

Terms and Conditions 2019 – Alumni program

General

1. Information on how to join and participate in the Alumni program including all program guidelines, membership forms and fact sheets made available online and actively distributed throughout the program form part of these Terms and Conditions of entry. Participation in the program will be considered acceptance of these Terms and Conditions, and any ongoing updates to these Terms and Conditions.
2. The Queensland Ballet (ABN 26009717079) is the owner of the Alumni program.

Registration

3. Once entered, details of the membership are not transferable to any other person.
4. Late or partially completed registrations may be deemed as ineligible for consideration for participation in the program.
5. All information submitted must be true and correct at the time of registration.
6. The decision made by Queensland Ballet to accept a member into the program is final.
7. Participants grant Queensland Ballet the right to use personal information and images including still and video footage for marketing and communication purposes deemed reasonable by Queensland Ballet. Project Consent Forms may be issued to participants/parents if Queensland Ballet wishes to expand the use of personal information and images beyond reasonable marketing and communication purposes.
8. Queensland Ballet will not be responsible for any problems or technical malfunction of any network or lines, servers, providers, computer equipment, software, traffic congestion on the Internet, etc. including, but not limited to, any injury or damage to participants or any other person's computer related to or resulting from registering for, participation in or downloading any materials in this program to enable registration and full participation.
9. The participant agrees to indemnify Queensland Ballet against any injuries or damage to persons or loss or wrongful death, or loss or theft of property, whether caused by negligence or otherwise while participating in the activities provided throughout the membership period from first registration.

Modifications and/or Cancellations

10. If for any reason an activity is unable to run as planned including causes beyond the control of Queensland Ballet the program may be cancelled, suspended or modified.
11. The program may be withdrawn at any time without notice.
12. The participant agrees to indemnify Queensland Ballet against any loss or damages caused by a cancellation, suspension, modification or withdrawal of the program or where a sponsor, partner or supporting individual or organisation fails to fulfil their duties.
13. These Terms and Conditions may be altered where necessary, with the most current version available for download from the Queensland Ballet website.
14. Queensland Ballet reserves the right, at any time, to verify the validity of a membership application, reject an application or disqualify a membership that is not in accordance with these Terms and Conditions.
15. Although every effort will be made to ensure project materials are sent to the addresses (including email) stated during registration, Queensland Ballet takes no responsibility for lost or misdirected items not received by participants.
16. The intellectual property and copyright of any material created in this program will be owned solely by Queensland Ballet, whom are free to distribute and market as they see fit.

Queensland Ballet

Queensland Ballet
ABN 26 009 717 079
The Thomas Dixon Centre
Cnr Drake Street & Montague Road
West End QLD 4101
PO Box 3791 South Brisbane QLD 4101
Phone 07 3013 6666
Fax 07 3013 6600
Email mail@queenslandballet.com.au
queenslandballet.com.au

17. While effort is made to deliver accessible programs and resources, Queensland Ballet cannot guarantee modifications to information and infrastructure and delivery and content to ensure full participation for everyone.