

Studio Hire Terms and Conditions

In signing the XI Dance Studio Booking Form, you agree to XI DANCE LTD.

Studio Hire Terms and Conditions below.

Hire Charges, Deposit and Cancellation Policy

- a) The total amount payable under this agreement is stated in the invoice.
- b) A 100% deposit is required. The deposit cannot be refunded.
- c) If studio space booked under this contract is unused, the fee will be charged in full.

Hirer Obligations

On signing this agreement, the Hirer agrees:

- e) To adhere to the XI Dance Studio Guidelines attached as schedule 1
- f) To sign and adhere to the XI Dance Studio Code of Conduct on arrival (available in advance on request)
- g) To arrive and depart the studio within the allotted time stated on the Booking Form.
- XI Dance will charge extra costing if the Hirer goes over their allotted time
- h) To take responsibility for themselves and their guests and carry out a risk assessment for their activity.
- i) Not to bring electrical equipment onto XI Dance Studio without prior discussion with XI Dance Studio. XI Dance Studio reserves the right to confiscate or take out of use any electrical equipment brought on site that the Hippodrome Technical department classes as electrically unsafe. All electrical equipment should have a current electrical PAT certificate.
- j) Not to undertake filming or photography within XI Dance Studio premises without prior discussion with XI Dance Studio. Please refer to studio guidelines for our photography and filming and social media policy.
- k) That any damage caused to the XI Dance Studio studios, dance floor, projectors, or its contents by the Hirer, or any individuals or groups attending the Hire, is the full responsibility of The Hirer. The cost of repair or replacement will be charged to the Hirer in full. The cost of any loss of business incurred due to the damage will also be charged to The Hirer in full.

Technical and Audio-visual Requirements

The XI Dance Studios are each equipped with a music system. Any other technical or audio-visual requests must be made directly with XI Dance, and it is The Hirer's responsibility to negotiate this directly with XI Dance Studio.

Marketing Material

Any marketing material created by the Hirer in relation to this hire and which will use XI Dance Studio's name or logo must be approved by XI Dance Studio prior to distribution/publication. The name XI Dance Studio must be correctly spelled and the company address referred to as 'XI Dance Studio, Unit 1 Madison House, 90 Wrentham Street, Birmingham B5 6QQ'. If unsure, seek approval from XI Dance management.

Smoking

XI Dance Studio is by law a No Smoking building. If a fire alarm is triggered due to individuals not complying with the smoking policy, all costs incurred by the activation will be charged in full to The Hirer.

Cancellation by XI DANCE

XI Dance Studio reserves the right to cancel the booking in the event that:

- a) XI Dance Studio is closed due to fire, dispute with employees, altercation, decoration, by order of any public authority or as a result of any circumstance beyond the reasonable control of the XI DANCE Ltd.
- b) The Hirer becomes insolvent or enters into liquidation, administration or receivership.
- c) The Hirer is more than 30 days in arrears with payment to any or all of XI Dance Studio.
- d) The Hirer fails to abide by the terms of this agreement.
- e) It might prejudice the reputation of XI Dance Studio. In such an event, XI Dance Studio's only liability to the Hirer shall be the refund of any deposit made in connection with the cancelled booking.

Liability of XI DANCE

XI Dance Studio accepts no responsibility for loss or damage to any property of The Hirer or its guests other than that which may have been caused as a direct result of any negligent or fraudulent act or omission of XI DANCE.

Schedule 1



STUDIO GUIDELINES FOR HIRERS

General Principles

Above all, we want everyone who uses the studios at XI Dance Studio to have a safe and enjoyable experience.

When using a studio(s) at XI Dance Studio the Hirer will:

- Only use the studios as agreed in the hire agreement for dance classes/groups/rehearsals/auditions run by the Hirer
- Ensure that their participants do not wear outdoor shoes, heeled shoes or black soled trainers in any XI Dance Studio
- Ensure that their participants do not take food or drink except bottled water into the studios
- Ask participants to arrive no more than 15 minutes before the start of the session and ensure all participants have left the building by 15 minutes after the class/workshop has ended
- Take responsibility for themselves and their guests and carry out a risk assessment for their activity
- Ensure that they treat XI Dance Studio staff and other visitors/studio users with due care and respect at all times

If the Hirer consistently runs over their booked time in the studio, the Hirer will be charged in 15-minute time slots for extra time incurred.

Any damage caused to the XI Dance Studio dance floor and premises, Madison House building, or its contents is the full responsibility of The Hirer and the repair or replacement will be charged in full.

Any loss of business incurred due to the damage will be charged to The Hirer in full.

Safeguarding of Children and Vulnerable Adults

For activities involving children and young people or vulnerable adults, the Hirer is responsible for following good safeguarding practice, including ensuring the relevant DBS checks are in place.

We require Hirers to:

- Carry out a risk assessment that includes consideration of safeguarding and safe dance practice, particularly when working with a mixed age/ability group. This must be provided to XI Dance Studio on request.
- Ensure that parents/guardians of children and young people under 12 years old

- to stay on site.
- Take full responsibility for any children, young people and vulnerable adults
 engaging in their activity, including taking a register of participants, and
 making sure that medical information and emergency contacts are collected and
 easily accessible during the Hire.
- Comply with local authority guidelines regarding safeguarding of children. It is the Hirer's responsibility for providing their own chaperones and any licenses required for children and young people who will be performing.

For Hires involving any children or young people attending advanced level training that is aimed at an older age group, we recommend that the Hirer obtains parental/guardian consent. This is to confirm that the child is suitably trained and fit to take part in an advanced dance session aimed at adults or older children – and is in the interest of safe dance practice.

Photography and Filming - Over 18s

No professional photography or filming is to be undertaken within XI Dance Studio without prior notice to XI Dance. For clarification, please contact the team at xidanceuk@gmail.com

Photography and/or filming for personal use is permitted only when you seek verbal permission of all participants who are over 18 years. Signage for the studios can be provided by XI Dance Studio to make clear that photography or filming will be taking place. For under 18s, see below.

Photography and/or filming published (including social media) must not contain swearing or inappropriate language, sexual content, or references to violence – this includes ensuring appropriate music, performance and clothing.

Photography and filming should be sensitive to religious and cultural beliefs and you must ensure that all participants consent.

Photography and Filming - Young People (under 18) and Vulnerable Adults

Photography and/or filming for personal or professional use of young people is only permitted with signed permission of their parents/legal guardians.

All children/young adults should be appropriately dressed in any photographs or film, the content of which must be appropriate to the age of the participants.

Particular care must be taken when it is known that a child/young person is vulnerable (e.g. subject to child protection) or with vulnerable adults (individuals with physical, sensory, learning disabilities).

Content restrictions (e.g. language) and guidance as for over 18s, listed in the section above, also apply.

Social Media

We would love to see what is happening in the studios. Please tag any social media content with #xidancestudio and #xidanceuk (plus @xidanceuk for Twitter, Facebook, TikTok, Red and Instagram). If suitable, we would be happy to share your content on our social media profiles for our audiences to enjoy.

Health and Safety

The Hirer must have current public liability insurance.

It is the responsibility of The Hirer to carry out their own risk assessment. XI Dance Studio can provide a general one for studio use, which should be made available to XI Dance Studio on request.

It is the responsibility of The Hirer to provide their own First Aider. If an accident were to occur in the studio The Hirer must complete an accident report and notification of the accident must be given to an XI Dance Studio staff member as soon as possible.

Due to fire regulations, no more than 15 people are allowed at any one time within a single studio.

It is the responsibility of The Hirer to keep a register of people attending their activity/event, for use in the case of evacuation. (There will always be a dx Fire Marshal on the premises who will coordinate evacuation of the building should this be necessary).

No electrical equipment is to be brought onto XI Dance Studio prior discussion with XI Dance Studio. Any electrical equipment must be PAT (Portable Appliance Tested).

Props

No props are to be brought onto XI Dance Studio without prior discussion with XI Dance Studio. All permitted props will be acknowledged in writing.

If props are required, approval sign off will need to observe the following conditions:

- The hirer must organise how the props will be installed in the building (please note that staff will be unable to assist).
- Dimensions: XI Dance Studio cannot accommodate props bigger than 1.9m height by 0.8m width within the studios
- A risk assessment must be conducted; this is the responsibility of the hirer and must be provided to XI Dance Studio on request
- Assurance must be given that no part of the prop has the potential to damage the dance floors or studio in a way not specified above.
- Props must be taken away promptly when the activity/event is finished and cannot not be stored on site without prior permission.
- All hires must be able to return the studios to their original condition at the end
 of each day of the residency to ensure no disruption to dx activities. This
 includes removing all props. XI Dance Studio will inspect studios and floors

before and after each use to ensure this condition is being met.

Please be aware that unless all props have been signed off, they will not be permitted for use or allowed in the building. We reserve the right to refuse permission for any props that are deemed unsuitable.

Failure to comply may lead to termination of the hire contract and compensation by the hirer for any damage caused.

Access

Access for hires includes studio access only, unless otherwise agreed in writing.