



Dance Ireland Membership Terms and Conditions

Dance Ireland has a duty of care to all its members. We are committed to our principles:

To provide support and practical resources for dancers and choreographers;
To work towards developing a sustainable dance sector in Ireland;
To lead, represent and advocate on behalf of the dance sector;
To enhance public awareness of and involvement in dance at all levels.

These **terms & conditions** apply to membership of Dance Ireland and are entered into between Dance Ireland and the named individual or company subscriber (the Member). Dance Ireland reserves the right to change these terms and conditions at any time and undertakes to communicate material changes to you within a reasonable period.

Dance Ireland operates six complementary membership categories: Associate, Organisation, Educational Institute, Performer/Choreographer, Friend and Student. Each category carries its own set of benefits and is subject to eligibility criteria and also certain terms and conditions.

Membership is open to both individuals and organisations.

Dance Ireland operates a one member / one vote system, excluding student category members.

All members must pay a subscription fee relevant to their category of membership.

All members (new and renewing) must complete and sign a membership form, which we keep on file for the duration of the membership year (and thereafter for a period of 7 years).

For Performer / Choreographer category members, we also require a current CV.

All new applications for membership are subject to the approval of the board of directors.

Membership is offered on a year-round rolling basis, and is valid for 12 months, from date of receipt of membership fee.

We operate a membership card system; all members are obliged when availing of Dance Ireland membership benefits to produce their valid membership card.

Membership of Dance Ireland entitles you to the benefits as may be advertised on the Dance Ireland website and ebulletin from time to time and which are available from the Membership and Marketing Officer upon request.

Any individual (including students) or company (including, but not limited to, venues, professional or amateur dance organisations etc...) with an interest in dance in Ireland may join as a Member subject to receipt of:

- A completed and signed membership form
- The relevant membership fee for your membership category.

All applications for membership are subject to the approval of the board of directors, who periodically review membership lists.

Dance Ireland may require further information at any time during the period of membership. Dance Ireland reserves the right to refuse membership should it be demonstrable that you are not a reputable individual or organisation and/or Dance Ireland considers, at its sole discretion, that you are not a suitable person/organisation to become a Member of Dance Ireland.

Where appropriate, you and your employees must comply with all Dance Ireland policies as may be displayed on the Dance Ireland website (www.danceireland.ie) from time to time and as may be amended by Dance Ireland. You must also promptly provide Dance Ireland with details of any material changes to the information provided to Dance Ireland when you initially joined.

Dance Ireland has the right to terminate and/or suspend your membership with immediate effect at any time and without providing reason. Dance Ireland also reserves the right to cancel your 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.

Membership is not transferable, and membership fees are non-refundable. You have the right to terminate your membership at any time and without providing reason, however, a refund for the 'unused' portion of the membership will not be provided.

Dance Ireland accepts no liability whatsoever for any harm, damage, or loss, howsoever caused, resulting from your membership of Dance Ireland. Dance Ireland will not, and any employee, person and/or organisation authorised by Dance Ireland will not, have any responsibility to you or any other party in connection with loss or damage to goods or property or injury to persons arising from your (and any of your employees' or agents') acts or omissions in connection with the provision of dance and/or related services, as a result of your membership of Dance Ireland and/or your other operations and activities, and you shall indemnify Dance Ireland, its employees and any person and/or organisation authorised by Dance Ireland, and keep indemnified from and against, all liability which Dance Ireland, its employees and any person and/or organisation authorised by Dance Ireland would or might incur in respect of any matters contained in this paragraph.

In the event that Dance Ireland fails to exercise any right or remedy contained herein, this shall not be construed as a waiver of that right or remedy. In the event of any conflict between these terms and conditions and any prior versions thereof, the provisions of these terms and conditions shall prevail unless it is expressly stated otherwise.

These terms shall be governed by and construed in accordance with the laws of Ireland. The parties agree that any legal action or proceedings in respect of these terms and conditions shall be brought in the courts of Ireland and irrevocably submit to such jurisdiction.

Privacy policy

Dance Ireland will, through the membership registration and renewals process, collect data about you and/or your organisation. We will endeavour to take reasonable measures to protect this data whilst it is in our care. When you register as a Member we collect from you such personal data as is required to properly administrate your membership subscription.

This may include data captured on the 'members' section of the Dance Ireland website. We use this data to effectively administrate your membership subscription, for statistical and analytical purposes, and to provide you with a more personalised experience. We will also use this data, appropriately anonymised, for marketing purposes about our work, products and services and those with whom we collaborate.

Dance Ireland will not share your personal data with third parties unless we have your explicit consent to do so and Dance Ireland will comply with all relevant obligations under the Data Protection Act, 1988, as amended by the Data Protection (Amendment) Act, 2003.

You have the right to access your personal data held by Dance Ireland. Any request for this should be directed to the Membership and Marketing Officer. Please also see our Data Protection Policy.

Dance Ireland is the trading name of the Association of Professional Dancers in Ireland Ltd.
Company registration no: 189346; CHY 16193.

Dance Ireland, DanceHouse, Foley Street, Dublin 1 Ireland.
Tel: 01 855 8800; Email: info@danceireland.ie; Website: www.danceireland.ie