



General Terms & Conditions

1. GENERAL PROVISIONS

1.1 These General Terms and Conditions (GTC) regulate the relations between the contracting parties **Ing. Kateřina Hajičová**, with its place of business Hvozdnická 1049/6, 100 00, Praha 10 - Strašnice, Company ID: 639 32 181, Tax ID: CZ7362260433, natural person doing business under the Trade Licensing Act not registered in the Commercial Register, operator of the Dance and Movement Studio MOVING WORLD (as the seller) and a natural person - a member of the MOVING WORLD Dance and Movement Studio (as a buyer).

The legal relations of the Seller with the Buyer not regulated by these GTC are governed by the relevant provisions of Act no. No. 89/2012 Coll., the Civil Code and Act no. No. 634/1992 Coll., on Consumer Protection, both in its valid and effective wording, as well as related regulations.

1.2 The subject of the purchase, which the parties conclude through the website: **www.movingworld.cz**, are one-time entrances, courses, passes and open card passes to the MOVING WORLD Dance and Movement Studio (hereinafter referred to as the Studio), whose description and prices are listed in the price list at website www.movingworld.cz, and at the reception of the studio.

1.3 It is prohibited to sell out season tickets and open cards to third parties, even within the studio.

1.4. Business relations with persons (legal or natural) who are not members of the studio and who are interested in purchasing a pass for the member of the studio are governed by a mutual framework agreement that cannot be concluded through the website: **www.movingworld.cz**.

2. ORDERS

2.1 The Buyer declares that he/she has read all information regarding the purchase contract at www.movingworld.cz, in Membership Terms and Conditions (MTC) and the Rules and Regulations. The buyer orders the subject of purchase by completing and sending the electronic order via this website.

2.2. The buyer is obliged to check the order before sending it and correct any errors. The placed order is legally binding, and mutual rights and obligations arise to the buyer and the seller, i.e. the buyer undertakes to pay the purchase price and the seller, after paying the buyer, undertakes to provide the buyer with the object of purchase.

2.3. These Terms and Conditions, which are also published on the Seller's website, form an integral part of the purchase contract, which is concluded by completing and sending the order. By submitting an order, the buyer confirms that he has read and agrees with these Terms and Conditions of purchase.

3. PURCHASE PRICE, TAX DOCUMENT

3.1 In the order summary and on the order's website, you will find all the prices of our services.

3.2 The Seller shall issue to the Buyer a tax invoice, which serves as proof of purchase of the product, for payments made under the Purchase Agreement.

3.3 The possibility of payment is by cash (bank transfer), cash or credit card personally at the reception of the studio.

3.4 Offered products



- One-time entry
- Multi-day pass
- Open Card pass
- Voucher

3.5 The Buyer, who duly pays all obligations to the Seller, will receive further instructions by e-mail.

4. MONEY REFUND GUARANTEE

4.1 Pursuant to Section 1829 of the Civil Code (Act No. 89/2012 Coll.), The buyer has the right to withdraw from the contract within fourteen days. The buyer can withdraw personally at the reception of the studio, or by submitting a withdrawal form to the address of Jungmannova 15, Prague 1, or by e-mail to recepce@movingworld.cz.

5. RESPONSIBILITY

5.1 Responsibility for the Site Content

The website contains information updated according to the seller's capabilities. If the buyer has any doubts, he can check the information by telephone at the reception of the studio or by e-mail (see section Contacts) Website can be updated without notice.

6. GDPR

6.1 Seller's declaration

The Seller undertakes to fully respect the confidential nature of the Buyer's personal data, which is secured against unauthorised access and protected against misuse.

The information entered by the buyer in the order is necessary to identify the buyer. They are used to complete the entire business, including the necessary accounting operations, issuing tax documents, identifying cashless payments and communicating with the buyer.

6.2 The personal and purchasing data of the buyer are stored in a database with strict security against misuse and are not provided to the third parties.

6.3 At the same time, the Buyer grants consent to the Seller to send him / her his / her business communications or offers of his / her business partners via electronic communication for the period until the withdrawal of the consent. You can simply unsubscribe from sending these commercial communications at any time by sending an e-mail to the seller's address.

6.4. Buyer's declaration

Buyer (data subject) acknowledges that Buyer (as Administrator) will process personal data provided in the order for the purpose of fulfilling the contractual and legal obligations, legitimate interests of the administrator, offer of products and services of the administrator and cooperating third parties or administrator. Information of the data subject and other information within the meaning of Articles 13 and 14 of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals concerning the processing of personal data and on the free movement of such data and repealing Directive 95/46 / EC are stated on the www.movingworld.cz website. As a data subject, buyer declares that he/she have been duly instructed by the controller on the processing and protection of personal data, that the personal data referred to above are accurate and true and are provided voluntarily to the controller

7. FINAL PROVISIONS

7.1 These Terms and Conditions come into effect on 1.11.2019. The seller reserves the right to change these terms and conditions. Each new version of the Terms and Conditions is available on the website www.moving-world.cz and is marked with a valid date. All new orders are always governed by the current version of the terms and conditions.