

Dancers Name:

Enrolment Policy - STUDIO

Each dancer is required to pay a R200, non-refundable enrolment fee before they become a member of Live to dance.

Please notify Live to dance if any personal information or contact details change.

Class Fees

Statements will be sent out by the 25th and need to be paid by the 5th of each month . If not paid by the 5th then a R100 penalty will be charged (If you have a problem one month please do not hesitate to contact Sasha directly – we have a very open and honest policy)

Please remember fees are payable from Jan-Dec regardless of class attendance.

December fees can be paid with November fees (if need be)

Please note that December fees are due even though Live to dance will be closed for 2 weeks during December holidays.

As of May 2024 fees will be as follows:

1 hour Class R550

45 min Class R480

Comp Class Combo R880

Private lessons – R145/20 min

Private Lessons

No dancer may compete under Live to dance without having any private lessons with a Live to dance teacher.

Private lessons packages are available and the payment is due through Jan-Dec (Eg: 20 min once a week) change thereof needs to be given 1 months notice with payment thereof – the extra lessons during this period will not be caught up (eg: moving from 20 min twice a week to 20 min once a week)

Comp classes and lessons are compulsory if your child wants to compete – 2 classes a week + private lessons

Missed lessons/classes

If private lessons are not cancelled by 9am of the same morning of the lesson, you as a parent will still be liable to pay for the lesson. EG: If your child has a lesson on a Tuesday , even though you haven't put their name on the group , their lesson needs to be cancelled.

Dancers need to arrive 20 min prior to their private lesson in order to warm up, if they are not warm by the start of their lesson they will warm up AS PART OF THEIR LESSON TIME.

Dancers MAY NOT choose who they want lessons with

Caitlin and assistant teachers will teach Beg, Nov, Int , Champ, Prem Champ

Sasha will only be teaching Champ and Prem Champ dancers

If a class is missed by the student, it is not the teacher's responsibility to catch up the class.

However, if a teacher can't make a class, a stand in teacher will teach the class, the class will be made up on another day or a single class fee will be deducted for that month.

Termination of membership

A 30 day notice period is required in writing, together with one (1) months fees for each class joined.

Members are not required to participate in classes during their 30 day notice period.

Live to dance offer Month to month payment basis only (Studio)

Contracts may not be placed on hold or suspended due to non attendance or any other reason. Should you wish to end your contract , 1 month (30 days) written EMAIL (not whatsapp) notice is required.

In consideration thereof and notwithstanding any of the other terms and conditions of this Agreement, the Member/Members Parents shall be liable for fees and services for the full month term of this agreement in the amount as stated herein regardless of usage.

Fees are still liable for classes throughout school holidays, regardless if dancer attends classes or not. Their spot is reserved until 30 day notice period is given.

Initial

If your account is in arrears by more than 30 days, your child will not be able to attend classes, private lessons or attends any dance competition exam etc until fees are up to date. (Unless otherwise arranged DIRECTLY with SASHA)

All the rights to the open choreography taught at Live to dance are the property of Live to dance and may not be retaught or used in any show or event without the permission of Sasha-Lee Herbst.

Any dancer caught abusing this will have their membership terminated.

Liability Waiver

Live to dance is not liable for theft, loss of personal property or injury including bodily injury or death.

The member acknowledges that Live to dance will not accept responsibility for theft or damage to any personal property and suggests that Members do not bring valuables on the premises.

In consideration of this Membership Agreement, Members Parents hereby assumes all risks associated with the use of Live to dance facilities and waives all right, and rights of Member's guests, heirs, administrators, executors, successors and assigns and hereby agrees to release the operator, building owner, building manager, any of their affiliates and Live to dance from and indemnify such parties against any and all claims, including but not limited to personal injury including bodily injury or death, and all property damage whether or not based on the acts or omissions of Live to dance arising out of or in any way connected with the use of Live to dance facilities by Member or Parents.

Live to dance and their direct or indirect owners, operators, successors, assigns, employees, officers, directors, shareholders, agents and all persons, corporations, partnerships and other entities with which they are or may in the future become affiliated.

Any party benefited by the terms of this liability waiver shall be entitled to rely on and enforce such terms.

The terms and conditions contained herein constitute the full Agreement between Live to dance and the Members Parent/Guardian, and no verbal promises made are a part of it.

The Members Parent/Guardian hereby confirms that his/her child will be enrolled for a program of exercise offered by Live to dance and that the program is one of age appropriate strenuous physical activity, that may include, but not be limited to, aerobic dance and the use of various aerobic conditioning and strength training.

The Members Parent/Guardian confirms that he/she have notified Live to dance of all conditions, disabilities and injuries that would affect the member's participation in the program.

The Member Parent/Guardian confirms that their child is in good physical condition and do not suffer from any disability, illness or injury that would prevent of limit their child participation in the exercise program.

Live to dance does not hold itself responsible for any accidents, injuries, illnesses, loss or death which may occur due to the direct or indirect use of its facilities or allegedly due to negligence of any of its proprietors, employees, friends or family.

The Member Paren/Guardian is responsible for dropping off and fetching the child. Our Dance Teacher is only responsible for your child during their class times. Live to Dance is not an aftercare and there is no responsibility to Live to Dance to look after children before or after class. If a parent is running late, please message the teacher directly or Thabile so that we can inform the child and keep them with the teacher.

It is the parents responsibility to make sure the child knows NOT TO GO HOME WITH STRANGERS, NOT TO LEAVE THE PREMESIS WITHOUT A PARENT as well as not climb on the rocks or go to the memorial sections etc at Live to Dance studio.

Right of admission is reserved.

CUSTOMER PRIVACY NOTICE

This Notice explains how we obtain, use and disclose your personal information, in accordance with the requirements of the Protection of Personal Information Act ("POPIA"). At Live to Dance (and including this website, POPIAct-Compliance) we are committed to protecting your privacy and to ensure that your personal information is collected and used properly, lawfully and transparently.

Dancers Name _____

Person agreeing to Terms and Conditions (full name) _____

ID # _____

Signature _____