

DISCLAIMER

Last updated: May 22, 2020

This Disclaimer, along with the Terms and Conditions and Privacy Policy, govern your access to and use of this www.dairdancecollective.com (herein: Site), including any and all content, functionality, and services offered on or through this Site. By accessing and use of this Site you agree to be bound by this Disclaimer.

FOR EDUCATION AND INFORMATION PURPOSES ONLY: Any and all information contained on this Site, the resources available for download and any and all Social Media channels, is for educational and information purposes only. It is not intended as, and shall not be understood or construed as, professional advice. Regardless of anything to the contrary, nothing available on or through this website and all Social Media channels, should be understood as a recommendation that you should not consult with a professional on your matter. D’Air Dance Collective expressly recommends that you seek advice from a professional.

ERRORS AND OMISSIONS: By accessing this Site and all Social Media channels, you accept that neither D’Air Dance Collective nor any of its owners, directors, employees or contractors, shall be held liable or responsible for any errors or omissions on this site, nor any damages you may suffer as a result of failing to seek competent advice from a professional. The User expressly agrees not to rely upon any information contained in this website.

PERSONAL RESPONSIBILITY OF USER: By accessing this Site, you accept responsibility for the results of your actions. You agree to take full responsibility for any harm or damage you suffer as a result of the use, or non-use, of the information available on this Site, the resources available for download or on any and all Social Media channels.

NO GUARANTEES: The User understands that D’Air Dance Collective has not made any guarantees about the results. D’Air Dance Collective provides solely educational and informational resources intended to help the User succeed in their business and related activities. The User further understands that the User’s ultimate success or failure will be the result of their own efforts, particular situation and innumerable circumstances beyond the control and/or knowledge of D’Air Dance Collective.

REVIEWS: D’Air Dance Collective may provide a review of products, services or other resources. D’Air Dance Collective guarantees all reviews will be based on honest opinion and will disclose the existence of any discount or incentives received in exchange for providing the review. If you would like more information about any such discount and/or incentive, you may contact D’Air Dance Collective at the following email address: admin@dairdancecollective.com.

AFFILIATE LINKS: D’Air Dance Collective may participate in affiliate marketing and may allow affiliate links to be included on our Site in exchange for a commission earned when the User clicks or makes a purchase.

D’Air Dance Collective will only participate in affiliate marketing with products and/ or services that D’Air Dance Collective believes provides value to the User and our clientele and/or following. It is at the Users discretion to inform themselves independently if the product and/or service may benefit you.

TESTIMONIALS: Testimonials provided for on the Site and across Social Media channels are truthful statements, and or photo or video recorded statements about results obtained by D’Air Dance Collective clients. The User understands that results are not guaranteed and may vary.

DISCLAIMER: To the extent permitted by applicable law, all material or items provided through the Site are provided “as is” and “as available,” without warranty or conditions of any kind. By accessing the Site, we do not represent or imply that we endorse any materials or items available on or linked to by the site, including, without limitation, content hosted on Third Party Sites, or that we believe any materials or items to be accurate, useful or non-harmful. We cannot guarantee and do not promise any specific results from use of the Site. No advice or information, whether oral or written, obtained by you from us shall create any warranty not expressly stated in this Disclaimer.

You agree that your use of the Site will be at your sole risk. To the fullest extent permitted by law, we and each of our advertisers, licensors, suppliers, officers, directors, investors, managers, members, partners, affiliates, employees, agents, service providers and other contractors disclaim all warranties, express or implied, in connection with the Service and your use thereof.

D’Air Dance Collective is released of any and all liability for any success or failure the User may experience in relation to the information, products and/or services provided for, reviewed by, or advertised on this Site. The User agrees to absolve D’Air Dance Collective of any and all liability

Further, to the extent permitted by applicable law, D’Air Dance Collective makes no warranties or representations about the accuracy, reliability, timeliness or completeness of the Site’s content, the content of any Site linked, or information or any other items or materials on the Site or linked to by the Site.

LIMITATION OF LIABILITY: In no event shall D’Air Dance Collective or its affiliates be liable for any damages (including, without limitation, damages for loss of data or profit, or due to business interruption,) modification, interruption, suspension or discontinuance arising out of the use or inability to view or use the materials or content on Site, even if D’Air Dance Collective has been notified orally or in writing of the possibility of such damage.

D'Air Dance Collective shall not be held responsible for any content that appears on your Website. You agree to protect and defend D'Air Dance Collective against all claims that may be interpreted as: libelous, obscene or criminal, or which infringes, otherwise violates, or advocates the infringement or other violation of, any third party rights.

INDEMNITY: As a condition of your use of the Site, you hereby indemnify D'Air Dance Collective and its directors and affiliates from and against any and all liabilities, expenses (which include legal fees) and damages arising out of claims resulting or arising from your use of this Site.

SEVERABILITY: If any provision of the Terms and Conditions shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If the Court finds that any provision of the Terms and Conditions is invalid or unenforceable, but that by limiting such provision it would become valid and enforceable, then such provision shall be deemed to be written, construed, and enforced as so limited.

GOVERNING LAW: Any claim relating to D'Air Dance Collective Site shall be governed by the laws of the Province of Ontario without regard to its conflict of law provisions.

Contact: If you have any questions about these Terms, please contact us.