

§ 1 PREAMBLE

The registration agreement for LUNEX Academy classes is entered into by and between the participant and the International University of Health, Exercise & Sports S.A., with registered office at 50, avenue du Parc des Sports, 4671 Differdange, Luxembourg, registered with the Luxembourg trade and companies register under number, B 190186, hereinafter referred to as LUNEX.

§ 2 WITHDRAWAL RIGHT

The contractual parties have the right to withdraw from the registration agreement within a period of two calendar weeks after entering into the agreement. The withdrawal must be notified to the other parties by registered letter. The post stamp is decisive regarding compliance with the period.

The withdrawal must be notified to LUNEX by registered letter and should contain the reasons for the withdrawal. The post stamp is decisive regarding compliance with the period.

§ 3 DATA PROTECTION

LUNEX uses the services of COGNOS AG, Im MediaPark 4e, 50670 Cologne (Handelsregisternr.), for administration and invoicing. Participants give their full consent to LUNEX and COGNOS AG to automatically save and process data for the purposes of accountancy and administration as well as managing participant's matters and contacts.

§ 4 SPECIAL RIGHTS AND OBLIGATIONS

(1) LUNEX reserves the following rights without the participant being released of his / her obligation to pay fees: to undertake programme changes, move lecture and/or practice lessons and/or switch lecturers.

(2) Classes/events that do not take place due to the sickness of lecturers or force majeure will be rescheduled.

(4) LUNEX accepts no liability for clothing, bikes, vehicles, wallets, computers, valuable items etc. owned or possessed by participants.

(5) LUNEX will fulfil its obligations towards the participant according to the general terms and conditions of the registration agreement.

(6) Claims by the participant against LUNEX are excluded unless they are based on serious wilful misconduct.

§ 5 SEVERABILITY CLAUSE

If a provision of the registration agreement or in these general terms of the registration agreement is or becomes invalid, such invalidity will not affect the remaining contractual provisions. An invalid or incomplete provision will be replaced by a provision that comes as close as legally possible to the economic purpose intended by the parties.

§ 6 APPLICABLE LAW and COURT OF JURISDICTION

The registration agreement and these general terms and conditions of the registration agreement are subject to the law of the Grand Duchy of Luxembourg.

The courts and tribunals of Luxembourg-City have jurisdiction for all lawsuits.