

Terms and Conditions
Princes Dance Academy
DANCERS UNITED

1. Bookings and Payments

Events tickets for online can only be booked in advance via online payment. Offline events will accept tickets purchase at the door. Any offers and refunds are clarified for each event and displayed on the marketing platforms used.

We accept payments by any of the following methods:

- Online via PayPal
- Cash
- Internet bank transfer: sort code **20-35-93**; account **80211710**; **Princes Dance Company Ltd**. In reference, please put your name. Please send an email to info@princesdance.uk once you have made a payment for confirmation of receipt.
- Card payments from the following providers



2. Cancellation

Cancellation with full refund is available 7 days before the offline event.

3. Gift Vouchers

- 3.1 Vouchers are strictly non-refundable and cannot be exchanged.
- 3.2 Gift vouchers are valid for 6 months after purchase date.
- 3.3 Gift Vouchers ordered through our Website will be delivered by electronic means to the email address you specify at the time of order
- 3.3 Once a voucher has been redeemed by a customer, its remaining value cannot be reimbursed or transferred to another person.
- 3.4 You may change time/day of your booked private lesson by giving at least 24 hour notice for a single lesson and 48 hour notice for a double lesson. Should you cancel the lesson in less time than specified above, the full lesson will be deducted from your remaining voucher balance.

4. Block Booking

- 4.1 Block booking refers to 4 consecutive events from the date of the first event

Online Application

- 4.1.1 For on line applications you will either have sight of a confirmation page or receive an email. If you have supplied your email address, acknowledgement that your application has been received and is being processed does not yet mean that the contract between us is formed.

5. Links to and From Other Sites

4.1 Any links to third party websites located on this Website are provided for your convenience only. We have not reviewed each third party website and have no responsibility for such third party websites or their content. We do not endorse the third party websites or make representations about them or any material contained in them. If you choose to access a third party website linked to from this Website, it is at your own risk.

4.2 If you would like to link to this Website, you may only do so on the basis that you link to, but do not replicate, any page on this Website, and subject to the following conditions:

(a) you do not in any way imply that we are endorsing any services or products unless this has been specifically agreed with us;

(b) you do not misrepresent your relationship with us or present any false information about us;

(c) you do not link from a website that is not owned by you; and

(d) your website does not contain content that is offensive, controversial, infringes any intellectual property rights or other rights of any other person or does not comply in any way with the law in the United Kingdom.

4.3 If you choose to link to our website in breach of the above you shall fully indemnify us for any loss or damage suffered as a result of your actions.

5. Disclaimer

5.1 We take all reasonable steps to ensure that the information on this Website is correct. However, we do not guarantee the correctness or completeness of material on this Website. We may make changes to the material on this Website at any time and without notice. The material on this Website may be out of date, or on rare occasions incorrect and we make no commitment to ensure that such material is correct or up to date.

5.2 The material at this Website is provided without any conditions or warranties of any kind. To the maximum extent permitted by law, we provide access and use of this website on the basis that we exclude all representations, warranties and conditions which but for these Terms may have effect in relation to this Website.

5.3 Any person who participates in dance classes provided by Princeps Dance Academy shall do so at his/her own risk. He/she shall assume all risk involved, including but not limited to all loss or stolen property, cost, claim, injury, damage, or liability sustained while participating. Princeps Dance Academy will not be held liable for any misfortune that may occur.

6. Exclusion of Liability

6.1 Neither we nor any other party (whether or not involved in producing, maintaining or delivering this Website), shall be liable or responsible for any kind of loss or damage that may result to you or a third party as a result of your or their use of our website. This exclusion shall include servicing or repair costs and, without limitation, any other direct, indirect or consequential loss, and whether in tort or contract or otherwise in connection with this Website.

6.2 Nothing in these Terms shall exclude or limit liability for (i) death or personal injury caused by negligence (as defined by the Unfair Contract Terms Act 1977); (ii) fraud; (iii) misrepresentation as to a fundamental matter; or (iv) any liability which cannot be excluded or limited under the law of the United Kingdom.

6.3 We are implementing all the precautions, protection and safety measures to minimise the risk of Covid 19. We cannot be liable for any infection by Covid 19 in offline events.

7. Governing Jurisdiction

This Legal Notice shall be governed by and construed in accordance with English law. Any dispute(s) arising in connection with this Legal Notice are subject to the exclusive jurisdiction of England and Wales.