

230 Intensives Ltd

Terms and Conditions



The purchase of tickets and/or courses for entry into 230 Intensives Ltd events and access to training materials is subject to the following terms and conditions. By purchasing a ticket, submitting a booking form and attending the event you agree that:

1. You accept these Terms and Conditions on your own behalf and on behalf of all attendees included in this booking. You undertake to ensure that all attendees are aware of and comply with these Terms and Conditions.
2. 230 Intensives Ltd will send you a confirmation upon receipt of your booking and payment of, or issuance of an invoice in respect of the fee ("Fee") for such booking ("Confirmation"). You acknowledge that 230 Intensives Ltd cannot be held responsible for Confirmations that are lost or stolen.
3. You will carefully check the Confirmation on receipt and notify 230 Intensives Ltd of any mistakes as soon as possible. You understand that mistakes cannot always be rectified on the day.
4. 230 Intensives Ltd has the right to alter or vary the programme for the Event or to reschedule or cancel all or part of the Event.
5. You are liable for the full fee upon receipt of your booking.
6. The Fee does not include anything other than attendance at the event including, without limitation, accommodation, lunch, dinner or refreshments unless otherwise stated.
7. You will abide by the rules and regulations of the venue which are available at the venue and may be changed at the venue's discretion as well as any other terms or conditions which may be included in the Confirmation or with the ticket.
8. Neither the venue nor 230 Intensives Ltd has any responsibility for lost or stolen property.
9. 230 Intensives Ltd or the venue has the right to refuse entry to the Event to any person without reason or to require them to cease participating in any activity. If you are found to be behaving in a manner deemed unsociable or potentially dangerous, in breach of these Terms & Conditions, the rules and regulations of the venue or any instructions or directions given to you by any official at the Event, you will be ejected from the Event without refund and, if appropriate, may be reported to the police.
10. By agreeing to these Terms and conditions you are agreeing to the following disclaimer:

DISCLAIMER:

I recognize that there are risks associated with all physical exercise and it is not possible to list them all. I acknowledge that participation in any physical activity or exercise carries a potential risk of injury, including, but not limited to, bodily harm, heart attack, or even death. I hereby assume responsibility for all risks of injury that may arise as a result of my/my child's participation in any activity organized by 230 Intensives. I hereby declare that I/my child is in good health, that I have not been advised by a healthcare professional to avoid all physical activity. I/my child agrees to obey and follow at all times all instructions and warnings given by 230 staff and site personnel. I agree to waive any right to claim for damages that the participant may suffer or incur while training or attending an event, including travel to and from the event. I (parent or guardian if aged under 18) agree to inform 230 intensives staff immediately in the event an injury occurs. I/we agree to first aid treatment being administered to myself / my child in the event of minor injury (by qualified persons). In the unlikely event of serious injury, I agree to appropriate professional medical treatment being sought and administered (e.g. by paramedics).

11. By agreeing to these Terms and conditions you are agreeing to the following media release:

MEDIA RELEASE:

I understand that I/my child may be photographed or filmed during the 230 Intensives events. This material may be used by 230 intensives for promotional and marketing purposes. I understand that whilst safeguarding practices are in place and events are closed to the general public, due to the nature of the event, it is not possible to guarantee that participants will not be captured in video recordings or images during the event.

If relevant, you can contact us directly by email to discuss any specific request that individual images of your child not be published (e.g. due to child protection orders in place).

12. By agreeing to these Terms and conditions you are agreeing to the following GDPR Agreement:

GDPR Agreement: I agree to having my data stored in a password protected file so that coaches can respond appropriately in the event of any injury. I give permission for 230 Intensives to use my contact details to share information relevant to my bookings.

13. In addition to the above, you must read and agree to abide by all policies as listed on the 230 Intensives website.

This includes but is not limited to; anti-bullying policy, participant and parent code of conduct, spectator policy.

14. These Terms and Conditions shall be governed by English law and you submit to the exclusive jurisdiction of the English courts.

15. These Terms and Conditions may be enforced by the venue and 230 Intensives Ltd's affiliates, successors and assigns but may not otherwise be relied or enforced under the Contracts (Rights of Third Parties) Act 1999 by any party that is not a party to these Terms and Conditions.

16. If any provision of these terms and conditions is found to be invalid or unenforceable by a court, the invalid or unenforceable provision shall be severed or amended in such a manner as to render the rest of the provisions and remainder of the agreement valid or enforceable.

17. 230 Intensives Ltd reserves the right to alter or amend these Terms and Conditions without prior notification and you will abide by such amended Terms and Conditions. It is your responsibility to check the website for the latest Terms and Conditions.

18. These terms and conditions must be read in conjunction with the 230 Intensives Ltd Bookings and Refunds policy.