

Dance World Cup Membership Terms and Conditions 2015/2016

1. Terms and Conditions of Membership

This document sets out the terms and conditions that apply to membership of Dance World Cup (DWC) and is entered into with the named individual. DWC Ltd reserves the right to change these terms and conditions at any time and undertakes to communicate material changes to all members within an appropriate time. Membership of DWC entitles the subscriber to benefits. These benefits and services may alter from time to time, with the current offer always listed on our website (www.dwcworld.com) and in membership publicity.

All dance schools may apply for their students to join as members of DWC. Becoming a member of DWC carries no legal responsibility for the member in respect of DWC, nor does it carry voting rights at meetings or liability in respect of any debts of DWC Ltd. The term “member” is the name used to describe the group of people that access DWC services and benefits via a subscription programme.

Applications from new members will be processed within 4 weeks. Current price for a membership is listed on our website (www.dwcworld.com). Discounts apply to existing and new members up until the date of their country qualifier, please see our website for details. Discounts apply to countries where there is no live qualifier until the closing date for entries (available on www.dwcworld.com).

DWC Ltd will contact the dance school of the member to inform them when memberships are due for renewal, and we will provide renewal forms and information about payment methods if applicable. DWC Ltd will write to inform the dance school if the memberships become lapsed.

Membership is not transferable and membership fees are non-refundable. The member has the right to withdraw their membership at any time and without providing reason however a refund if applicable for the “unused” portion of the membership will not be provided. DWC Ltd reserves the right to cancel a membership at any time should we anticipate that it will not be possible to continue to provide membership benefits and services for a continuous period of 90 days or more. However, we shall use our reasonable endeavours to give you reasonable advance notice if we intend to withdraw services or benefits on a permanent basis. DWC Ltd accepts no liability whatsoever for any harm, damage or loss, howsoever caused, which results through being a member of DWC.

These terms shall be governed by and construed in accordance with the laws of Jersey, Channel Islands. The courts of Jersey, Channel Islands shall have exclusive jurisdiction to hear or decide any claim, action or proceedings and to settle any disputes arising out of or in connection with the Terms, and for these purposes each party irrevocably submits to the jurisdiction of the Jersey, Channel Islands courts.

2. Privacy Policy

DWC Ltd will, through the membership registration and renewals process, collect the required data about the member and/or the member's dance school. We endeavour to take all reasonable measures to protect this data whilst it is in our care. When you register as a member we collect such personal data as is required to properly administrate the membership subscription but will not collect sensitive data about you (race or ethnic origin, religious or other beliefs etc). Data used for marketing purposes about our work, products and services and those with whom we collaborate will be based on the dance school data only.

We will not provide or share a member's personal data with third parties unless we have the member's explicit permission to do so. The member has the right to access their personal data held by DWC. Any request for this should be directed to dance@dwcworld.com.

3. Permissions

The member hereby gives permission for DWC Ltd, or those contracted to do so on DWC's behalf, to video and photograph them. The member gives permission for these videos/photos to be used on DWC's websites, live streaming, social media outlets and any promotional materials. The member gives permission for DWC Ltd to sell videos, pictures and promotional materials that the member may appear in, to the general public.

The member gives permission to DWC Ltd to give their details to DWC's sponsors. Should the member not wish for their details to be given to these outlets they should advise by email to dance@dwcworld.com.

The member accepts that any dance moves that are carried out are at their own risk and that any injuries suffered from such dance moves are totally the member's responsibility and DWC Ltd cannot be held responsible.

The dance teacher/school will accept these terms and conditions on behalf of the students for whom they are applying for membership. It is the responsibility of the dance school/teachers to obtain permission from the member/parent/guardian of the member.

4. Information about DWC Ltd

Registered Office: 8th Floor Union House, Union Street, St Helier JE2 3RF

Website: www.dwcworld.com Email: dance@dwcworld.com

Company registered in Jersey, Channel Islands no 103716