

Terms of Use



INTRODUCTION

These Terms of Use set out how you (the **User**) may use this website ("the Site"). Please read them carefully before using the Site.

The **Buckin' Boots Line Dancing Privacy Statement** is available on a separate page and explains how we collect and use personal data. It forms part of these Terms of Use.

Separate legal terms apply to any purchases made through this Site.

We may update these Terms of Use from time to time. The version in force will always be displayed on this page.

ABOUT US AND HOW TO CONTACT US

Buckin' Boots Line Dancing is founded and operated by **Amy Walton** and operates from: **Sovereign Quarter Horses, Coldham Bank, March, PE15 0BS.**

You can contact us by email at:

 howdy@buckinbootslinedancing.com

SITE USE

By visiting www.buckinbootslinedancing.com, you confirm that you accept these Terms of Use. If you do not agree, you must stop using the Site immediately.

For the purposes of these Terms:

- "Site" refers to **buckinbootslinedancing.com**
- "You", "Your", or "User" refers to any visitor to the Site
- "We", "Us", or "Our" refers to Buckin' Boots Line Dancing

Accessing and using the Site constitutes acceptance of these Terms of Use without modification.

This Site is intended for users aged **18 years or over**.

You must not copy, reproduce, share, or distribute any content on this Site that is protected by copyright.

This Site is directed at users located in the **United Kingdom**. We do not guarantee that the content is appropriate or available in other locations. The Site is written in English, and we are not responsible for translations applied by third parties.

USER-GENERATED CONTENT

While using the Site, you may encounter comments or content submitted by other users. Such content is not verified or endorsed by us. Views expressed by users do not necessarily reflect our views or values.

TERMS

The content on this Site, associated social media channels (**@buckinbootslinedancing**), and email communications is provided for **informational and entertainment purposes only**.

Nothing on this Site, in emails, blogs, or social media posts constitutes professional training, advice, or instruction.

Please also review our **Privacy Statement**, which is published separately on the Site.

SITE OPERATION

- The Site is provided free of charge.
- We do not guarantee that the Site or its content will always be available.
- We reserve the right to suspend, withdraw, or restrict access to all or part of the Site at any time.
- We do not guarantee the Site will be secure or free from bugs or viruses.

You are responsible for configuring your device and software to access the Site and should use appropriate virus protection.

PRIVACY POLICY

Our Privacy Statement explains how we process personal data and is available on this Site.
Last updated: January 2026.

INTELLECTUAL PROPERTY RIGHTS

Unless otherwise stated, all intellectual property on this Site is owned by **Amy Walton trading as Buckin' Boots Line Dancing**.

This includes, but is not limited to:

- Text, graphics, photographs, videos, and audio
- Website layout and design
- Content shared via social media and email communications

All photographs and videos on this Site and related social media channels are protected by copyright.

You must not copy, reproduce, republish, distribute, adapt, or exploit any content without prior written permission.

To request permission, please contact:

 howdy@buckinbootslinedancing.com

If permission is granted, you must credit Buckin' Boots Line Dancing and link back to the original content.

LOSS OR DAMAGE

Nothing in these Terms excludes or limits liability where doing so would be unlawful.

We do not exclude or limit liability for:

- Death or personal injury caused by negligence
- Fraud or fraudulent misrepresentation

To the maximum extent permitted by law:

- We are not liable for loss of profits, loss of business, business interruption, or loss of opportunity
 - Our total liability to you in connection with these Terms is limited to **£250**
-

REFUND POLICY

Where you purchase services, coaching programmes, or personalised products via this Site, a separate contract of sale applies.

- Consumers have a **14-day cooling-off period** from the date of purchase.
- If a service begins within this period and you cancel, any refund will be reduced on a **pro-rata basis** to reflect services already provided.
- For digital downloads, you will be asked to give **express consent** to immediate access. Once consent is given and the download is provided, you will lose your right to cancel and receive a refund.

If you have questions about a purchase, please contact us.

DISCLAIMERS

The information on this Site is provided for **general information and entertainment purposes only** and does not constitute legal, financial, medical, or professional advice.

You should always seek appropriate professional advice before acting on any information from this Site.

We do not guarantee outcomes, success, or results of any kind. Any examples shared are illustrative only.

We are not responsible for actions or decisions taken based on information from this Site or associated channels.

Viewing the Site does not create a contractual relationship between you and us.

Nothing in this disclaimer limits liabilities that cannot legally be excluded.

LINKS AND THIRD-PARTY CONTENT

This Site may contain links to third-party websites. We have no control over those sites and accept no responsibility for their content or policies.

Comments on our Site or social media are not endorsed by us. We reserve the right to remove comments that are inappropriate or distressing.

JURISDICTION AND DISPUTE RESOLUTION

These Terms of Use are governed by the laws of **England and Wales**.

The courts of **England and Wales** have exclusive jurisdiction over any disputes arising from use of this Site.

COOKIES POLICY

This Site uses cookies to improve user experience.

Cookies may be used to:

- Remember preferences
- Enable site functionality
- Provide anonymised analytics (e.g. Google Analytics)

You can manage cookies via your browser settings. Blocking cookies may affect Site functionality. Except for essential cookies, all cookies expire within a reasonable period.

MISCELLANEOUS

By providing personal information via this Site, you confirm that the information is accurate and up to date.

For clarity, these Terms of Use govern Site usage only and **do not create a contractual relationship**.

Last updated: January 2026