



Jumpplus World Workshops and Instructor Training L1 & L2

Confidential and Proprietary

All Rights reserved - Copyright

By clicking "I agree to the Terms and Conditions", The Instructor/Participant (**You**) and **Jumpplus World** hereby agree to be bound these Terms and Conditions (the "Agreement") effective immediately (the "Effective Date")

1. Authorization:

Jumpplus World Training (L1) represents a fitness class, combining elements of jumping rope, technical skills and choreographies with the use of Jumpplus Ropes, in order to provide a premium workout created by Adrienn Banhegyi (Founder of Jumpplus World).

Upon becoming a Jumpplus World Instructor, **You** will be authorised to offer Jumpplus World Classes, teach Group Classes or Private Classes in accordance with the terms and conditions of this Agreement.

The foregoing authorization is on a limited, non-exclusive, non-transferable and non-sublicensable basis.

You, upon completing a Workshop **will not be** authorised to give Jumpplus World Classes.

2. Restrictions for Classes & Equipments

Except as otherwise specifically authorized or communicated in writing by Jumpplus World, all Jumpplus World Classes offered and led or taught by **You** shall be led and taught solely by **You**. No other non-qualified person other than you is authorized under this Agreement to teach a Jumpplus World Class to your clients, unless authorized by **Jumpplus World**.

Workshop participants are not authorised to give Jumpplus World classes.

You acknowledge that the minimum age to be a Jumpplus World Instructor is sixteen (16) years of age, or older, and as such, you represent you are at least sixteen **(16) years of age**.

At all times during the Term, you hereby agree to take all steps required or reasonably requested by Jumpplus World to maintain your status as an official **Jumpplus World Instructor**.

If at anytime during the Term your status as a Certified Instructor shall fail, the authorizations granted to you hereunder shall be suspended until such time that your status as a **Jumpplus World Instructor** is brought back into good standing (as determined by Jumpplus World in its sole and absolute discretion).

You shall only permit **Jumpplus World Products** (found on Jumpplus World website) to be used during Jumpplus World Classes, and no other products shall be offered or used during Classes. Jumpplus World Classes must be taught using Jumpplus World Products.

You shall only perform Jumpplus World Training elements during Classes, and no other type of workouts may be offered, performed or taught during Classes.



3. Retail of Jumpplus World Products

Jumpplus World reserves the rights to appoint retailers of its products, to conduct selling activities you shall be authorized on a non-exclusive, non-sublicensable basis (email suffices) to sell and distribute those designated Jumpplus World products.

You agree to use best efforts to sell and offer Jumpplus World Products at suggested retail pricing, as provided by Jumpplus World - all rights reserved for price changes.

4. The Jumpplus World Instructor Training Fee

The Training fee - €389 - shall be paid latest 7 (seven) days prior to the Jumpplus World Instructor Training date set forth above.

This fee contains €79 annual licence fee, which you agree to pay each year, by January 31st. Only after completing this payment you will be allowed to officially use the name "Jumpplus World Class" for your classes.

Upon execution of this Agreement, you agree to pay the amount designated in the Agreement as the Jumpplus World Instructor Training Fee.

Jumpplus World expressly reserves the right to require additional fees to be paid at a future date for Renewal Terms, including but not limited to continuing education, which may be required to maintain your status as a Jumpplus World Instructor.

Jumpplus World further reserves the right to change the foregoing fees at its sole discretion and without notice to you.

5. Cancellation Policy

If you cancel your registration for Training more than thirty **(30)** days before your scheduled Training date you will be given a full refund of fees you paid to Jumpplus World upon your request for a refund.

If you cancel your registration for Training more than ten **(10)** but less than thirty **(30)** days before your Training date you will be given a refund of €280 euros upon your request for a refund. If you cancel your registration less than ten **(10)** days before your training date, you will not be entitled to a refund - in case of medical proof of inability of participation, Jumpplus World considers a full refund of your Training fee.

This cancellation policy may be updated by Jumpplus World at its sole discretion.

6. Intellectual Property.

All trademark rights, copyrights, database rights and other intellectual property rights to the contents of the Jumpplus World-website, (as well as the organization and layout of the website), together with the underlying software code rest, either with Jumpplus World or with its licensors. You may not, either in whole or in part, copy, modify, distribute or use or reproduce in other form contents of the Jumpplus World-website, or the underlying software code, without the prior written consent of Jumpplus World.

Jumpplus World grants you and you accept a limited, revocable, non-exclusive, non-transferable, non-assignable, non-delegable, and non-sublicensable license to use the Jumpplus World name, trademarks, trade names, service marks or logos in connection with the marketing, advertising and promotion of the Jumpplus World Classes and Jumpplus World Products.



You agree that you shall not include Jumpplus World as part of the formal or registered name for a partnership, corporation, limited liability company, sole proprietorship or other legal entity. Neither will you include Jumpplus World as part of the informal, or doing business as name, for a partnership, corporation, limited liability company, sole proprietorship or other legal entity. You shall not use Jumpplus World in connection with any activity that is illegal or that defames, ridicules or disparages the content of Jumpplus World, its founders, members, managers, officers, employees, agents, sponsors, licensors, licensees or other individual, entity or organization, or each of their products or services, or that otherwise damages their reputation. You shall use your best efforts to preserve, protect, and enhance the high value of Jumpplus World.

You agree to hold in confidence with all confidential information (course contents, routines, technical help, marketing and financial information, and information designated as such by Jumpplus World).

7. Termination.

The term of this Agreement shall be valid for a period of one (1) year from the Effective Date indicated above.

Thereafter, the term shall automatically renew for successive one (1) year periods unless notice is given by either party of an intention not to renew the Agreement thirty (30) days prior to the expiration of the current term. It also entails the payment of the **annual right fee of €79 euros**, before 31st January, each year.

This Agreement may be terminated before the end of the Term by providing thirty (30) days notice to the other party. Such termination may be made for any reason, or no reason at all.

8. Representations.

You hereby represent and warrant that you have never been convicted of or charged with any crime.

9. Insurance.

You shall be able to dispose a comprehensive general and professional liability insurance. Such coverage shall be maintained and cover no less than the following activities: bodily injury and property damage, personal injury, damage to premises rented to you, medical expense, and professional liability.

10. Moral requirements

If at any time during the term you become the subject of disrepute or scandal that affects your image, or Jumpplus World brand or image, may have hereunder or at law or in equity, Jumpplus World shall have the right but not the obligation to immediately terminate this Agreement.



18. Miscellaneous.

You acknowledge and agree that Jumpplus World may update this Agreement from time to time by posting an updated version on its website, which will be indicated by a revision to the Effective Date set forth at the top of this Agreement.

This Agreement shall be interpreted in accordance with, and shall be governed by, the laws of the Czech Republic without regard to conflict of laws principles, and solely with respect to contracts wholly made and performed therein.

19. Training Conditions

By clicking "I agree to the Terms and Conditions", you hereby accept and agree to be bound by these terms and conditions effective immediately, as a part of your voluntary participation in the Jumpplus World Instructor Training, you acknowledge and understand that your participation in the Training requires strenuous exercise, various degrees of skill and experience that involve the risk of injury. As such, you understand and agree that Jumpplus World, its employees, affiliates, or partners, shall not be liable for any injury, including without limitation, personal, bodily, or mental injury, death, disability, economic loss, property damage, or any other damage suffered by you in connection with your participation in the Training, whether resulting from the acts, negligent or otherwise, of Jumpplus World, its employees, officers, members, managers, instructors, contractors, agents or affiliates or anyone else's participation in the Training.

20. Emergency Policies

By execution of this agreement, it is your intention to surrender and waive any rights to exercise any legal action or seek any damages against Jumpplus World.

You hereby agree that if there is any claim by anyone based on any injury, death, disability, loss or damage described herein, which involves you or your acts or omissions, that you will defend, hold harmless, and indemnify Jumpplus World against any and all claims, actions, damages, liability, costs or expenses, and attorney fees to you or anyone else arising in connection with or out of your participation in the Training. You hereby give consent and permission to Jumpplus World and its employees, officers, managers, members, instructors, agents and affiliates to obtain on your behalf any emergency medical treatment in the case of sickness, accident, or injury and to secure such medical attention at your expense. However, you understand there is no obligation or duty for Jumpplus World to obtain medical treatment for you nor will Jumpplus World be responsible or liable for any medical treatment obtained or provided in connection with your participation in the Training.

You hereby certify that you are over 16 years of age and that you have carefully read the foregoing and acknowledge that you understand and voluntarily agree to the above terms and conditions. You acknowledge and agree that Jumpplus World may update this Agreement from time to time by posting an updated version on its website, which will be indicated by a revision to the Effective Date set forth at the top of this Agreement. Jumpplus World shall have the right, but not the obligation, to notify you of such update via an electronic communication.

I agree to the Terms and Conditions