

Terms of Use of Dance Pocket Art

This website is offered to you by Dance Pocket Art. The following terms and conditions apply to the use of this website and all services of Dance Pocket Art via the website. Your use of this site confirms this agreement.

Article 1. Rules of Use

1.1

Any use of the website for acts and/or conduct contrary to Dutch or other applicable laws and regulations or public order and good morals is not allowed.

1.2

If Dance Pocket Art finds that you are infringing the above terms and conditions, or receive a complaint, you will be notified. If this does not result in an acceptable solution, Dance Pocket Art may intervene to end the infringement. In urgent or serious cases, Dance Pocket Art may intervene without notification.

1.3

If, in the opinion of Dance Pocket Art, nuisance, damage or other risk arises to the performance of the computer systems or the network of Dance Pocket Art or third parties and/or services via the internet, in particular through excessive submission of e-mail or other data, leaks of personal data or activities of viruses, Trojans and similar software, Dance Pocket Art is entitled to take all measures that it deems reasonably necessary to avert or prevent such risk.

1.4

Dance Pocket Art is at all times entitled to report any stated criminal offenses. Furthermore, Dance Pocket Art is entitled to provide your name, address, IP address and other identifying information to a third party who claims you are infringing his rights or these terms of use, provided that the accuracy of the claim is in fairness sufficiently plausible, there is no other way to obtain such data and the third party has a clear interest in the release of the data.

1.5

Dance Pocket Art reserves the right to recover the damage resulting from violations of these terms of use.

Article 2. Availability and Maintenance

2.1

Dance Pocket Art actively maintains the website. If maintenance is expected to lead to limited availability, Dance Pocket Art will perform maintenance at the moment the number of visitors is relatively low. Maintenance related to emergencies may take place at any time.

2.2

Dance Pocket Art may from time to time adjust the website and functionalities on the website.

Article 3. Intellectual Property

3.1

The website, the associated software as well as all information and images on the

website are the intellectual property of Dance Pocket Art or its licensors. These may not be copied or used in any way without separate written permission from Dance Pocket Art, except in cases where this is legally permitted.

Article 4. Other Clauses

4.1

Dutch law applies to these terms of use.

4.2

Where the rules of mandatory law do not prescribe to the contrary, all disputes related to the website will be submitted to the competent Dutch court in the district in which Dance Pocket Art is established.

4.3

If a provision in these terms of use proves to be invalid, this does not affect the validity of the entire terms of use. The parties will in this case replace (a) new provision(s), which will as much as possible in law be in keeping with the intention of the original provision.

4.4

Dance Pocket Art is entitled to transfer its rights and obligations from the agreement to a third party that takes over the website or the relevant business activity.

4.5

Deviations from these terms of use are only binding if they have been accepted in writing by Dance Pocket Art.