



FEEL THE BEAT DANCE STUDIO

Terms of Use

- ✓ Students should bear his/her own risk and attend lessons according to their own abilities.
 - A Code of Conduct will be issued to dancers and students. These are also posted at the studio entrance and company website. Failure to observe the Code of Conduct may result in students being asked to leave. The Feel The Beat Dance Studio reserves the right to refuse any student prior to or after enrolment. No refund will be given if the Code of Conduct has been invoked.
- ✓ Individual use the studio at their own risk
- ✓ Outdoor shoes cannot be worn in the studio
- ✓ Smoking is prohibited on the premises
- ✓ Other than bottled water, no food or liquids are allowed in the studio
- ✓ No unauthorised storing of material is allowed
- ✓ Lost property will be kept for no more than 1 week
- ✓ All persons renting the studio (“Hirer”) are responsible for providing their own insurance
- ✓ The studio must be left in a clean and tidy order and without damage at the end of the hire out and the Hirer agrees to reimburse Feel The Beat Dance Studio for all expenses for cleaning and repairs if this condition is not complied with
- ✓ The Hirer agrees not to use the studio in such a way as to cause any nuisance, damage, disturbance, annoyance, inconvenience or interference to the studio or neighbouring or adjoining premises
- ✓ Feel The Beat Dance Studio shall not be liable for damage to any property of or for any losses, claims, demands, actions, proceedings, damages, costs or expenses or other liability incurred by the Hirer or any person present with the consent of the Hirer
- ✓ Feel The Beat Dance Studio shall not be liable for the death or injury to, or for any losses, claims, demands, actions, proceedings, damages, costs or expenses or other liabilities incurred by the Hirer or any persons present with the consent of the Hirer
- ✓ In the event that the Hirer shall actually suffer any loss or damage arising directly from the negligence or breach of contract, Feel The Beat Dance Studio’s liability therefore shall be limited in any event to the Maximum Liability in respect of the aggregate of all instances of such negligence and/or breach arising out of Feel The Beat Dance Studio’s performance of its obligations.

Maximum Liability means the maximum liability on the part of Feel The Beat Dance Studio to the Hirer arising under or in connection with each invoice, being any deposit or payment actually received by Feel The Beat Dance Studio.