

## **TERMS AND CONDITIONS OF RENDERING SERVICES THROUGH ELECTRONIC MEANS VIA [www.berlindancecamp.com](http://www.berlindancecamp.com)**

### **1. Terms used in these T&C shall have following meaning:**

- 1.1. T&C – these Terms and Conditions of rendering services through electronic means via [www.berlindancecamp.com](http://www.berlindancecamp.com), based on art. 8 item. 1 point 1 act of 18.07.2002 on rendering services through electronic means (Dz. U. of 2013, item 1422 as amended),
- 1.2. BDC – Berlin Dance Camp, Wenzel and Boateng GbR . situated in Berlin Herbststr. 33 13409, requests and complaints should be sent to [info@berlindancecamp.com](mailto:info@berlindancecamp.com),
- 1.3. Client – every person using the Website, regardless whether acts in his own name or in the name and on behalf of the third party,
- 1.4. Website – [www.berlindancecamp.com](http://www.berlindancecamp.com) owned, managed and operated by Wenzel & Boateng GbR, enabling the Client in particular to conclude with BDC the Agreement on participation in the Camp or the Agreement on participation in the Workshops.
- 1.5. Camp – the event organized by Wenzel & Boateng GbR under the name „Berlin Dance Camp 2019” and shall take place in Berlin (Germany) from 03/10/2019 to 06/10/2019.
- 1.6. Workshops – Dance classes organized by Wenzel & Boateng GbR from 03/10/2019 to 06/10/2019 in the Camp area for the participant of the Camp, as well as for other persons. The Camp’s participant decides on his/her own risk which workshops to take part in.
- 1.7. Agreement on participation in the Camp – the agreement the Client concludes with Wenzel & Boateng GbR through the Website under the General conditions for the participation in the camp, published on [www.berlindancecamp.com](http://www.berlindancecamp.com).
- 1.8. Agreement on participation in the Workshops – the agreement the Client, who is not a participant of the Camp, concludes with Wenzel & Boateng GbR through the Website under the General conditions for the participation in the camp, published on [www.berlindancecamp.com](http://www.berlindancecamp.com).

### **2. General Provisions**

- 2.1. Using the Website requires the Client to know, accept and follow the T&C.
- 2.2. In order to use the Website the Client should have an access to computer or device with access to Internet. Using the Website is subject to the condition that the IDC system the Client meets the following minimum technical requirements:
  - 2.2.1. Internet Browser: Internet Explorer version 9 or higher (recommended 10+), Chrome version 25 or higher, Mozilla Firefox version 20 or higher, Opera version 12.14 or higher, Safari version 5.1 or higher,
  - 2.2.2. Internet browser should have the use of JavaScript enabled and support HTML5 and CSS3

### **3. Website terms of use**

- 3.1. Through the Website Wenzel & Boateng GbR shares description of the Workshops and the Camp, including additional options.
- 3.2. Through the Website the Client concludes an agreement on rendering service chosen by the Client.
- 3.3. In order to conclude one of the agreement described in item 3.2 above the Client should register himself on the Website by entering his name and surname, e-mail address, telephone number, name and surname of the legal custodian (if applicable), country, date of birth.
- 3.4. When choosing a certain option in the Website the Client conclude the Agreement on chosen service. The Agreement will be concluded through electronic means and confirmed by BDC in a mail sent to the Client (a file with the Agreement will be attached to that mail). As on that moment the Client confirms acknowledgement of the T&C and the General conditions for the participation in the Berlin Dance Camp 2019.

3.5. The Agreement on participation in the Camp as event is not governed by act of 30.05. 2014 on Consumer Rights.

### **4. Prices and payment methods**

4.1. BDC accepts payment for the Agreement on participation in the Camp and the Agreement on participation on Workshops in one currency : Euros (EUR) due to prices published on the Website. The prices include all components, including taxes on the goods and services and customs duties.

4.3. Payment shall be made by a bank wire, paypal or through a credit-card. In case of choosing

4.4. BDC shall not be responsible for additional costs, exchange rate differences and bank fees related to execution of the transfer. Upon registration, the real, final amount recorded on the Organizer's bank account shall be taken into account.

## **5. Risk and liability**

5.1. BDC indicates that the use of electronic services involves risks typical for the Internet environment, such as spam, viruses, Trojans, hacker attacks.

5.2. BDC undertakes actions aiming at the elimination of risks referred to in item 1, in particular by controlling the files stored on the server with antivirus software that also detects malware and actions of third parties, prevention of spam spreading.

5.3. BDC is not liable in particular for:

5.3.1. any damage to the Client of the Website caused by improper data reading or writing as well as incorrect webpage loading,

5.3.2. the content of ads placed on the Website,

5.3.3. spam, viruses, trojans and other risks connected with the Internet environment,

5.3.4. the interruptions in functioning of the Website arising from causes beyond the control of BDC, in particular for technical reasons, such as: maintenance, replacement of equipment, inspection, nor force majeure, especially: strikes, war, flood, fire, etc.,

5.3.5. the damage caused by the actions of Website user that do not comply with these Regulations

or with the generally applicable law, as well as the damage caused by improper use of the Website,

5.3.6. damages resulting from the use of the data and information that the Website contains by its users.

## **6. Copyrights**

6.1. The Website is owned by Wenzel and Boateng GbR. Text and graphic materials as well as the IT solutions that the Website contains are protected by law, in particular by the provisions of the Act of 4.02.1994 on Copyright and Related Rights (Journal of Laws No. 24, item 83, as amended).

6.2. Wenzel and Boateng GbR gives consent for browsing the webpages of the Website, printing and copying fragments of the Website solely for the personal use of the Website user.

6.3. The Website, as well as its individual elements cannot be modified, copied, distributed and published for commercial purposes, unless Wenzel & Boateng GbR has given their written consent.

6.4. By proceeding to use the Website, the user of the Website shall be fully responsible for the infringing behavior as well as any damage caused by such conduct, including third parties.

## **7. Personal data protection and privacy policy**

7.1. Personal data the Client discloses to Wenzel & Boateng Gbr while proceeding to use the Website BDC collects and exploits due to statutory law and privacy policy, published on [www.berlindancecamp.com](http://www.berlindancecamp.com)

## **8. Complaints regarding the provision of services by electronic means**

8.1. Provisions below shall apply unless other procedure of complaining is not regulated in the General conditions for the participation in Berlin Dance Camp 2019 and/or statutory law.

8.2. Wenzel & Boateng GbR undertakes actions so that the Website functions properly in a range that results from the actual technical knowledge and commits to remove – in a reasonable time – all the irregularities reported by the Client.

8.3. The Client can report the irregularities connected with the Website's functioning in writing to the address: info@berlindancecamp.com.

8.4. The complaint should contain name and surname of the Client, address for correspondence, kind and date of occurrence of the irregularities in functioning of the Website.

8.5. Wenzel & Boateng GbR undertakes to investigate any complaint within 14 days, and if it is not possible, to inform the Customer during this period of time about the date for consideration of the complaint.

## **9. Final provisions**

9.1. Wenzel & Boateng GbR reserves the right to make changes to the T&C for important reasons, i.e. changes to the law, changes in payment methods, changes of the scope, payment or form of the electronic services provided, change of address.

9.2. Information about changes of the T&C, containing a statement of changes will be placed on the main page of the Website for 14 consecutive calendar days from the date of changes to the T&C.

9.3. Changes to the T&C shall become effective at the date defined by Wenzel & Boateng GbR.