

General Terms and Conditions

The Angolfalu Kft. („Organizer”) organizes summer camps called Angolfalu Summercamp (hereinafter: Camp). The General Terms and Conditions („GTC”) contain each and every term and condition participants shall follow. With the application and declaration of acceptance regarding the General Terms and Conditions, („by clicking” on the acceptance button online) an agreement comes into existence between the two parties, on the one hand Organizer, (Angolfalu Kft.) on the other hand Parent (or legal representative of child) (hereinafter: Parent) named on the application form of the angolfalu.hu website, with the hereby specified conditions stated in this GTC.

1. Contracting parties record that Organizer provides opportunity to participate in Camp for the child named in the application process. Previous condition to participation is the agreement between parties regarding the hereby presented conditions. Parent undersigns intention by filling out the application form and by provides signature by clicking on 'accepting terms' button, furthermore provides each and every obligatory documents needed to start camp (declaration in connection with health condition of child, other documents mentioned on website, etc.) and hands over to the Organizer. Moreover Parent of Participant pays the fee (including the costs of accommodation/meal service for the company which operates hotel („Hotel”) and the fee of language-camp service, in case of the above mentioned items are charged separately) for the Organizer and/or for the Hotel.

2. Contracting parties record that „Camp” is a type of residential camp. Parent learnt all conditions on website. Detailed information about the programme can be found on www.angolfalu.hu website. Participation with daycare only regime for child without requiring residential, night accommodation, is possible in the Camp, although without granting a discounted price.

Parent hands over child to representative of Organizer at the first day of camp and takes over child at the end of programme, at the last day of camp, 12am at the latest. In case taking over child happens after the above mentioned time due to late arrival of Parent and Organizer needs to provide extra supervision, Parent may pay for supervising costs. In case of child participating with daycare only services at the Camp, arrival and leaving time must be agreed with Organizer on location.

3. It is compulsory for Parent to certify in written form, on the first day of camp, that health condition of child is appropriate and child can stay in public space and in community. Organizer has the right to refuse participation in absence of a health condition declaration.

4. Contracting parties record that in case of child getting sick at the camp, representative of Organizer must forthwith inform Parent, Parent must organize transportation of child as soon as possible. Child must not continue programme until not being recovered completely and this fact has not been verified by medical certificate.

5. Organizer takes responsibility for superintendence of child, which does not cover equipment, devices owned by child and brought to Camp (for instance: tablets, cell phones, camera, etc.) and child's clothing etc.

6. Contracting parties record that throughout the camp's duration, child is obliged to observe and follow terms and conditions presented hereby in the GTC, furthermore child must follow location's policy, must accept the guidance of teachers. In case of any damage caused by Participant through the violation of rules, Parent must pay the corresponding compensation.

7. Organizer provides opportunity for Parent to modify the intention of participation, or to cancel with the below mentioned criteria:

Until 1st May 2017 both date change and total cancellation are available for Participants, although change of dates depend on available spots in the subsequently chosen programme. Date change should be requested by Participant, granted by organizer when spots are available and confirmed to Participant. In case of cancellation, until the 1st of May 2017, Organizer transfers the entire fee back to Parent after having deducted HUF 15.748 + VAT (Gross amount: HUF 20.000) of handling fee. Organizer provides opportunity for date change after 1st May depending on available free spaces, for a fee of 3.937 HUF + VAT. In case of cancellation within 30 days prior the start of the programme, Organizer transfers back participation fee after having deducted 20% of the participation fee as indemnity for the costs incurred. In case of cancellation within 15 days prior the start of programme 50% of the participation fee will be transferred back to by Organizer to Parent. In case child does not come to Camp and Parent does not send written notice, the whole fee is entitled to Organizer and covers organizer's costs.

Organizer reserves the right to cancel Camp at a given date due to few number of applicants or due to other reasons. In this case Organizer transfers the entire fee back to Parent. Organizer may offer participation for another date, although it is not compulsory for Parent to accept the above-mentioned opportunity. In this case date modification is free of charge. Contracting parties agree on accepting written notice only related to date cancellation or date modification.

8. Contracting parties agree that the hereby presented agreement is only operative, if Parent pays at least 50% of the entire fee to Organizer within 15 days after online registration, and pays all the rest of the fee at least 15 days before Camp starts. In case of Parent has chosen the discounted Early Bird price, Organizer acknowledges reservation once the entire fee has been transferred. In case fee of accommodation/meal must be paid directly to the Hotel, Parent must follow instructions given by organizer for the above mentioned transfer.

9. Legal representative and the participating Child hereby states that they have already learnt the details about the camp (www.angolfalu.hu), they understand each and every terms and conditions presented there, and they take it as obligation. Participant and Legal representative gives permission and authority to Organizer by signing this very contract, in order to use and work with the personal datas of Participant/Parent for statistical purposes, furthermore to store, to forward, due to the regulatory requirements. Organizer must provide security concerning data management, especially for an unauthorized third person not to access these datas. Moreover, Organizer must provide opportunity for Participant and Parent/Legal representative, due to Act CXII of 2011 on information self-determination and freedom of information, to act upon each and every right recorded there.

10. Acknowledged on behalf of Participant and Parent that they speak English, consequently they understand everything declared in this contract and they accept it as mandatory requirements. Parent declares that as the representative of the Participant he/she has the right to declare. Parent states, that he/she has legal capacity and declares freely, willingly understanding everything considering this contract.

End.

