



GENERAL TERMS & CONDITIONS FOR THE PARTICIPATION IN YOUTH IS THE FUTURE CAMP 2025

As of November 13, 2025

1. General provisions

- 1.1. The hereby document provides overall conditions for the order, payments and participation in Youth is the Future Camp 2025 (hereinafter referred to as: either “the Camp” or “YITF”), which will take place from July 20th 2025 18:00 until July 24th 2025 13:00 at Hotel Šachtička*** Resort, Banská Bystrica, Slovakia. In cases of conflict between specific provisions of hereby document and other provisions, this General Terms & Conditions document shall prevail.
- 1.2. The Camp’s organizer is The Legits, s.r.o. located in Banska Bystrica, at Ruzova 3700/3, 97411, company ID: 44892390 Tax ID: 2022862556, VAT ID: SK2022862556 entered in the Register of Commerce, District Court of Banska Bystrica section sro, insert no. 16857 / S (hereinafter referred to as “Organizer”).
- 1.3. Some of the organizational tasks, such as payment handling are provided by camp’s co-organizer Mladí sú budúcnosť, n.o., located at 29. Augusta 1644/3, 97401 Banska Bystrica, Slovakia, organization ID: 52100189, registered at District Office of Banska Bystrica, registration number 23/2018 (hereinafter referred to as “Co-Organizer”). Mladí sú budúcnosť, n.o is a non-profit organization and is not a VAT payer. Another co-organizer is the non-profit organization Blast, n.o., located at Astrova 17, 97401 Banska Bystrica, Slovakia, organization ID: 50114191, registered at District Court of Banska Bystrica, registration number 37/2015.
- 1.4. The Camp is dedicated to minors and adults, provided that minors participate in the Camp under permanent care of their legal custodians or upon consent of legal custodians stated in the qualification card available at youthisthefuture.com under care of an adult person pursuant to a qualification card available at youthisthefuture.com, which shall be filled-out, scanned and sent via email to: info@youthisthefuture.com by July 12th, 2025 .The original qualification card ought to be provided upon check-in at the Camp as well.
- 1.5. It shall be assumed that a person who concluded the registration process via the online form (hereinafter referred to as “Client”) is an adult holding full capacity to undertake acts in law and is authorized – when applicable – to perform custody over a minor participant of the Camp.
- 1.6. By filling out the registration form of participation in the Camp the Client selects a suitable package of services and confirms that he/she is aware of the Camp’s offer, hereby General Terms & Conditions for the participation in the Camp provided by electronic means as well as other documents available at youthisthefuture.com.
- 1.7. A person who is a beneficent of the registration on participation in the Camp with the Camp’s Organizer under conditions set out below and made full payment for this purpose shall be understood as the Camp’s participant (hereinafter referred to as “Participant”).

2. Camp Program

- 2.1. The Camp shall commence on July 20th 2025 18:00 and ends on July 24th 2025 13:00.
- 2.2. Organizer provides Participants with an opportunity to attend the camp and participate in workshops, discussions stretching sessions and other activities detailed in the offer available

at youthisthefuture.com.

- 2.3. All the workshops and other activities shall be provided in English language.
- 2.4. If selected during the registration process and paid for by the due date, the organizer provides Participants with accommodation at the Hotel Šachtička*** or at Hostel #1 during the period of the camp with a possible extension of the stay. In the same way the organizer provides food options for the participants.

3. Payments

- 3.1. In exchange for participation in the Camp, the Client is obliged to pay the price according to the chosen services and in the amount specified in the registration form and in confirmation e-mail.
- 3.2. A partial advance payment is required in order to complete the registration process. The payment is payable via a secure payment gateway (Stripe) and the Client may use a credit or debit card for the advance payment. The Client will receive a payment confirmation email once the transaction process is completed.
- 3.3. In certain case to case situations the Organizer might accept payment of the advance payment via bank transfer. Failing to provide the advance payment within 7 days of the registration may result in cancellation of the registration.
- 3.4. The remaining amount stated in the registration form and the consequent confirmation email shall be paid at the spot during check-in process and **in cash only**.
- 3.5. The Organizer is not responsible for additional costs, exchange rate differences and bank commissions related to the execution of the transfer. The price will be reconciled with the amount credited to the Organizer's Stripe or bank account.
- 3.6. The Organizer reserves the right to delete the reservation and refuse entry to any participant in the event of failure to make an advance payment or any of the instalments of the total price. The Organizer may exercise the right to withdraw until July 19th, 2025.

4. Cancellation of the registration

- 4.1. The Client may withdraw from this agreement at any time prior to the commencement of the Camp. If this occurs after 14 days from the date of registration, the Organizer shall be entitled to withhold the advance payment and installments of the price paid so far in full.
- 4.2. The Organizer reserves the right to cancel the Camp no sooner than 7 days prior to the scheduled launch of the Camp, provided that the number of persons who signed the agreement on participation in the Camp does not amount to minimum of 50 participants or COVID-19 epidemic or sanitary restrictions which are binding for the Organizer effect significantly the organization of the Camp. The Organizer shall immediately inform the Participants about the cancellation by email and social media announcement. In such cases, all payments already made shall be reimbursed by October 30th, 2025.
- 4.3. The Organizer reserves the option to limit the number of places in the Camp, which shall be posted at <https://youthisthefuture.com/>.
- 4.4. Participant of the Camp acknowledges that future progress of COVID-19 pandemic disease worldwide and in particular COVID-19 epidemic disease in Slovakia may make organization of the Camp or participation in the Camp impossible or significantly difficult regardless the Organizer's readiness to act. In such a case the counter Party shall not be entitled to look for indemnification vis-a-vis the Party affected by restrictions.

5. Rules for participation in the Camp

- 5.1. The Camp's participants are obliged to comply with the house regulations of objects where the activities will take place, unless the Organizer waives application of the rules in part or completely.
- 5.2. The Camp's participants are obliged to pay attention and take care of tidiness, order and entrusted property as well as comply with curfew hours.
- 5.3. The Camp's participants are obliged to comply with instructions from the Camp's representatives and third-party personnel (hotel, gyms, etc..) as well as instructors. In case of conflicting instructions, the deciding vote belongs to the Organizer.
- 5.4. Access to the Camp and its activities, including workshops is restricted only to a person who shows an appropriate armband provided to the person by the Organizer.
- 5.5. It is forbidden to consume food, drink alcohol, smoke tobacco (including e-cigarettes) in the premises where the Camp and activities will take place.
- 5.6. It is forbidden to use drugs.
- 5.7. The workshops are held in the form of classes hosted by an instructor. Participants of the workshops are obliged to comply with the instructor's instructions and not disturb the participation of others.
- 5.8. It is forbidden to use footwear and other equipment not suitable for gyms.
- 5.9. The participant of the Camp undertakes to observe sanitary restrictions that are common in place and time where and when the Camp is organized, in particular caused by COVID-19 epidemic. Moreover, the participant of the Camp undertakes to observe during the Camp rules implemented by the Organizer in order to minimize the risk of COVID-19 infection. The participant of the Camp acknowledges that the Organizer will provide required by law and standard precautions, including sanitary protections, which cannot warrant total avoidance of risk of COVID-19 infection. Nothing written above cannot be interpreted as the Organizer obligation to provide the Camp participant with personal protection equipment.
- 5.10. It is absolutely requested from the participant of the Camp to comply with rules of safety, especially during workshops and activities.
- 5.11. The Organizer reserves the right to remove from the workshops, or even the whole Camp, a participant who continues to persistently infringe the applicable rules despite reminders.
- 5.12. The Participant or his/her custodian shall be responsible for any and all damage he/she might cause to property and/or persons.
- 5.13. The Client confirms that he is aware of what breaking is about and the risks associated with its performance, and the health condition allows the Participant to participate in Camp's activities. The Organizer shall not be held responsible for injuries and other health damage caused during the Camp, including those caused by third parties.
- 5.14. The Organizer shall not be held responsible for either theft or damages to belongings.

6. Additional provisions concerning minor participants of the Camp

- 6.1. Minor participants shall not conclude the registration of participation in the Camp by themselves. A legal custodian or guardian shall conclude the registration in the name of the minor participant.
- 6.2. Minor participants of the Camp shall be at all times under care of another adult (legal custodian or guardian entrusted to taking care for the minor participant). The Organizer will provide an adult person that will act as a guardian for minor persons during the duration of the Camp.
- 6.3. The organizer shall not be responsible for minor participants before the start of the camp (July 20th, 2025 18:00) and after the camp's termination (July 24th, 2025 after 13:00).
- 6.4. Minor participants are not allowed to skip any activities and wander off the Hotel or Hostel grounds by themselves unless a written consent by their parent or legal guardian is provided.
- 6.5. At latest during check-in the Organizer should be provided with the original signed qualification card for the minor participant.

7. Insurances

- 7.1. Upon concluding the registration of participation in the Camp, the Client and Participant confirms that he/she is aware of what hip hop, breaking etc. involves and the risks related with performing this discipline. Furthermore, the participant or his legal custodian also confirms that participants health conditions allow for participation in the camp activities. The participant acknowledges that the Organizer shall not be held responsible for any injuries to health resulting from the activities, including injuries caused by other persons, unless they are a result of improper organization of the workshops and activities attributable to the Organizer.
- 7.2. In case of injury or illness during the Camp and its activities, the participant is responsible to cover all the costs emerging from the treatment of the injury or illness.
- 7.3. The organizer does not provide any travel nor sport activity insurance and strongly recommends the Client to purchase such insurances for Participants prior to the beginning of the Camp.

8. Liability and complaints

- 8.1. In case of discrepancy between the factual status and the offer of the Camp, hereby document or other documents provided by the Organizer and describing the conditions of the Camp, the participant is entitled to address a complaint. The complaint ought to be submitted immediately to the Organizer in any form. The Organizer shall recognize the complaint with due time but not later than within 14 days. In case the complaint is deemed justified, the Organizer will remove the defect immediately. If the defect is not removed, the participant ought to immediately inform the Organizer of this fact in written form or by email at info@youthisthefuture.com.
- 8.2. The Organizer reserves the right to change the terms & conditions, camp's program, lineup and order of dancing classes as well as accompanying events and activities. Such changes shall not comprise the basis for complaints provided that the number of classes and activities does not change.
- 8.3. If, for reasons outside the Organizer's control, performance of particular services comprising a significant part of the Camp's program cannot be fulfilled, the Organizer is obliged to perform supplementary services instead, without imposing additional costs on the participants. If the quality of supplementary performance shall be lower, the participant of the Camp has the right to demand reduction of the Camp's price. The Organizer shall not be held responsible if he provides supplementary performance of at least equivalent standard.
- 8.4. The Organizer shall not be held responsible for theft and damages to personal belongings of participants of the Camp.

9. Personal Data Policy

- 9.1. The Organizer is the administrator of the Client's personal data, including in particular first and last name, e-mail address, telephone number. These data have been collected directly from the Client and processed pursuant to Article 6(1)(b) 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 (OPR), i.e. in order to perform the agreement.
- 9.2. The provision of personal data by the Client is voluntary, however without processing personal data it is not possible to perform the agreement.
- 9.3. The Organizer shall not disclose personal data to third parties, unless the Client has given his or her express consent or the Organizer is legally obliged to provide such data. The Client's personal data will not be transferred to an international organization or a third country.
- 9.4. The Client's data will be stored until the end of the contractual relationship and the expiration of the statute of limitations for claims under the agreement and, in addition, until the end of any legal disputes in which this data is required as evidence.
- 9.5. Only the Organizer has access to the processed data. Data shall be protected by controlling

access to appropriate premises and facilities and by protecting correspondence against access by third parties on a generally accepted basis.

- 9.6. The personal data of the Client are not subject to automated decision making, in particular profiling.
- 9.7. The Client is entitled to:
- a) the right of access to information, whether and what personal data of the Client are processed and for what purpose, what categories, on what legal basis and at what time they were processed, as well as to whom they were made available,
 - b) the right to demand that the Client's personal data be corrected, supplemented or deleted,
 - c) the right to demand that the processing of the Client's personal data be restricted,
 - d) the right to demand that the Client's personal data be sent to a third party,
 - e) the right to object to the processing of the Client's personal data, unless the administrator proves the existence of important legal grounds for processing these data, overriding your interests, rights and freedoms, especially if the processing of these data serves to assert claims.
- 9.8. The personal data of the Client are not subject to automated decision making, in particular profiling.

10. Other provisions

- 10.1. Any amendments to this agreement must be made in writing, otherwise being null and void, and this form will be fulfilled if a text file with changes or additions is attached to an e-mail sent by one party to the other and accepted by the other party in return correspondence.
- 10.2. This Terms & Conditions document shall be governed by the laws of Slovakia.
- 10.3. This Terms & Conditions document has been sent to the Client by e-mail in the form of an electronic file link and if it is not objected to by the Client within 7 days from that date in return correspondence, it shall be deemed accepted.
- 10.4. The participant of the Camp (or the participant's legal custodian) gives consent for non-profit use of photographs and video recordings bearing the images of the participant by the Organizer and entities co-operating (especially sponsors) in any media and for any purpose. At the same time, the participant (or the participant's legal custodian) also waives the right to control and validate each use of photographs and films bearing the participant's image.