

Please read these terms and conditions carefully, and keep for future reference.

1.0 Introduction

1.1 General

Cloud Barre Ltd registered in Ireland CRO (741438) (hereinafter referred to as "Cloud Pilates") offers a unique blend of strength training & Pilates classes. (hereinafter referred to as the "Services").

Cloud Pilates reserves the right to suspend or cancel a customer's access to any or all Services provided by Cloud Pilates and their plans when Cloud Pilates decides that the clients has been inappropriately used or that these Terms and Conditions or the Terms and Conditions have been broken in whole or part. These Terms and Conditions supersede all previous representations, understandings or agreements, unless specifically agreed otherwise by both Parties, in writing. All work is carried out on the understanding that the client has agreed to Cloud Pilates terms and conditions.

Cloud Pilates reserves the right to refuse admission to all classes and events.

Photography and videography may occur during classes. Please let us know if you would rather not be in these and we will ensure to not include you. These images and footage may be used on our website and social media pages.

Class passes and any other bookings, may not be transferred from the person for whom they are purchased to any other group or individual. Bookings are non-transferable.

Online training plans are only available during the duration of the payment plan. If you are outside of the payment plan, access to your training programmes is not possible.

We reserve the right to these terms of use at any time by amending this webpage. You should check this page from time to time to take notice of any changes we may have made. Some of the provisions contained in these terms of use may also be superseded by provisions or notices published elsewhere on our site.

1.2 Indemnification

The Customer agrees that it shall defend, indemnify, save and hold Grafton Digital harmless from any and all demands, liabilities, losses, costs and claims, including reasonable legal fees asserted against Cloud Pilates, its staff, its clients, officers and employees, that may arise or result from any service provided or performed or agreed to be performed or any product sold by the Customer, its agents, employees or assigns. The Customer agrees to defend, indemnify and hold harmless Cloud Pilates against liabilities arising out of any injury to person or property caused by any products sold or otherwise distributed in connection with Cloud Barre limited; any material infringing or allegedly infringing on the proprietary rights of a third party or causing a copyright infringement and any defective products sold to customer from Cloud Pilates or its partners' servers.

1.3 Governing Law

This agreement shall be governed by Irish Law.

1.4 Cancellations

Cancellation policy - you must cancel a class or event or corporate booking within 48 hours in order to receive a refund with a bank fee's deducted. Cancellations may be made by email, info@cloudpilates.ie.

1.5 Health and Safety

All Cloud Pilates clients must be over 18 years of age to attend classes and events.

Please note, you must sign a full Health Questionnaire on your first visit to our classes.

Your health is your responsibility. If you know or are concerned that you have a medical condition or have been prescribed medication which might interfere with you exercising safely, before you use our equipment and facilities you should get advice from a relevant medical professional and follow that advice. Exercise carries its own risks. You should not carry out any activities which you have been told are not suitable for you. You should let us know immediately if you feel ill during class. If you are pregnant or postpartum, please seek medical advice prior to coming to class.

1.6 Website

We reserve the right to withdraw or amend the service we provide on our site without notice. We will not be liable if for any reason our site is unavailable at any time or for any period.

Neither we nor any third parties provide any warranty or guarantee as to the accuracy, timeliness, performance, completeness or suitability of the information and materials found or offered on this website for any particular purpose. You acknowledge that such information and

materials may contain inaccuracies or errors and we expressly exclude liability for any such inaccuracies or errors to the fullest extent permitted by law.

Your use of any information or materials on this website is entirely at your own risk, for which we shall not be liable. It shall be your own responsibility to ensure that any products, services or information available through this website meet your specific requirements.

Please remember that when you use a link to go from our Service to another website or service, our Privacy Policy does not apply to those third-party websites or services. Your browsing and interaction on any third-party website or service, including those that have a link on our website/software, or are accessed through our web/in-app browser are subject to that third party's own rules and policies. In addition, you agree that we are not responsible and do not have control over any third-parties that you authorise to access your User Content. If you are using a third-party website or service and you allow them to access your User Content you do so at your own risk.