

Terms of Use

1. Introduction

Welcome to [Your Platform Name], a marketplace that connects martial arts studio owners and potential students. By accessing or using the platform, you agree to comply with and be bound by these Terms of Use. If you do not agree with these terms, you may not use the platform.

Subscription and Cancellation

- **Monthly Subscription Fee:** Studio owners are required to pay a subscription fee of **\$29 per month** to list and manage their classes on the platform.
- **No Refund Policy:** All subscription payments are **non-refundable**. Once a payment is made, it is not eligible for refund, either partially or in full, for any reason.
- **Cancellation:** Owners can **cancel their subscription at any time**. Cancelling the subscription will take effect at the end of the current billing cycle, and they will not be charged for the next month. No further charges will be incurred after cancellation.

3. Account Registration

- **Owner Accounts:** Martial arts studio owners must create an account to list their classes and manage their studio profile. You are responsible for maintaining the confidentiality of your account information.
- **Student Accounts:** Students may create an account to register for classes listed by owners. Students are responsible for the accuracy of the information they provide during registration.

4. Platform Limitations

- **Platform as a Tool:** [Your Platform Name] serves solely as a directory and booking platform. We do not facilitate communication between owners and students directly; such communication occurs outside the platform (e.g., via email or phone).
- **No Responsibility for Services:** We are not responsible for the quality or accuracy of class listings, student bookings, or any interactions between users. The platform does not mediate disputes or resolve issues between owners and students.

5. Booking and Registration Process

- **Student Registration:** After students register for a class, they will receive a booking confirmation. However, the class owner must confirm the student's registration.
- **Owner Responsibility:** Owners are responsible for verifying bookings and managing class schedules. Owners may contact students directly for any necessary communication regarding their registration.

6. Disputes and Issues

- **Dispute Resolution:** Any disputes regarding class quality, cancellations, or bookings between owners and students are not the responsibility of [Your Platform Name]. We are only responsible for addressing technical issues related to the platform itself.

7. Termination and Cancellation

- **Owner Termination:** Studio owners may cancel their subscription at any time. Upon cancellation, access to the platform will be terminated at the end of the current billing cycle.
- **Platform Termination:** [Your Platform Name] reserves the right to terminate any account that violates these Terms of Use or engages in unlawful or fraudulent activities.

8. Limitation of Liability

- **Platform Limitations:** [Your Platform Name] is not liable for any damages, loss of revenue, or other negative outcomes resulting from using the platform, including any disputes between owners and students.
- **Data Privacy:** [Your Platform Name] is not responsible for the handling, storage, or security of sensitive personal data that owners collect from students (e.g., health declarations). Owners are solely responsible for ensuring compliance with applicable data privacy regulations.

9. Changes to Terms

We reserve the right to update these Terms of Use at any time. Any changes will be communicated via email or through the platform. Your continued use of the platform after any changes will constitute your acceptance of the revised Terms.