

## Terms and Conditions – Flying Pilates Teacher Training

### *Registration*

By sending the completed registration form, you agree to conclude a binding training contract for Flying Pilates Trainer. Provided that a vacant place is available, we will confirm your registration by email. The contract is concluded when the deposit of 150€ is received within five working days after delivery of the registration confirmation.

### *Payment*

A deposit of 150€ becomes due five working days after receipt of the registration confirmation. The remaining training fee is to be paid no later than two weeks before the start of training into the Bank Account of the Flying Pilates UG (with limited liability).

### *Services*

Our services can be found in the Training Content of our website at [businesspartner.flying-pilates.de/#Ausbildung](https://businesspartner.flying-pilates.de/#Ausbildung). Verbal ancillary agreements are not made.

### *Cancellation of Registration or Training Appointment (by Flying Pilates UG (with limited liability))*

We reserve the right to cancel the contract up to one week before beginning of training if the minimum number of participants (3 persons) is not reached. We will notify the participant immediately and promptly refund the amounts paid.

In the event an appointment due to unforeseen circumstances cannot take place, we are entitled to cancel it and we will inform the participant immediately. The amount paid for the appointment will be immediately refunded.

### *Cancellation (by Participant)*

It is possible for the participant to withdraw from training at any time before it begins. The resignation must be stated in writing sent by mail or by email.

In case of withdrawal by a participant for which we are not responsible, we will charge per person a lump sum compensation calculated according to the following percentages of the training fee:

Up to 4 weeks before start of training: 20%

Up to 2 weeks before start of training: 50%

Up to 1 week before start of training: 90%

In cases of non-attendance or failure to withdraw, the full training fee will payable and non-refundable.

If the participant proves that the adequate compensation in the specific case is substantially lower than the lump-sum amount, he shall pay only the lower amount. The obligation to compensate is waived if the training course had not been achieved without the rescission of the participant, whereby withdrawal from other participants would not work for him. The obligation to pay compensation is also waived if the booked training course reaches the maximum number of participants (8) despite the resignation of the participant. Flying Pilates informs the participant immediately if the obligation to compensate is waived.

### *Exclusion of Liability*

It is the responsibility of the participant to inform us at the time of registration about current physical or psychological restrictions relevant to the training (e.g. current injuries, pregnancy, etc.).

No liability is assumed for participant clothing, valuables and money brought to the premises.

### *Concluding Provisions*

Should one or more provisions of these General Terms and Conditions be or become invalid, the effectiveness of the remaining provisions shall not be affected thereby.

General Terms and Conditions of Business of the:

Flying Pilates UG (with Limited Liability)  
Carpserweg 25  
22337 Hamburg

Value Added Tax Identification Number: DE295015560  
AG Hamburg HRB 131801

Managing Director: Sonja Ehrlich

Contact:  
Telephone: 0175 2762164  
Email: [contact@flying-pilates.de](mailto:contact@flying-pilates.de)