GENERAL CONDITIONS INTER SUMMER CAMP 2025

(Cancellation/refunds on page 12)

The purchase and sale of tourist packages and therefore this Contract are governed by the Tourism Code (articles 32-51) as currently amended by Legislative Decree. n. 62/2018 in implementation of EU Directive no. 2015/2302 as well as the provisions of the civil code regarding transport and mandate, as applicable.

This contract regulates the methods and conditions of participation in the tourist packages that are part of the "Inter Academy" project and called "Inter Summer Camp" which have as their destination in Italy the localities of Polsa di Brentonico (TN), Fino del Monte (BG) and Cascia (PG) organized by Holiday System srl with headquarters in via Matteotti 1/E, Mori (TN).

These general conditions form an integral and substantial part of every proposal, registration and registration confirmation, together with the "Prices" and "Register now" sections present on the Site.

By signing the purchase proposal, the buyer expressly declares to have understood and accepted, for himself and for the subjects for whom he requests the service, both the General Information and these General Conditions.

Acceptance of the package purchase proposal is considered completed pursuant to art. 1326 cc, with consequent conclusion of the contract, with the payment of the deposit by the buyer according to the methods indicated in article 4 of these general conditions.

1) Legislative sources

The sale of tourist packages, which have as their object services to be provided in both national and international territory, is governed by articles. 32-51 novies of Legislative Decree no. 79 of 23 May 2011 (so-called "Tourism Code"), as amended by Legislative Decree no. 62 of 05.21.2018 implementing EU Directive no. 2015/2302, and its subsequent amendments, as well as by the provisions of the Civil Code regarding transport and mandate, as applicable.

2) Definitions

Inter Summer Camp – Residential and Day Camp: identifies the set of sports holidays organised, in the locality of the Monte Baldo plateau (TN), Umbria -Cascia (PG) and in Val Seriana – Fino del Monte (BG), by the Organiser, divided into shifts with weekly with the possibility of participating in more than one week. Inter Summer Camp – Residential and Day Camp is aimed at boys and girls aged between 8 and 17.

Organizer: Holiday System srl, Via Giacomo Matteotti 1/E, 38065 Mori (TN).

Director: identifies the Organizer's contact person at each Inter Summer Camp.

Participant: the boy, aged between 8 and 17 years (Residential and Day Camp), who participates in Inter Summer Camp with the prior express authorization of the person(s) exercising parental responsibility over the same.

Purchaser: the person who signs and transmits the Registration Form as defined below and purchases the package in the name and on behalf of the Participant;

Site: identifies the website www.soccercampsinternational.com

3) Services to which the Participant is entitled

The services included in the participation fee to which the Participant is entitled are exclusively those expressly indicated on the Site in the "Prices" section of the chosen product (for residential camps), except for any additional components and/or ancillary services expressly requested by the Participant at the time of their registration and granted by the Organizer. It is understood that the transfer to and from the Monte Baldo plateau (TN), to and from Val Seriana – Fino del Monte (BG) and to and from Umbria - Cascia (PG) (Residential and Day Camp), is always to be understood as care, burden and responsibility of the Participant.

4) Registration method

Registration must be carried out using the online method indicated in the "Register now" section of the Site. Registration must be carried out by following all the steps provided in the "Register now" section of the Site, by completing on the part of the merchant(s) parental responsibility, of all the mandatory fields and spaces of the specific section, and by making the payment required for registration via credit card.

For residential and day camps, the validity of the registration is subject to payment of the deposit or the entire fee, via credit card and is subject to the mandatory completion of all the information requested in the link contained in the email that the participant will receive after making the booking.

Failure to do so will result in no liability or burden being charged to the Organiser.

The possibility of paying with the deposit + balance formula, for residential and day camps will only be available until 29 April 2025: starting from 30 April 2025, to register you will have to pay the entire fee.

5) Dates and possible changes

The Organizer reserves the right to modify or cancel Inter Summer Camp in the event of force majeure, or if the required minimum number of 30 participants is not reached, with the sole obligation to refund the sums already paid and express exclusion of any other compensation. It will be the Organizer's responsibility to communicate, at least 10 days before the start date of the chosen period, any modification or cancellation of the chosen dates. If the Participant intends to request a change to the shift(s) chosen for Inter Summer Camp, he/she must make an appropriate written request to Holiday System via email at least 20 days before the departure date. The relevant request will be satisfied compatibly with the availability of places without in any case such request giving automatic right to the change.

6) Necessary documents and medical certificates required

Each Participant must complete, as requested by the Organizer, the required documentation, within the times and methods expressly indicated in the email received upon registration. The lack of even one of the documents will prevent the completion of the registration and the consequent participation in Inter Summer Camp, without any liability for the Organizer. Failure to submit the documentation, requested in the email received and contained in the link, will effectively make participation in Inter Summer Camp impossible, and will constitute a serious breach of duty by the Participant, sanctioned pursuant to the following art. 11.

As indicated in the link contained in the email received upon booking,

- a) the following must be completed:
- 1. Participant's personal information
- 2. Participant's health information

3. Information regarding parental responsibility over the participant

b) the following documents must be delivered to the Camp on the day of arrival:

1. Photocopy of the medical certificate for suitability for NON-competitive sports practice (valid only if the wording "non-competitive sports practice" is present) or: Photocopy of the sports medical certificate for suitability for competitive practice.

(The certificates must be valid or must have an issue date no earlier than 12 months before the date of the end of the participation camp).

In the absence of this certificate, the participant will NOT be able to carry out any sporting activity at the Camp.

2. Declaration certifying the absence of infectious diseases (to be downloaded from the personal link page upon first access and completed by the operator in the self-certification parental responsibility form. The document is found at the bottom of the link page).

Furthermore, the participant who needs to wear glasses during football training must be provided with impact-resistant protective glasses with a celluloid frame and graduated shatterproof polycarbonate lenses (if he requires glasses during sporting activities). Alternatively, the participant can use contact lenses, but must be independent in applying and removing them.

7) Obligations of the Participant

Each Participant must comply with the rules of normal prudence and diligence and the specific disciplinary and behavioral ones provided by the Organizer, in the person of the Director. The person(s) exercising parental responsibility over the Participant hereby exempts the Organizer from any and all liability in the event of failure to observe or default on the aforementioned obligations and rules. In

particular, the person(s) exercising parental responsibility over the Participant will be held liable for all possible damages resulting from incorrect and illicit behavior of the Participant. The Organizer reserves the right to suspend, without the right to a refund of the fee, the Participant from Inter Summer Camp in the event of failure to comply with and violation of the aforementioned rules provided with the obligation of the person(s) exercising parental responsibility to provide own care, expenses and responsibilities to return the excluded Participant home.

8) Payments

To proceed with the online booking of the Contract, the Customer must pay in the manner indicated at the time of booking:

a) for bookings made by 29 April 2025:

– a minimum deposit of 25% of the camp. This amount is paid as an advance on the fee;

The balance of the package price must be paid without exception on April 29th 2025.

b) For bookings made from 30 April 2025 onwards:

- the Customer must pay the entire amount at time of registration

9) Services provided

1. The prices of the tourist packages published on the online site are expressed in US Dollars.

2. The "ALL INCLUSIVE" participation fee for Inter Summer Residential Camp in Italy, expressed on the Site, includes:

- Full board: breakfast, lunch, dinner and one break per day (according to a menu designed with the collaboration of our experts with the possibility of choice);

- Accommodation in rooms with 2-3-4 beds;

- Surveillance and assistance service;

- 24 hour assistance;
- TPL insurance;
- Injury insurance;
- Inter personalized clothing kit consisting of:
- 2 short-sleeved black and blue Nike t-shirts;
- 1 light blue short-sleeved t-shirt;
- 1 overall;
- 2 shorts;
- 2 pairs of socks;
- 1 hat;
- 1 backpack.

 Football training and technical instruction with staff from the Inter Youth Sector, made up of FIGC-licensed coaches and/or graduates in motor sciences (15 hours per week);

- Staff dedicated to free time entertainment and animation

– trip as scheduled

- Certificate of attendance.

3. The DAY CAMP fee includes:

 one lunch per day (according to a menu designed with the collaboration of our experts with the possibility of choice);

- Surveillance and assistance service;

- Medical assistance;
- TPL insurance;
- Injury insurance;
- Inter personalized clothing kit consisting of:
- 2 short-sleeved black and blue Nike t-shirts;
- 1 light blue short-sleeved t-shirt;
- 1 overall;
- 2 shorts;

- 2 pairs of socks;
- 1 hat;
- 1 backpack.

 Training and technical instruction with staff from the Inter Youth Sector, made up of FIGC-licensed coaches and/or graduates in motor sciences (15 hours per week);

- Certificate of attendance.

10) Assistance and insurance

The participation fee includes an accident policy and a civil liability policy against third parties, the coverage of which includes only the period of the Participant's actual stay at Inter Summer Camp with the exclusion of travel (unless expressly provided for) and any other item not included . The limits of the RCT policy are as follows: €6,000,000.00 per accident, €6,000,000.00 per injured person, €6,000,000.00 for damage to property and third parties. The limits of the accident policy are as follows: €150,000.00 for permanent disability, €100,000.00 for death and €5,000.00 for reimbursement of medical expenses. For the latter policy there is a 20% deductible only on medical expenses.

By completing the duly completed registration form, the parental responsibility operator accepts the terms and limits of the aforementioned insurance policies.

11) Disclaimer

The Organizer is expressly exempted from liability for any damage resulting from facts attributable exclusively to the Participant (including, by way of example and not limited to, autonomous and unauthorized initiatives taken by the Participant during the stay at Inter Summer Camp), or by circumstances unrelated to the provision of the expected services (such as, by way of example and not limited to, the transfer to and from the chosen location, if excluded from the participation fee), by unforeseeable circumstances, by force majeure, or by circumstances that the same Organizer could not, according to professional diligence, reasonably foresee or resolve.

12) Express termination clause

Failure to complete the information requested from the participant, contained in the email received at the time of booking, will result in the immediate termination of this contract, with the Organizer having the right to withhold any sum received, and without prejudice to the request for further damages suffered. Failure to pay the entire fee within the established deadlines will result in the immediate termination of this contract, with the Organizer having the right to withhold any sum received, and without prejudice to the request for further damages suffered.

13) Withdrawal

Pursuant to art. 32 paragraph 3 Tourism Code, we inform you of the exclusion of the right of withdrawal with regards to distance contracts pursuant to art. 47

paragraph 1 letter. g) of the Consumer Code.

The Customer, before the start of the package, however has the right to withdraw from the Contract, without paying penalties, in the following cases:

- the withdrawal is notified within 5 days from the booking date;

– significant modification of one or more main characteristics of the tourist services referred to in the art. 34 paragraph 1, letter a) Tourism Code, objectively configurable as fundamental for the purposes of enjoying the tourist package considered as a whole, proposed by the Organizer to the Customer after the conclusion of the Contract itself, but before departure, and not accepted by the latter ;

 the Organizer can no longer satisfy the specific requests made by the Customer/Participant and already accepted by the Organizer itself.

In the above cases, the Customer can:

- accept the alternative proposal where formulated by the Organizer;

 request the refund of sums already paid. This return must be made within the following 14 days from withdrawal from the Contract.

– In the event of unavoidable and extraordinary circumstances occurring at the destination or in its immediate vicinity and which have a substantial impact on the execution of the package or on passenger transport to the destination, the Customer has the right to withdraw from the Contract, before start of the package, without paying withdrawal costs, and to a full refund of payments made for the package, but is not entitled to additional compensation.

The Participant has the right to withdraw before the start of the Stay, by means of a communication to be sent to Soccer Camps International via email. Following withdrawal, the Organizer will apply the following penalties (the calculation of days does not include that of withdrawal):

- 25% of the entire fee for withdrawal up to 21 working days before departure;

 - 50% of the entire fee for withdrawal from the 20th to the 5th working day before departure;

– 90% of the entire fee for withdrawal from the 4th working day before departure to the day of the start of the Camp;

- 100% once the stay has started (partial use of the Camp).

The penalties set out above do not apply in the event that the participant is forced to withdraw due to being positive for Covid-19 or in fiduciary isolation due to contact with a positive person, certified by a doctor or competent authority and with a positive swab result.

As provided for in article 3 of this regulation, the Organizer has the right to cancel one or more holiday periods in the event of force majeure events, such as for example any government measures aimed at limiting the spread of an epidemic. In this case the Organizer will inform the participants well in advance and will refund only the sums already paid by the participant without applying any withholdings, handling costs and penalties.

14) Changes or cancellation of the tourist package by the organizer

Before the start of the holiday, the Organizer reserves the right to unilaterally modify the conditions of the Contract, other than the price, provided that these are changes of little importance, communicating them to the Customer clearly and precisely on a durable medium, such as example via email.

If before departure the Organizer(s) needs to significantly modify one or more main characteristics of the tourist services referred to in art. 34 paragraph 1, letter a) Tourism Code, or (ii) cannot satisfy the specific requests formulated by the Customer and already accepted by the Organizer, the Customer can accept the proposed modification or withdraw from the Contract without paying the withdrawal costs.

The Customer, who is informed clearly and precisely of the significant change, must communicate his choice to the Organizer within 2 (two) working days from the moment he received the notice; in the absence of communication within the aforementioned deadline, the proposal formulated by the Organizer is considered accepted. In the event that the Customer does not accept the replacement package offered, the Organizer will refund without unjustified delay and in any case within 14 days of withdrawal from the Contract all payments made by or on behalf of the Customer/Participant. Furthermore, the Customer has the right to be compensated for failure to execute the Contract, except in the cases indicated below:

 no compensation is provided deriving from the cancellation of the tourist package when the cancellation depends on the failure to reach the minimum number of 30 participants;

– no compensation is provided deriving from the cancellation of the tourist package when the Organizer demonstrates that the lack of conformity is

attributable due to force majeure and unforeseeable circumstances and/or in the case of unavoidable and extraordinary circumstances (such as for example the change of Camp program, or other change and/or variation, due to the Covid 19 pandemic):

– no compensation is also provided deriving from the cancellation of the tourist package when the Organizer demonstrates that the lack of conformity is attributable to the Participant or to a third party unrelated to the provision of tourist services included in the tourist package Contract and is unforeseeable or inevitable, or attributable to the consequences of the Covid 19 pandemic.

It will be the Organizer's responsibility to communicate, at least 20 (twenty) days before the start date of the chosen period, any modification or withdrawal from the Contract due to failure to reach the minimum number of participants expected. In the case of withdrawal due to the occurrence of unavoidable and extraordinary circumstances or force majeure, the Organizer will communicate its withdrawal to the Customer without unjustified delay before the start of the package.

15) Disputes

For any dispute that may arise from the interpretation of this contract or from any activity carried out during the Inter Summer Camp, the Court of Trento will be competent.