

STORE REGULATIONS www.proficz1940.com

§1 General provisions

1. These regulations (hereinafter referred to as: "Regulations") define the rules of online sale of custom-made footwear products (hereinafter: "Products"), as well as the rights and obligations of the parties in the scope of concluded contracts.

2. Online sales are conducted at: www.proficz1940.com by the company:

AKCES DANCE SP. Z O.O.

ul. Gościńska 8a

30-698 Krakow

(hereinafter referred to as: "Seller" or "Service Provider"), who is the owner of the website www.proficz1940.com, (hereinafter referred to as hereinafter: "Website" or "Store"), as well as its Administrator.

3. Detailed data of the Seller:

AKCES DANCE SP. Z O.O ..

seat: ul. Goscinna 8a, 30-698 Krakow

NIP: 679-31-21-338

KRS: 0000597409

REGON: 363538095

tel. +48 12 654 91 68

e-mail: access@akces.biz

4. The seller sells products:

- a) natural persons who do not conduct business activity,
- b) natural persons who buy Products from the Seller for purposes not directly related to their business or professional activity (hereinafter: "Consumers"),
- c) other entities, i.e. natural persons running a business and purchasing the Product from the Seller for purposes directly related to this business or professional activity,
- d) legal persons as well as organizational units without legal personality.

Both Consumers and other entities purchasing on the website www.proficz1940.com are hereinafter referred to as "Buyers" in the content of these Regulations.

§2 The principles of operation of the website and the subject of sale.

1. The website conducts retail sales via the Internet, pursuant to these Regulations. The subject of sale is footwear and shoemaking services created on the Buyer's request. The products available in the Store are free from physical and legal defects.

2. The specificity and properties of the Products offered by the Seller are presented on the website www.proficz1940.com

Forms of order fulfillment, footwear corrections.

I. FOOTWEAR COLLECTION - designation "KL"

Footwear produced and put up for sale in stationary stores and in the online store www.proficz1940.com. Ready footwear can be made in any configuration: as a typical production and shoes presenting various patterns with the use of any options of execution and material and color combinations. Reproduction of such shoes will NEVER be IDENTICAL

as the presented pattern.

Terms of sale: returns: - YES exchange - YES

II. TYPICAL PRODUCTION - labeled "TP"

1. Footwear manufactured by Akces Dance is to ensure the highest comfort and comfort of use, and its construction provides full freedom of foot movement. The highest-quality leathers used in our products are soft and flexible and, as such, may have natural unevenness. We do not use stiffeners to ensure the perfect line of footwear standing on the display shelf.
2. "Standard production" footwear is made according to: individual configuration of the customer and according to the given size and letter width. It is not made to measure footwear and therefore, the fit to the foot is not guaranteed.
3. The production of "typical production" footwear may be of different sizes and thicknesses in relation to other designs from the ready collection, with the same parameters. Duplicating a model from a ready-made collection will never be the same as the pattern presented earlier. Reproduction of previously made shoes for the same person also does not guarantee the exact size and width.
4. Footwear is made according to specific standards related to their construction: the depth of the foot, the size of the cut for the toes, the distance between the straps, etc. Any individual changes at the customer's request are made for a fee.
5. "Typical production" footwear can be adjusted to the foot free of charge as part of the so-called "Small correction" (minor changes without disassembling the sole): making holes, shortening the straps, widening the thickness on the molding machine. Detailed rules in the description of the "small correction". "Major correction" - paid according to the price list of services.
6. A small correction can be made free of charge up to 2 weeks from the date of receipt. After this period, the price of the service is PLN 25.

7. Ordered footwear should be picked up within 6 months from the agreed date of receipt. After this period, the down payment is forfeited and the footwear is sold to retail.

Terms of sale: returns: - NO exchange - YES *

* Shoe exchange is possible for a new order or any pair of shoes available in the Akces Dance company store. In case of exchange for a cheaper pair of shoes, the difference in price is not refunded; in the event of an exchange for a more expensive pair of shoes, the customer is obliged to pay the difference.

III. SHOES ON ORDER - designation "NZ"

1. Footwear manufactured by the Akces company s Dance is to ensure the highest comfort and comfort of use, and its design provides full freedom of foot movement. The highest-quality leathers used in our products are soft and flexible and, as such, may have natural unevenness. We do not use stiffeners to ensure the perfect line of footwear standing on the display shelf.

2. "Made to order" footwear is made according to: individual customer configuration and according to the given size and letter width. It is not made to measure footwear and therefore, the fit to the foot is not guaranteed.

3. The "custom-made" footwear may be different in size and thickness in relation to other designs from the ready collection, with the same parameters. Duplicating a model from a ready-made collection will never be the same as the pattern presented earlier. Reproduction of previously made shoes for the same person also does not guarantee the exact size and width.

4. Footwear is made according to specific standards related to their construction: depth of the foot, the size of the cut for the toes, the distance between the straps, etc. Any individual changes at the customer's request are made for a fee.

5. "On request" footwear can be adjusted to the foot free of charge as part of the so-called "Small correction" (minor changes without disassembling the sole): making holes, shortening the straps, widening the thickness on the molding machine. Detailed rules in the description of the "small correction". "Major correction" - paid according to the price list of services.

6. A small correction can be made free of charge up to 2 weeks from the date of receipt. After this period, the price of the service is PLN 25.

7. Ordered footwear should be picked up within 6 months from the agreed date of receipt. After this period, the down payment is forfeited and the footwear is sold to retail.

Sales Policy: Returns: - NO exchange - NO

IV. TAILORED SHOES - "NM" marking

1. Materials: footwear manufactured by Akces Dance® is to ensure the highest convenience and comfort of use. The construction of our footwear is to ensure the greatest possible freedom of foot movement. The leather from which the footwear is made is of the highest quality, soft and flexible and as such may have natural irregularities and wrinkles. We do not use stiffeners to ensure the perfect line of footwear standing on the display shelf.

2. Order: footwear is made as an individual customer order (single or wholesale) according to a given configuration, based on the measures collected and information obtained from the customer. The basic price of the service of making custom-made shoes includes: production of shoes within the given numbering range, 5 degrees of width, the possibility of making half numbers, fitting and matching in terms of size and width. The fitting and final fitting of the footwear should be made no later than 2 weeks from the agreed date of receipt of the footwear due to the possibility of changing the foot dimensions (weather conditions, time of year, day, fatigue, natural changes, women's cycle, etc.). After this period, in the event of significant differences in the dimensions of the feet, the fit may not be possible or it will be associated with the need to re-make the footwear and increase costs.

3. Patterns: making shoes "made to measure" may be divergent in size and thickness in relation to the patterns from the ready collection, with the same parameters. Making shoes as a duplication of a pattern from a ready-made collection will never be the same as the pattern presented earlier. Reproduction of previously made shoes does not guarantee the exact size and width of the shoes. The ordered footwear may differ in appearance and proportions from the exhibition footwear. For example, pattern No. 37 / item no. 7 cm - ordered shoes no. 40 or higher / heel 5 cm. Changing the type of upper material, thickness, and color also affects the final visual effect of the footwear made and subjective feelings.

4. Construction: the footwear is made according to specific standards related to the construction of the footwear: the depth of the foot, the size of the cutout for the toes, the distance between the toes, etc. Any individual changes related to the adaptation to the foot anatomy are free of charge, but limited to the design possibilities of a given pattern (possibility of stretching or moving elements, extensibility of the material, etc.). Changes to the model of footwear, shape of the tip, heel height, unless otherwise agreed in a written order, may be made after the order is changed and a new footwear price is agreed. The footwear is made according to our own unique designs of dance shoes, providing incomparable wearing comfort compared to typical mass production shoes. For this purpose, tools, elements and components of footwear mutually matched in terms of construction are used. In the case of atypical feet, e.g. much wider or narrower, wide "broken feet", atypical hollow of the foot (the so-called "instep"), dysfunctions deforming the foot, etc. the necessity to individually prepare a new construction of footwear, components and tools for its production. Such a service is calculated according to a separate price list.

5. Foot measurement may be performed by an employee, Akces Dance® representative or by the Customer on the basis of the instructions available on the Akces Dance® website. Collecting the measures is preliminary and does not guarantee that the shoes will fit during the first try-on. Tailoring the footwear "made to measure", if necessary, is performed after the fitting. The number of fittings is not specified. A customer served by any point outside the company's headquarters (company shop, patronage temporary stand, etc.), has the opportunity to use the shoe fitting service directly at the company's headquarters at 8 Gościńska Street in Krakow. In some cases, when the intermediation of the store between Akces Dance® and the Customer makes it difficult or extends the time of fitting the footwear, it is advisable or necessary to provide direct customer service at the Akces Dance® office (Mon-Fri 8:00 - 15:00). In this case, the fitting of footwear is performed "while you wait" using all possible means, knowledge and technical capabilities that the company has. After making the right fit, if time allows, it is possible to finish the footwear so that the customer can pick up the finished product during one visit to the company. Additional

corrections are always made at the customer's request and may extend the date of receipt of the finished footwear. The postponement of the collection date resulting from this fact cannot be the basis for any claims. The customer's arrival at the company's headquarters to match the shoes is not a basis for granting special discounts, rebates, reimbursement of transport costs, accommodation fees, etc.

6. The comfort of custom-made footwear is our top priority. In some cases (shoes with higher heels), there is a trade-off between "holding" the shoes and comfort. These two features are closely related to each other. For the heel of the footwear to hold the foot firmly, a fit to the front of the boot must prevent the foot from sliding towards the toe. Too loose, fronts preclude tight heel fit. Depending on the intended use, the appropriate type of fit is suggested: for training, wedding and formal shoes, slightly looser, at the expense of firmly holding the heel. With long-term use of footwear (wedding, wedding, other long-lasting events), take into account the possible swelling of the foot, which will result in a stronger fit of the footwear. Performance footwear, tournament footwear, should provide a very firm hold to the foot at the cost of reduced comfort. At the client's request, we can increase or decrease the "hold" of the footwear. Returning to the previous setting may not be possible in some cases, or may involve additional work and costs. If there are dysfunctions, ailments, or other foot problems, wearing regular footwear can reduce the discomfort, but it will not solve the problem.

7. Fit: the scope of individual fit to the foot is specified in the order. During the fitting, if the technical conditions allow it, it is possible to extend the range of fitting or introduce additional corrections or corrections: e.g. taking into account hallux, using corrective inserts, inserting pelottes, additional supports, etc. Additional services and matching are payable according to a separate price list.

8. Receipt: the correct fit of the footwear is confirmed by the Customer with his signature upon receipt of the order. Acceptance of the fit is closely related to the day of receipt of the footwear, due to the possibility of later changes in the dimensions of the feet in response to various external and internal factors: (see point 2). After collecting the shoes, the customer has the option of making an additional "small adjustment" free of charge, within 2 weeks from the date of receipt. After this period, all corrections are additionally payable. Ordered footwear should be picked up within 6 months from the agreed date of receipt. If the footwear is not collected within this period, the down payment is forfeited and the footwear is sold for retail sale.

Sales Policy: Returns: - NO exchange - NO

V. SMALL CORRECTION - marking "MK"

Changes introduced without the need to disassemble the shoes:

increasing width or length (1 width and 1/2 size)

correction performed on a shoe molding machine

adjustment to some anatomical details (local widening of shoes)

shortening and closing straps for fastening

making buttonholes in belts, etc.

A small correction can be made free of charge when purchasing ready-made footwear in Akces Dance company stores in Krakow (company headquarters or store), Warsaw, Opole, Chełm

When selling online, the performance of such a service involves the need to send the shoes to the following address: Akces Dance, ul, Gościńska 8, 30-698 Kraków, or deliver it to the store where with which the service is performed. The cost of return shipment of the corrected footwear is covered by Akces Dance (not applicable to foreign shipments).

In the event of further corrections, exchanges, etc. not attributable to Akces Dance's fault, the cost of shipping both ways is covered by the customer. Small adjustments are made free of charge up to 2 weeks from the date of purchase of the goods.

After this period, adjustments are made against payment, the price of the service is PLN 25 + any shipping costs.

VI. LARGE CORRECTION - marking "DK"

Significant changes made to the finished footwear with the need to disassemble the sole or other parts of the footwear. A large correction in shoes made to measure "NM" is made free of charge. A large correction in ready-made footwear "KL" or footwear on request "NZ", "TP" is payable and amounts to a minimum of PLN 150 (includes disassembly of shoes, one correction from the list, assembly and finishing of shoes). Patterns with an increased fee for custom-made production (STD, STD-V, standard for individual orders) - we do not make

large corrections. Each subsequent type of correction as part of a standard service + PLN 50.
List of common services:

decreasing to the "E" thickness

increase in width - max. to the size allowed by the upper of the shoe and traces of scratching (about 1-2 thicknesses). When it is necessary to obtain a larger thickness, an additional fee as for the replacement of the upper.

shortening or lengthening shoes (+ - 2 numbers)

adjusting to some anatomical details, e.g. adjusting the straps to the shape of the fingers, etc. (does not apply to adjusting to halluxes, or taking into account other dysfunctions)

Other non-standard matches payable according to the "price list of additional payments for non-standard measures". Shipping costs both ways are covered by the customer.

§3 Terms of using the Website, placing orders, concluding a contract, providing services and the Seller's liability

1. The information on the website www.proficz1940.com does not constitute an offer within the meaning of the Civil Code. By placing an order, the Buyer submits an offer to purchase a specific Product.

2. To make a purchase via the Website, the Buyer should open the website at www.proficz1940.com and then, after reviewing the Products offered on the website, select the Product that interests him and order it using the form on the Website or by sending a message by electronic.

3. When filling in the form, the Buyer should read the Regulations and decide whether to accept or not accept the content of the Regulations.

4. The information provided by the Buyer when placing the order should be correct on the day of placing the order and truthful. The condition for the contract to be processed is that the Buyer provides data allowing for the verification of the Buyer and the recipient of the

Products.

5. The Seller reserves the right to store customer data (data entered by the customer when placing the order) and all data related to the orders of the customer whose account has been deleted, in accordance with the principles set out in § 6 of the Regulations.

6. The Buyer may place orders 24 hours a day, on all days of the week, including Sundays and public holidays.

7. The Buyer submits an inquiry by sending a form for the selected product or by sending a traditional e-mail to the address access@akces.biz. There are parameters available for each Product, which the Buyer chooses / determines on his own.

The buyer also has the option of indicating the delivery address and recipient of the Product of his choice in the order form.

Confirmation of the submission and acceptance of the order is the Buyer's payment for the entire value of the order, a deposit of at least 50% of the order value or the submission of an official letter with the signatures of authorized persons (applicable to public entities).

8. The condition for the performance of the order by the Seller is the submission by the Buyer of an order on the website www.proficz1940.com and the performance by the Buyer of all the required activities described in § 3 of the Regulations, as well as (in rare cases) the Buyer providing answers to additional questions from the Seller (contractor of the order)).

9. After the Buyer provides all the necessary data, he will receive an order confirmation sent by e-mail to the e-mail address provided when placing the order.

10. The ordering procedure ends when the payment is made to the Seller. After placing the order, the www.proficz1940.com website will communicate with the Buyer by e-mail or, if necessary, by telephone via a consultant. The e-mail messages will contain information about the status of the order and necessary (only in certain situations - if it is necessary for the proper performance of the order) decisions that the Seller will expect from the Buyer to

take.

11. The Seller reserves the right to refuse to accept the order, inform about it e of the Buyer.

12. The sales contract may be concluded on behalf of the Buyer only by an adult with full legal capacity or, in the case of the Buyer who is not a natural person, by a person with power of attorney to represent the Buyer and incur obligations on his behalf.

13. If the Buyer orders a Product that must be manufactured, modified or shipped in accordance with the individual wishes of the Buyer, all details of the execution of such an order must be agreed by the Parties before the order is accepted by the Seller. Detailed commercial conditions for the implementation of such a non-standard order must be agreed by the Parties in writing or in the form of an exchange of e-mail correspondence before the Seller accepts the order for execution.

14. The Seller will deliver the Product to the Buyer within the time limit agreed with the Buyer and indicated in the e-mail correspondence sent to the Buyer.

15. The order completion date is counted from the moment the Seller's account is credited with the entire amount, the deposit or the date of signing the contract,

16. The order is sent by the Seller to the address indicated by the Buyer, at the Seller's expense (we do not send parcels "at the recipient's expense").

17. The product is sent by the Seller via courier companies. Shipments are delivered from 8:00 to 20:00 on business days. If the Buyer is not found, a notification is issued. In the event of failure to deliver the Product for reasons dependent on the Buyer or the recipient of the Product and the need to send it again by the Seller, the Buyer may be charged with the costs of re-shipping the Product.

18. After receiving the parcel, the Buyer should check that the Product has not been damaged during delivery. In the event of any violations or damage, the Buyer should

request the shipper of the shipment to draw up a damage report with reservations as to the condition of the shipment.

19. Receipt of the parcel from the courier must be confirmed with a legible signature of the Buyer (or a person authorized by the Buyer to collect the parcel) against receipt. Upon receipt of the receipt, the ownership of the Product and all risks related to the possession and use of the Product, in particular the risk of loss or damage to the Product, pass to the Buyer.

20. In the event of delay in delivery of the shipment, it is recommended that the Buyer indicates this fact on the consignment note in the presence of a representative of the courier company. In this case, the Buyer should also indicate the date and time of delivery on the consignment note.

21. In the event of unjustified refusal to accept the parcel with the Product by the Buyer, the parcel is returned to the Seller at the Buyer's expense. In this case, the Buyer - despite not collecting the Product - is also obliged to pay the Seller for the Product, which the Buyer has unreasonably refused to collect. The content of this point does not exclude or in any way limit the rights of the Buyer who is also a Consumer, referred to in § 5 of these Regulations.

22. The Seller reserves the right to verify the correctness and truthfulness of each order by telephone contact with the Buyer at the telephone number provided by the Buyer in the order form. Contact by phone will only take place on working days between 8:00 am - 5:00 pm.

23. The Seller reserves the right not to complete the order in the following cases:

a) after sending an e-mail confirming the acceptance of the order for execution, a return e-mail with the information that the e-mail confirming the order has not reached the addressee,

b) receipt of an incorrectly completed order form

c) inability to contact the Buyer in the manner set out in §3 point 22 of the Regulations, in order to verify the content of the order or to clarify the details of the order

d) in the case described in §4 section 7 of the Regulations

e) the Seller's failure to accept the order for execution due to errors in the file uploaded by the Buyer, which was not subsequently resumed by the Buyer.

24. In each case, when the Seller does not execute the order, and has received a payment related to such an order, he is obliged to return such payment within 14 calendar days from the date of the decision not to execute the order.

§4 Seller's remuneration and method of payment

1. The given prices of the Products are gross prices (including VAT) and are expressed in PLN.

2. The price list presented on the website is informative and does not constitute an offer in accordance with the Civil Code.

3. Each shipped Product is accompanied by a sales receipt, which the Seller issues and sends along with the purchased Product. The Seller also allows sending the parcel with the Product to a different address than the address to which the proof of sale will be sent.

4. The Seller reserves the right to change the prices of the Products in the Website's offer, introducing new Products to the offer, carrying out and canceling promotional campaigns on the Store's websites and granting Buyers additional discounts (on the terms set out in separate Regulations of the Discount Campaign), or introducing changes to them. The above does not affect orders placed before the effective date of the price change or the terms of promotional (rebate) campaigns, which will be implemented on the current terms.

5. Promotions on the Website cannot be combined, unless the regulations of a given promotion state otherwise.

6. The form of payment applicable on the Website is payment by bank transfer, credit card, postal order, online transfer or cash.

7. The Seller does not allow the Buyer to make payments on delivery of the Product - in cash to the courier.

8. If the Buyer, by concluding the contract, obliged to pay for the ordered Product in the form specified in paragraph 5 of this paragraph (prepayment), failure to pay for the ordered Product within 14 calendar days from the date of placing the order, the transaction is considered invalid and will be automatically canceled.

§5 The right to withdraw from the contract, complaints and quality guarantee

1. Pursuant to Art. 27 of the Act of May 30, 2014. on consumer rights (Journal of Laws of 2014, item 827), the Consumer has the right to withdraw from the contract without giving any reason and without incurring costs, except for the costs indicated in point 9 of this paragraph, within 14 (fourteen) days. The period for withdrawal from the contract begins:

I. for a contract in the performance of which the Seller issues the Product, being obliged to transfer its ownership - from taking the Product into possession by the Consumer or a third party designated by the Consumer other than the carrier, and in the case of a contract which:

a) covers many Products that are delivered separately, in batches or in parts - from taking possession of the last Product, batch or part,

b) consists in regular delivery of Products for a specified period of time - from taking possession of the first of the Products,

for other contracts - from the date of conclusion of the contract.

2. In the event of withdrawal from the contract, the contract is considered void. If the Consumer submitted a declaration of withdrawal from the contract before the Seller accepted his offer, the offer ceases to be binding.

3. The consumer may withdraw from the contract by submitting a declaration of withdrawal to the Seller. When withdrawing from the contract, the consumer may use the following model declaration of withdrawal from the contract.

The statement should be sent to the correspondence address: AKCES DANCE, ul. Gościńska 8a, 30-698 Krakow

Template of the declaration of withdrawal from the contract:

"I, the undersigned (name and surname of the Consumer), declare that as of (date) I withdraw from the sales contract concluded with Akces Dance sp.z o.o., ul. Gościńska 8a, 30-698 Krakow. Please make a refund of the Product price paid by me to the bank account of

(legible signature of the Consumer) "

4. To meet the deadline for withdrawing from the contract, it is enough to send a statement

before its expiry. The consumer may also withdraw from the contract by sending a statement by e-mail to the e-mail address access@akces.biz using the above model withdrawal form or by sending another, equivalent in the content of the declaration of withdrawal from the contract.

5. The Seller is obliged to immediately send to the Consumer on a durable medium (e.g. by e-mail) confirmation of receipt of the declaration of withdrawal from the contract submitted in the manner referred to in paragraph 4.

6. The reimbursement of payments received from the Consumer, including the costs of delivering the Product to the Consumer, will take place no later than within 14 (fourteen) calendar days from the date of receipt by the Seller of the Consumer's statement on withdrawal from the sales contract. The Seller will refund the payment using the same method of payment as used by the Consumer, without the Consumer incurring any fees related to the return, unless the Consumer has expressly agreed to a different method of return, which does not involve any costs for the Consumer. If the Consumer has chosen a Product delivery method other than the cheapest standard delivery method offered by the Seller, the Seller is not obliged to reimburse the Consumer for additional costs incurred by the Consumer.

7. If the Seller has not offered to collect the Product from the Consumer himself, he may withhold the reimbursement of payments received from the Consumer until he receives the Product back or until the Consumer provides proof of its return, whichever occurs first.

8. The consumer is obliged to return the Product to the Seller or hand it over to a person authorized by the Seller for collection immediately, but not later than 14 days from the date on which he withdrew from the contract, unless the Seller offered to collect the Product himself. It is enough to meet the deadline sending the Product back before its expiry.

9. The consumer bears only the direct costs of returning the Product.

10. Pursuant to Art. 38 of the Act of May 30, 2014. on consumer rights, the right to withdraw from a distance contract is not entitled to the Consumer in relation to the contract:

a) in which the subject of the service is a non-prefabricated Product, manufactured according to the Consumer's specification or serving to satisfy his individual needs;

b) in which the subject of the contract is a Product that deteriorates quickly or has a short shelf-life;

c) in which the subject of the contract is a Product delivered in a sealed package, which after opening the package cannot be returned due to health protection or hygiene reasons, if the package was opened after delivery;

d) in which the subject of the contract are Products that after delivery, due to their nature, are inseparably connected with other things;

The above regulation does not exclude the Seller's liability specified in point 12 and following below this section.

12. The Seller is liable to the Consumer, as well as to other Buyers who are not at the same time Consumers, under the quality guarantee and warranty for defects in the delivered Products, on general principles resulting from the Civil Code (Journal of Laws of 2014, item 121) and based on these principles the provisions of these Regulations.

13. Complaints should be submitted via the website by sending a message by e-mail to the following address: access@akces.biz. The complaint may also be sent to the address of the Seller's office: AKCES DANCE, 8a Gościńska Street, 30-698 Kraków.

14. When submitting a complaint, the Seller must deliver the Product complained about, along with a description of the complaint and proof of purchase. Any other comments regarding the advertised Product, such as photos of the Product complained about, or scanned reports of damage or destruction of the Product, may be sent by the Buyer to the address: access@akces.biz. In the event that the complaint is rejected, the Buyer may be charged with the costs incurred by the Seller for the receipt of the Product under complaint and its re-shipment to the recipient.

15. The Seller will make every effort to consider the complaint - regardless of the type of notification - within 5 working days from the date of notification. However, in no case will the complaint be considered later than within 14 (fourteen) calendar days from the date of its notification. In each case, the Seller shall notify the Buyer within the above-mentioned period on the manner of further proceeding.

16. The photos of the Products placed in the store may differ in color from the actual colors of the Products due to the different configuration of the Buyers' computer equipment, and the individual settings of the Seller's computer and monitor and may cause erroneous or distorted display of information about the Product (eg colors). A complaint made on this basis by the Buyer may not be recognized by the Seller.

17. In the case of contracts concluded with Buyers who are not also Consumers within the meaning of Art. 221 of the Civil Code, pursuant to art. 558 § 1 of the Civil Code, the Seller's liability under the warranty is excluded.

18. The Buyer submits complaints about the Product with defects, using the rights resulting from the quality guarantee granted by the Product manufacturer on the terms specified by the manufacturer, or using the warranty rights of the Buyer who is also a Consumer within the meaning of Art. 221 of the Civil Code towards the Seller due to the non-compliance of the Product with the contract.

§6 Privacy and security

Pursuant to Art. 13 sec. 1 of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46 / EC (hereinafter: GDPR), we inform that:

1) The administrator of your personal data is Akces dance sp.z o.o. based in Kraków at ul. Gościnna 8a 30-698 Kraków, registered in the Register of Entrepreneurs of the National Court Register kept by the District Court for KRAKÓW-ŚRÓDMIEŚCIE IN KRAKÓW, XI

ECONOMIC DEPARTMENT OF THE NATIONAL COURT REGISTER under the number REGON: 363538095, hereinafter referred to as NIP: 61338 (hereinafter referred to as NIP: 679312).

Providing your personal data is voluntary, but failure to do so will make it impossible to perform the contract or conduct marketing activities. In the case of counterparties' representatives, their data was obtained directly from the counterparties they represent or from publicly available sources.

We provide your personal data to entities with whom we cooperate to provide our services, e.g. entities providing postal, courier, accounting, legal and IT services.

Each of you or yours representatives has the right to:

- access to the content of your data,

- rectification, deletion or limitation of data processing,

- data portability,

- raise an objection,

- withdrawal of consent at any time without affecting the lawfulness of the processing which was carried out on the basis of consent before its withdrawal.

In addition, you have the right to lodge a complaint with the President of the Office for Personal Data Protection if you believe that the processing of personal data violates the provisions of the Regulation.

Yours sincerely, Akces Dance sp. Z o.o.

§7 Intellectual property

1. The website address at which the Seller's Online Store is available, that is: www.proficz1940.com, as well as the content of the website www.proficz1940.com, www.akces.biz are subject to copyright and are protected by Polish copyright law and intellectual property law. The rights to the www.proficz1940.com website and the content contained therein belong to AKCES DANCE sp. Z o.o .. Downloading, copying, modifying, reproducing, sending or distributing any content from the website www.proficz1940.com without the consent of the owner is prohibited. Failure to comply with the above provisions will be prosecuted in court.

§8 Cookies policy

Cookie files (so-called "cookies") are IT data, in particular text files, which are stored on the Website User's end device and are intended for using the designed website of the Website. Cookies usually contain the name of the website they come from, the storage time on the end device and a unique number. The entity that places cookies on the Website User's end device and obtains access to them is the operator of the AKCES DANCE Website with its registered office at 30-698 Kraków, ul. Gościńska 8a Cookies are used to: a) adapt the content of the created website to the User's preferences and to optimize the use of websites; in particular, these files allow to recognize the device of the Website User and properly display the website, tailored to his individual needs; b) creating website statistics that help to understand how Website Users use websites, which allows improving their structure and content; c) maintaining the Website User's session (after logging in), thanks to which the User does not have to re-enter the login and password on each subpage of the Website; The Website uses two basic types of cookies: session cookies and persistent cookies. Session cookies are temporary files that are stored on the User's end device until logging out, leaving the website or turning off the software (web browser). Persistent cookies are stored on the User's end device for the time specified in the cookie file parameters or until they are deleted by the User. The Website uses the following types of cookies: a) "necessary" cookies, enabling the use of services available on the Website, eg authentication cookies used for services that require authentication on the Website; b) cookies used to ensure security, e.g. used to detect fraud in the field of authentication on the Website; c) "performance" cookies, enabling the collection of information on the way

the website is used; d) "functional" cookies, enabling "remembering" the settings selected by the User and personalization of the User's interface, eg in terms of the selected language or region of the User, font size, website appearance, etc .; e) "advertising" cookies, enabling the delivery of advertising content to Users more tailored to their interests. In many cases, the software used to browse the created websites (web browser) allows cookies to be stored on the User's end device by default. Website Users can change cookie settings at any time. These settings can be changed in particular in such a way as to block the automatic handling of cookies in the settings of the web browser or to inform about their every posting on the Website User's device. Detailed information on the possibilities and methods of handling cookies is available in the software (web browser) settings. The website operator informs that restricting the use of cookies may affect some of the functionalities available on the website. Cookies placed on the Website User's end device may also be used by advertisers and partners cooperating with the Website operator. More and Information on the created cookies is available in the "Help" section in the browser's menu.

§9 Final provisions

1. In matters not covered by these Regulations, the provisions of generally applicable law shall apply, including in particular the provisions of legal acts referred to in these Regulations, and in the case of Buyers who are not also Consumers within the meaning of the provisions of the Act of 23 April 1964 - Civil Code (Journal of Laws No. 2014.121. Jt), also the provisions of the General Terms and Conditions of Sale available on the Store's website.

2. The provisions of these Regulations are not intended to exclude or limit any rights of the Buyer who is also a Consumer within the meaning of the Act of 23 April 1964 - Civil Code (Journal of Laws 2014.121. J. T.), Which he is entitled to under mandatory provisions of law. In the event of non-compliance of the provisions of these Regulations with the above provisions, these provisions shall prevail

3. The Seller reserves the right to amend these Regulations. The change is made by placing the new content of the Regulations on the website www.proficz1940.com

4. Orders placed during the previous version of the Regulations, that is before the date of placing the new Regulations on the Store's website, will be processed in accordance with

the provisions of the previous version of the Regulations.

5. Disputes between the Seller and the Buyer who is also a Consumer will be settled by a common court having jurisdiction in accordance with the provisions of the Code of Civil Procedure. Any disputes arising between the Seller and the Buyer, who is not a Consumer, will be settled by a common court having jurisdiction over the seat of the Seller. The buyer who is also a consumer has the option of using an out-of-court complaint and redress procedure before the Permanent Consumer Arbitration Court at the Provincial Inspector of Trade Inspection located closest to the consumer's place of residence. Information on how to access the above-mentioned mode and procedures for resolving disputes can be found at the following address: www.uokik.gov.pl, in the tab "Settlement of consumer disputes".

6. These Regulations shall enter into force and apply from the date of its publication, that is from 02.28.2015.