parent will be solely responsible for the total amount and any additional fees that may occur with taking to such agency.
- Should my athlete not be permitted to compete at any given event because of our failure/inability to comply with attendance, particularly the two weeks leading up to an event, I will not hold ILCC responsible for lost travel fees and understand that no refund will be given for those event fees.
- I understand that all travel fees are non-refundable and do not hold ILCC responsible for any changes/additions to travel plans. ILCC will provide travel days when releasing the competition schedule to help make travel expectations understood.
- I understand that apparel WILL NOT be ordered until my account is current. I also understand that my uniform and all ILCC apparel are custom made and therefore cannot be canceled once ordered through the 3rd party vendor. I understand that if my athlete chooses to quit after my uniform and apparel has been ordered, ILCC will contact me to pick up the items once they are in, but that ILCC is not responsible for selling my items for me.

I understand and agree to the above financial policy.

Parent/Guardian Signature: \_\_\_\_\_ Date: \_\_\_\_\_



# PAYMENT AUTHORIZATION

## **PARENT INFORMATION**

**Parent/Guardian Name:** \_\_\_\_\_  
**Address:** \_\_\_\_\_  
**City:** \_\_\_\_\_ **State:** \_\_\_\_\_ **Zip:** \_\_\_\_\_  
**Phone:** \_\_\_\_\_ **Email:** \_\_\_\_\_

I understand that I am liable for and hereby authorize ILLC to withdraw funds from my account for the purpose of any outstanding fees related to my account and that all fees are nonrefundable. Failure to keep your account in good standing may result in your athlete being unable to practice, dismissal from ILLC, and being sent to a collections agency.

\_\_\_\_\_  
**PRINT NAME OF PARENT/LEGAL GUARDIAN**

\_\_\_\_\_  
**SIGNATURE OF PARENT/LEGAL GUARDIAN DATE**

## **ATHLETE / PAYMENT INFORMATION**

\_\_\_\_\_  
**ATHLETE NAME**

\_\_\_\_\_  
**VISA / DISCOVER / MASTERCARD ACCOUNT #**

\_\_\_\_\_  
**NAME ON CREDIT CARD EXP. DATE CVC CODE**

\_\_\_\_\_  
**BILLING ADDRESS, CITY, STATE, ZIP**

\_\_\_\_\_  
**SIGNATURE OF CARDHOLDER**



# MEMBER RELEASE

## **MEMBER RELEASE, INDEMNIFICATION, AND WAIVER OF LIABILITY AGREEMENT AND ASSUMPTION OF RISK**

In consideration of the permissions to enter and use the facilities, to participate in or observe activities, and to receive the services described herein, I, on behalf of myself, my children, my parents, my heirs, guardians, assigns, agents, personal representative and estate (hereinafter collectively referred to as "I") hereby agree to release, discharge, indemnify, and hold harmless, ILCC, its owners, corporate entities, companies, affiliates, subsidiaries, premises owners, contractors, agents, officers, employees, and all other persons or entities acting in any capacity on their behalf (hereinafter collectively referred to as "ILCC"), as follows:

1. I understand and acknowledge that the activities that I or my child engage in while on the premises or under the auspices of ILCC pose known and unknown risks which could result in injury, paralysis, death, emotional distress, or damage to me, my child, to property, or to third parties. The following describes some, but not all, of those risks: Cheerleading and gymnastics, including performances of stunts and use of trampolines, entail certain risks that simply cannot be eliminated without jeopardizing the essential qualities of the activity. Without a certain degree of risk, cheerleading students would not improve their skills and the enjoyment of the sport would be diminished. Cheerleading and gymnastics expose participants to the usual risk of cuts and bruises, and other more serious risks as well. Participants often fall, sprain or break wrists and ankles, and can suffer more serious injuries. Traveling to and from shows, meets and exhibitions, raises the possibilities of any manner of transportation accidents. In any event, if you or your child is injured, medical assistance may be required which you must pay for yourself.

2. I acknowledge I am familiar with the sports of cheerleading, gymnastics, trampoline, tumbling, stunting, jumping, athletic workouts, and other physical activities. I understand I have the right to inspect all equipment, surfaces, and facilities before every use or event. I represent that I have done so and will do so to the extent that I want. I also represent that I and my child are entering into this agreement for recreational purposes and not for business or financial reasons. I have not been promised or expect any future monetary gain or publicity or intellectual property rights.

3. I expressly agree and promise to accept and assume all of the risks, known and unknown, connected with all ILCC related activities, including but not limited to those listed in paragraphs 1 and 2 (hereinafter "ILCC related activities").. My participation and that of my child is purely voluntary. No one has forced or coerced me or my child to participate. I elect for myself and my children to participate in such activities in spite of the risks.

4. I represent that my child is physically and mentally fit to participate in all ILCC related activities. To the extent I had any doubts, concerns, or questions about whether my child was physically or mentally fit to participate, I have discussed those with the appropriate medical or professional advisor and I am comfortable making this representation.

5. I hereby voluntarily release, forever discharge, and agree to hold harmless and indemnify ILCC from any and all liability, claims, demands, actions or rights of action, which are related to, arise out of, or are in any way connected with my child's participation in ILCC related activities, including personal injury and property damage 6. This release, waiver of liability, and hold harmless agreement means I will not sue ILCC for any reason. Any reason" includes:

- (a) ILCC's own negligence or fault;
- (b) the negligence or fault of anyone else which might be attributable to ILCC;
- (c) the negligence or fault of me, my child, or anyone I am responsible for.

I understand I am not releasing or waiving the liability of anyone for criminal actions, intentional torts, or gross negligence.

The indemnity provision means I will pay any settlement by, judgment against, and expenses of ILCC due to me or my child's ILCC related activities.



# MEMBER RELEASE

## **MEMBER RELEASE, INDEMNIFICATION, AND WAIVER OF LIABILITY AGREEMENT AND ASSUMPTION OF RISK**

8. Should ILCC incur attorney's fees and costs (a) to enforce this agreement, or (b) because ILCC is named in litigation related to, arise out of, or are in any way connected with my child's participation in ILCC related activities, I agree to indemnify and reimburse them for such fees and costs.

9. I certify that my child has health, accident and liability insurance to cover bodily injury or property damage that may be caused or suffered while participating in this event or activity, or else I agree to bear the costs of such injury or damage to my child. I further certify that I am willing to assume and bear the costs of all risks that may arise or be created, directly or indirectly, through or by any such condition. No promise has been made to provide medical or training staff at any premises where ILCC related activities occur.

10. In the event that I file lawsuit against ILCC, I agree to do so solely in the State of the primary facility where my child participates in ILCC related activities. I further agree that the substantive law of Illinois shall control this agreement, including my authority to waive the rights of my minor child, and Indiana law shall apply in any such action without regard to the conflict of laws rules thereof. I agree that if any portion of this agreement is found void or unenforceable, the remaining portions shall remain in full force and effect.

11. I understand that ILCC is relying on my representations and certifications herein, which are material to it entering this agreement.

12. By signing this document, I acknowledge that if anyone is hurt or property is damaged during my participation or the participation of any of my children in this activity, I may be found by court of law to have waived my right to maintain a lawsuit against ILCC on the basis of any claim from which I have released ILCC by signing this Agreement.

I have had sufficient opportunity to read this entire document. I have read it and understand it. I agree to be bound by its terms.

Signature of Participant or parent: \_\_\_\_\_

Print Name: \_\_\_\_\_ Date: \_\_\_\_\_

### **[MUST BE COMPLETE FOR PARTICIPANTS UNDER THE AGE OF 18]**

In consideration of \_\_\_\_\_ (print minor's name) ("Minor") being permitted by ILCC to participate in its activities and to use its equipment and facilities, I further agree to indemnify and hold ILCC from any and all claims which are brought by, or on behalf of Minor and which are in any way connected with such use or participation by Minor.

Parent/Guardian: \_\_\_\_\_

Print Name: \_\_\_\_\_ Date: \_\_\_\_\_

Parent/Guardian Signature: \_\_\_\_\_ Date: \_\_\_\_\_

Athlete Signature: \_\_\_\_\_ Date: \_\_\_\_\_



# EXPECTATION AGREEMENT

## ILCC APPAREL CONTRACT

I understand that the ILCC logo is a trademarked logo and as part of the trademarked process, we have to protect our brand to the fullest extent. We take that very seriously and therefore cannot allow parents to use the logo without written consent or approval from the owners directly. Please review the following procedures or apparel to alleviate any apparel issues during the season.

I understand that as a parent in the program, I cannot create any item using the ILCC LOGO, TEAM NAME, TEAM SYMBOLS without written permission from the owners/managers of ILCC. I understand that should I decide to create an item without permission, I may be asked to either leave the program, or replace the items created for everyone at your own cost. Items made without using the appropriate avenues, will not be allowed to be used/worn and must be turned in immediately.

Teams are allowed to purchase items, through our approved vendors. Going through the appropriate process allows us to keep any additional non-planned expenses to a minimum for families during a competition season. Coaches and managers are the appropriate channels to go through when items are wanted/needed.

Edible Items: the logo or team name are not allowed to be used during a season on any edible items without our written consent. We love celebrating your athletes' successes at parties and are happy to allow the use of our brand/ logo/team name for those events solely.

Parent/Guardian Signature: \_\_\_\_\_ Date: \_\_\_\_\_

## APPEARANCE & EXPECTATIONS

I hereby authorize ILCC to publish photographs taken of my minor child or children listed below for use in ILCCs print, online, and video-based marketing materials, as well as other ILCC publications. I hereby release and hold harmless ILCC from any reasonable expectation of privacy or confidentiality for myself or the minor child/ children listed below associated with the images specified above.

Further, I attest that I am a parent or legal guardian of the child or children listed below and that I have full authority to consent and authorize ILCC to use their likeness, I further acknowledge that participation is voluntary and that neither I, the minor child, or minor children will receive financial compensation of any type associated with the taking or publication of these photographs or of said photos confers no rights of ownership or royalties, whatsoever.

I hereby release ILCC, its contractors, its employees and any third parties involved in the creation or publication of ILCC's publications, from liability for any claims by me or any third party in connection with my participation or the participation of the minor children listed below.

Parent/Guardian Signature: \_\_\_\_\_ Date: \_\_\_\_\_

## POLICIES & EXPECTATIONS COMMITMENT

I have read and fully understand all codes, rules, and expectations in this try out packet. I understand that I am entering into this All-star program of my own free will. I understand what is expected of me as a parent and an All-star cheerleader. I will conduct myself in a sportsmanlike manner and uphold the standards that are expected of me as an ILCC All-Star parent and cheerleader.

Parent/Guardian Signature: \_\_\_\_\_ Date: \_\_\_\_\_  
Cheerleader Signature: \_\_\_\_\_ Date: \_\_\_\_\_



# ATHLETE QUESTIONNAIRE

PLEASE  
ATTACH YOUR  
ATHLETES  
PICTURE HERE

HEADSHOT IS  
PREFERRED.

Athlete's Name: \_\_\_\_\_

Date of Birth: \_\_\_\_\_

Age as of December 31st, 2026: \_\_\_\_\_

School: \_\_\_\_\_

Have you cheered before? \_\_\_ Yes \_\_\_ No If so, Where? \_\_\_\_\_

If you have cheered allstars before, what level were you on? \_\_\_\_\_

Which stunt position were you on your last team? (Circle all that apply)

NONE      FRONT SPOT      FLYER      MAIN BASE      SIDE BASE      BACKSPOT

Are you willing to try a new position if needed? \_\_\_ Yes \_\_\_ No

Which level tumbling skills have you mastered? ( **SEE TUMBLING GUIDE LEVELS BELOW** )    0    1    2    3    4    5

We will be offering teams levels 1-4 ? which level are you HOPING to make?    1    2    3    4

What extra-curricular activities will be a higher priority to you than your all star team? (For what would you potentially request an excused absence?)

\_\_\_\_\_  
\_\_\_\_\_

Interested in double teaming for the 2026-2027 season? There is an additional monthly fee of \$75/month when crossing over to another team if you are considered a contender \_\_\_ Yes \_\_\_ No

Would you be willing to allow your child to attend The Summit (Orlando, Florida) if your child's team receives a bid for the 2026-2027 season and the owner decides to take your child's team? ( Extra fees depending on the type of bid will be needed in addition to cover the cost for these competitions.) \_\_\_ Yes \_\_\_ No

If you mark Yes for this question and later decide your athlete is unable to attend The Summit, there will be a charge of \$100 added to your account to assist in finding a last-minute replacement.

## TUMBLING GUIDE LEVELS

- 0 - No tumbling or beginner skills such as forward/backward rolls, bridge/backbend, or cartwheels.
- 1 - Round off, front/back walkover, backbend (unasisted), bridge kick overs.
- 2 - Standing back handspring, back walkover backhandspring, running back handspring, running multiple back handsprings.
- 3 - Standing multiple back handsprings, round off backhandspring tuck, punch front, aerial.
- 4 - Standing back tuck, standing back handspring tuck, running layout, round off whip connected to backhandspring back tuck.
- 5 - Standing backhandspring multiples to layout, running full, jump to standing tuck.