Terms & Conditions

Implemented June 2025 | Version 1.1

Atypical Community & Atypical Creative Ltd.

SECTION 1: DANCE SCHOOL – TERMS & CONDITIONS

1.1. Class Bookings & Payments

- All bookings must be made in advance via our website or authorised channels.
- Payment must be received before participation in any class or program.
- Fees are non-refundable unless otherwise stated.

1.2. Cancellations & Refunds

- Missed classes are non-refundable.
- Make-up classes may be offered at the discretion of the studio, subject to availability.
- If we cancel a class or event, you will be offered a refund or alternative.

1.3. Safety & Conduct

- All students must follow the instructions of our facilitators and staff.
- Disruptive or unsafe behaviour may result in removal from the program without refund.
- Parents/guardians are responsible for informing us of any medical or access needs.

1.4. Photography & Media

- We may photograph or film classes for marketing or documentation.
- Consent is requested during registration. You may opt out at any time.

1.5. Limitation of Liability

- We are not responsible for personal belongings lost or damaged on site.
- Participation in physical activity is at your own risk. We recommend seeking medical advice if uncertain.

SECTION 2: AGENCY & EVENTS - TERMS & CONDITIONS

2.1. Services Provided

Our agency offers services including:

- Creative talent bookings
- Event design and delivery
- Project management and consultation

All services are subject to individual contracts or agreements.

2.2. Booking Confirmation & Deposits

- Event or artist bookings require a **signed contract** and, in most cases, a **non-refundable deposit** to secure the date.
- Final payment terms will be outlined in your contract.

2.3. Cancellations & Postponements

- Cancellations made by the client may result in forfeiture of deposit and additional fees depending on the notice period.
- If we cancel due to unforeseen circumstances, we will reschedule or refund.

2.4. Intellectual Property

- All creative work, proposals, and project content remain the property of [Your Business Name] unless otherwise agreed in writing.
- Clients may not reproduce or use content without permission.

2.5. Liability & Insurance

- We maintain public liability insurance.
- We are not liable for event cancellations or disruptions beyond our control (e.g. weather, illness, venue issues).

GENERAL TERMS

3.1. Privacy & Data Protection

- We collect and store personal data in accordance with UK GDPR.
- See our [Privacy Policy] for full details.

3.2. Website Use

- You may not use this site for unlawful purposes or attempt to breach its security.
- Content on this website may not be copied or redistributed without permission.

3.4. Changes to These Terms

We may update these terms periodically. Please check this page regularly to stay informed.

CONTACT

If you have questions about these terms, please contact: **Email:** Atypicalhub@outlook.com