

A GUIDE TO YOUR OBLIGATIONS AS A NO LIGHTS NO LYCRA LICENSEE

We are excited to welcome you to the NLNL community! The purpose of this document is to give you an overview of some of your key obligations as a Licensee as set out in the NLNL Licence Agreement. This document does not replace the terms of the Licence Agreement.



USE OF THE NLNL TRADE MARKS



1. The Licence Agreement gives you the right to use the NLNL trade marks ("No Lights No Lycra", "NLNL", "No Lights" and the NLNL logo) to promote and organise your weekly NLNL event. You must comply with all directions from NLNL in relation to your use of the NLNL trade marks.
2. You are not allowed to use the NLNL trade marks for any other purpose, including to promote any other events (such as any festival or other special events) without the written consent of NLNL.
3. You will be provided with the NLNL Social Media and Communications Guidelines and you must comply with those guidelines when using social media and email to promote

CONDUCTING YOUR NLNL EVENT

6. Your NLNL event can take place once per week, for a maximum of two hours. It is very important that you comply with the NLNL Code of Conduct every time you hold your NLNL event.
7. Within 7 days of each NLNL event, you must provide NLNL with the completed "Weekly Dancing Table" which states how many dancers attended your event that week.
8. You can sell official NLNL merchandise at your NLNL events, but you cannot sell any other goods or merchandise (branded or unbranded) without the consent of NLNL.
9. You must keep and maintain public liability insurance (equivalent to at least AU\$5,000,000) to cover your NLNL events.



and organise your NLNL event. The Guidelines also explain your obligations once your role as a NLNL Licensee comes to an end.

4. You are not allowed to register any name (including any business, company or domain name) or any trade mark which uses the NLNL trade marks or any similar names or trade marks.
5. You must act at all times to protect the reputation and goodwill in the NLNL brand.



PAYMENT OF THE LICENCE FEES

10. As a Licensee, you are required to pay the following fees (as set out in the Licence Agreement):
 - (a) the Startup Fee (payable at the time you become a NLNL Licensee);
 - (b) the Annual Fee (payable each year);
 - and (c) the Percentage Fee.
11. The Percentage Fee is payable each week and it is calculated based on the number of dancers who attend your NLNL event that week (as stated in the Weekly Dancing Table). You must pay the Percentage Fee within 7 days of each NLNL event.

If you have any questions about your obligations, please contact Alice Glenn or Heidi Barrett.

