Dance in Devon Retreats Booking Terms and Conditions

Privacy Policy Dance in Devon’s Privacy Policy available to view at https://danceindevon.org.uk/privacy/

1. How the Contract is formed between you and Dance in Devon

1.1. Your booking constitutes a request to us to reserve a place for you on a Course with a specific start date. The contract between us (Contract) will be formed when we receive your booking.

2. Payment Terms

2.1. A non-refundable deposit of £125 per person can be made at the time of booking with the balance payable by 31st March 2020. Courses booked after 31st March 2020 must be paid for in full at the point of booking.

2.2. Fees can be paid in full at the time of booking.

2.3. If these payments are not adhered to, Dance in Devon have the right to cancel the relevant booking.

3. Cancellation Policy

3.1. You may cancel any part of your booking at any time. To cancel a booking, you need to inform Dance in Devon in writing to administrator@danceindevon.org.uk.

3.2. If you cancel your booking before 31st March 2020, Dance in Devon will withhold the deposit amount of £125 and pay any other monies back via the method in which you originally paid.

3.3. If you cancel all, or any part, of your booking after 31st March 2020, Dance in Devon will withhold the whole amount.

3.4. If Dance in Devon cancels a Course before it commences you will be eligible for a full refund of the Course fee that you have paid.

3.5. Dance in Devon will refund any money received using the same method originally used when taking the booking.

3.6. A payment will be made within 30 days of you providing Dance in Devon with a cancellation notice within the time periods described in the Cancellation Policy that attract a refund.

4. Price and Payment

4.1. You will be responsible for paying us all fees.

4.2. All fees will be as quoted on site. Fees are liable to change at any time, but changes will not affect bookings already made.

4.3. All payments for Courses must be made at the time you make your booking, either by deposit or in full.

5. Refunds Policy

5.1. A £125 deposit is non-refundable by Dance in Devon. The remaining balance will be refunded by Dance in Devon for cancellations notified prior to 31st March; otherwise it will be retained after this date.
5.2. If we cancel a Course before the Course begins, you will be eligible for a full refund of the Course fee.

5.3. We will usually refund any money we receive from you within 30 days of receiving your cancellation request providing it is in accordance with the provisions for refund eligibility described in the Cancellation Policy. The refund will be made using the same method you originally used to make your booking.

6. Dance in Devon Liability

6.1. Dance in Devon liability for losses you suffer as a result of us breaking this agreement is strictly limited to a refund of the booking total only.

7. Written Communications

7.1. Applicable laws require that some of the information or communications we send to you should be in writing. When using the website, you accept that communication with us will be mainly electronic.

7.2. Dance in Devon will contact you by email or phone.

7.3. For contractual purposes, those who have given us their email address agree to this electronic means of communication and you acknowledge that all contracts, notices, information and other communications that we provide to you electronically comply with any legal requirement that such communications be in writing. This condition does not affect your statutory rights.

8. Notices

8.1. All notices given by you to us must be sent to the email address
administrator@danceindevon.org.uk. We may give notice to you at either the email or postal address you provide to us when making a booking.

8.2. It is the responsibility of the Customer to make sure Dance in Devon have any change of email/postal address so their records are correct at all times.

9. Events Outside Our Control

We will not be liable or responsible for any failure to perform, or delay in performance of, any of our obligations under a Contract that is caused by events outside our reasonable control including, without limitation, strikes, lock-outs and other industrial disputes, breakdown of systems or network access, Force Majeure, explosion or accident.

10. Parental Consent Forms

10.1. Dance in Devon will issue a Parental Consent Form for each child attending a Course, which must be completed and returned prior to arrival. The information must include emergency contact details for all children under the age of 18 years. You understand that your child will not be able to attend Dance in Devon’s Courses without a Parental Consent Form.

10.2. Failure to disclose any medical or psychological issue that could affect you or your child’s ability to participate fully, or may be to the detriment of another participant’s enjoyment of the Course, may result in the participant being removed from the Course. In this instance, Dance in Devon is not obliged to reimburse any fees, in part or in full.
11. Photographs / Video

Official photographers and videographers may be at work during the event and Dance in Devon reserve the right to use any photographs, film or video for their publications or for marketing purposes.

12. Insurance

12.1. Dance in Devon cannot be responsible for the loss or damage of personal possessions and we strongly advise you to have appropriate cover during your stay.

13. Our Right to Vary these Terms and Conditions

13.1. Dance in Devon have the right to revise and amend these terms and conditions from time to time to reflect changes in market conditions affecting our business, changes in technology, changes in payment methods, changes in relevant laws and regulatory requirements and changes in our system’s capabilities.

13.2. You will be subject to the policies and terms and conditions in force at the time that you book Courses with us.