

Membership form: First Impression Dance Studio



NAME

LAST NAME

ADDRESS

.....

ZIP CODE

PLACE

PHONE

MOBILE PHONE

EMAIL

.....

DATE OF BIRTH

PROFESSION

COMPANY

HOW DID U HEAR ABOUT FIRST IMPRESSION DANCE STUDIO?

- FRIEND FROM A MEMBER FACEBOOK
 WEBSITE PROMO TEAM OTHER WAY _____

Pay for one season and save up to **10%**.

Ask for the conditions at the reception or by email via: Firstimpression.LU@gmail.com

<input type="text"/>	<input type="text"/>	REGISTRATION €5 / TRY OUT CLASS €10
<input type="text"/>	<input type="text"/>	PER TRIMESTER
<input type="text"/>	<input type="text"/>	TOTAL AMOUNT (First Payment)

I SUBSCRIBE FOR THE FOLLOWING PROGRAM:

- 1 CLASS PER WEEK
 2 CLASSES PER WEEK
 3 CLASSES PER WEEK
 ALL CLASSES

FOR A PERIOD OF:

- 6 MONTHS
 12 MONTHS
 24 MONTHS

The monthly fees for membership should be paid in advance. This means before the new trimester starts. The first trimester must be paid with the registration fee, upon entering into the agreement.

Termination of the agreement in writing only.

If the agreement is not terminated in writing, the membership time automatically extended for three months.

I agree to the regulations on the reverse and I hereby sign for receipt of the terms and conditions of First Impression Dance Studio and declare to have completed this form truthfully.

SIGNATURE

DATE

.....

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Terms of conditions

1. At the start of membership you pay cash, together with the (remaining) amount of start-up period once € 5,- membership fee.

All subsequent membership fees must thereafter be paid at the reception before the next trimester starts.

At the start of membership must be handed a valid ID together with the registration form/contract.

2. The membership is valid for at least three months (including termination month) and will every time automatically extend with three months. Upon cancellation applies a notice of one full calendar month. All arrears of dues and the dues of the notice period for termination of this Agreement must be paid direct in cash.

3. Telephone registration or cancellations are not accepted. These operations are only possible through completing a registration or cancellation form at the counter of the dance studio. Cancellation can be also made by written letter.

4. Temporary termination of the agreement is not possible. Only on the basis of demonstrable medical grounds supported by a written (doctor's) statement is waived.

5. Minor participants are allowed to attend classes/courses if one of the parents or guardians signed this form.

6. Dancing in (clean) sportswear/shoes is required. Also, the use of a towel during the course is a requirement. It is forbidden to smoke in the dance studio. Telephoning is only allowed in the reception area. Everyone needs to clean up their own stuff and garbage.

7. Abandoned or lost items are for your own account as well as the cost of any accident or injury.

8. Participants are required to do a Warming-Up before dancing.

9. The total amount that need to be paid for the dance classes is € per trimester. This must be paid on or before the first (lesson)day of a new trimester. If you do not pay or pay too late € 5,- fee will be charged to the participant.

10. This Agreement is entered into for a period of months and will be extended every year for three months. If one of the parties to the other party notifies its intention to terminate the agreement, a notice period of one calendar month must be observed.

Termination of this agreement is only possible through filling out a cancellation form at the counter or by written letter. All arrears of dues and the dues of the notice period for termination of this Agreement must be paid direct by cash. Change of abonnement ("termination of contract") is possible, with a charge of € 5,- administration fee.

11. The agreed amount will also be payable if the participant, for any reason whatsoever, any lesson not participate, unless the dance studio has released him/her for those payment. This requires a written statement from the dance studio. This does not mean that the contract is terminated. For this is required to act, as described in Article 3.

12. If the payment is not paid by the participant, the dance studio is entitled to proceed to the taking of legal action regarding any outstanding balance. In that case, the participant is in addition to the principal amount, consisting of unpaid installments, an amount of 15% of that due to collection costs.

The participant is relieved of his/her payment when the dance studio is closed for a while for example due a fire or renovation.

13. Temporary termination of this agreement is only possible on medical grounds (surgery, pregnancy, medical advice) by submitting a written doctors statement. If you still decide to stop completely during or after a temporary termination of the agreement, the agreement will be terminated in the manner described in Article 12.

The participant must sign a new contract if he/she wants to attend the classes again. If a participant would like to participate again after complete termination of this Agreement, he/she must accept the prevailing agreement, with matching contribution and notice.

14. The dance studio determines the days and hours a participant can attend the dance class, the participant must

adapt. If he/she can not do this, then the participant should terminate the Agreement defined in Article 3.

15. The participant submits to the regulations established by the dance studio and hereby comply to those regulations.

16. Participation in organized classes by the dance studio is at your own risk and expense of the participant. The dance studio is not liable for any damages resulting from bodily injuries sustained by the participant during organized classes by the dance studio. Unless the injury is the result of intent or gross negligence of the dance studio.

17. The participant must pay for classes at the dance studio in time. For late payment of such charges is the claim made in the hands of a collection agency that behalf the dance studio will provide for collection. The costs that are associated with this collection are the responsibility of the participant. The participant now declares that he/she will pay for the agency's extrajudicial collection costs, the cost of a story and the information process and execution costs in a judicial recovery, if this should be passed.

18. With the signing of this Agreement the participant declares to have accurately read this Agreement and agrees to abide by the provisions of this Agreement.

19. The personal information is strictly confidential and is only used for administrative purposes of First Impression Dance Studio. This will never be made available to third parties.

SIGNATURE

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