

THE RULES OF THE FOOTBALL CAMP FOR CHILDREN Feyenoord Football Academy Camp Poland 2018

I. GENERAL PROVISIONS

1. The Gibney Consulting company with the seat at Świerkowa street no 5, Cieplewo, 83-031 Pruszcz Gdański, NIP (Tax Id No.) 5832759614 is the Organizer of the camp.
2. These Rules determine the terms and conditions of participation in the Feyenoord Football Academy Camp 2018.
3. The FEYENOORD of ROTTERDAM football club is a partner of the camp.
4. Football activities (trainings) during the Feyenoord Football Academy Camp will be held according to the training methodology of Feyenoord of Rotterdam Football Club under the supervision of highly qualified and experienced trainers of Feyenoord and with the help of trainers with qualifications from Poland.
5. The approximate schedule of the Feyenoord Football Academy Camp can be found at www.feyenoordcamp.pl and is updated by the Organizer.
6. The Feyenoord Football Academy Camp will be held in the periods from 12 to 18.08.2018 at the Hotel Mistral Sport Gniewino.

II. RULES OF PARTICIPATION IN THE CAMP AND PAYMENT CONDITIONS

1. The application for the participation in the camp can be filed only through the registration form available at www.feyenoordcamp.pl.
2. Sending this application for the participation in the camp means the acceptance of the participation conditions (available at www.feyenoordcamp.pl and in the Camp Participant's Qualification Card).
3. The application for the participation in the camp can be filed by the Participant's Parent or Guardian.
4. Only children born between 2010 - 2002 can participate in the camp.
5. Completing and sending back the registration form referred to in point II.1 at the concurrent acceptance of these Rules and the Privacy Policy, as well as making full payment for the participation in the camp according to the scheme included in the Rules are the preconditions of the participation in the camp.
6. The present price offer of the camp is available at www.feyenoordcamp.pl.
7. The down-payment for the camp in the amount of 600Pln of the price should be made upon registration to the bank account of the Gibney Consulting company: 92 1090 2008 0000 0001 3432 7530 (BZWBK). The payment is non-refundable.
8. The payment of the 2nd instalment must be made no later than 1st July 2018 – the price: 800Pln to the bank account of Gibney Consulting 92 1090 2008 0000 0001 3432 7530

(BZWBK). The payment is non-refundable*.

9. The payment of the 3rd and final instalment must be made no later than 1st August 2018 – the price 450Pln to the bank account of Gibney Consulting 92 1090 2008 0000 0001 3432 7530 (BZWBK). The payment is non-refundable*.

10. The detailed instruction concerning making 2nd and 3rd payments to the account will be sent by e-mail to the person registering the Participant.

11. Non-payment within the terms mentioned above results in the withdrawal of the application without any refund of the payments made.

12. In the case of random incidents excluding the possibility of a child's participation in the camp, its Parents or Guardians should inform about the resignation from the participation by sending an e-mail to the e-mail address: tom@feyenoord-football-poland.com.

*In such cases Gibney Consulting will refund part of the payment according to the following conditions: In the event of serious illness of the participant supported by a Doctor's note or in the case of an immediate family member's death supported by a Death certificate. The initial down payment of 600Pln will not be returned.

13. Absence or resignation from the participation in the camp after the date of its beginning exempts the Organizer from the obligation of refunding the payment(s) for the participation in the Feyenoord Football Academy Camp.

14. The payment for the participation in the Feyenoord Soccer Camp is refundable in part in the cases referred to in pt III.1 and III.2. The Organizer does not refund any other costs covered by Parents/Guardians in connection with the preparation of their child for the camp.

15. The Organizer accepting the payment for the participation in the camp can issue a bill or a VAT invoice. Only upon the registering person's written request upon registration.

III. RIGHTS AND OBLIGATIONS OF THE ORGANIZER

1. The Organizer reserves the right, force majeure, to cancel the camp if its realization is difficult or impossible due to reasons beyond the Organizer's control (e.g. political conditions, weather disasters, ill health, etc.)

2. The Organizer reserves the right to cancel the camp if the number of participants of a single camp does not exceed 50 persons.

3. The Organizer does not refund money for unused services due to the Participant's fault, e.g. in the case of being late for the camp, shortened stay, expulsion from the camp under V.12, V.13, and V.14 of these Rules, resignation from selected activities included in the programme, resignation from meals or camp attractions.

4. The Organizer provides the Participants with accommodation in triple rooms with bathrooms & with full board.

5. The Organizer provides the Participants with sportswear, which becomes the Participants' property.

6. The Organizer provides the Participants with mineral water during trainings and the whole stay.
7. The Organizer provides the Participants with necessary basic medical care during the camp as provided for under the insurance policy NNW.
8. The Organizer takes responsibility for the Participants' safety from the moment of their arrival and registration on the 1st day of the camp, till the moment of picking the Participants up from their place of accommodation at the camp by their Parents/Guardians.
9. The Organizer ensures a professional team of trainers with qualifications during the camp.
10. The Organizer ensures a professional team of tutors and a camp manager with qualifications required by the Polish law.
11. The Organizer ensures that the camp, in compliance with the formal requirements, is subject to reporting to the Regional Education Board.
12. The Organizer takes no responsibility for any changes to the course of the camp that are beyond the Organizer's control, e.g. weather conditions, hotel intervention, local authorities, decisions of the state or self-government authorities and other institutions or legal entities.
13. The Organizer takes responsibility for the fair realization of the camp programme. The frame programme of the camp will be sent to Parents/Guardians to the e-mail addresses given in the applications, not later than one week before the beginning of the camp.
14. The Organizer takes no material responsibility for the Participants' money, payment cards, valuable things, RTV and Audio-Video equipment, mobile phones, and personal things, but not limited to.
15. The Organizer concludes personal accident insurance (NNW) for the camp Participants.
16. The Organizer takes no responsibility for situations resulting from the incomplete information provided in the Camp Participant's Qualification Card or the Application Form.
17. The Organizer bans the Camp manager and the Tutors from making calls from the Participants' mobile phones kept in safe custody.
18. The Organizer does not cover any additional costs or expenses incurred by the Participants in connection with their participation in the camp.

IV. RIGHTS AND OBLIGATIONS OF THE PARENTS AND GUARDIANS OF THE CAMP PARTICIPANTS

1. The Participant's Parents/Guardians take material and financial responsibility for any damage or loss arising out of the Participant's fault during his/her participation in the camp.
2. The Participant's Parents/Guardians cover all additional costs resulting from delayed picking the Participant up from the camp.
3. The Participant's Parents/Guardians cover all additional costs resulting from the Participant's earlier arrival at the camp.
4. The Participant's Parents/Guardians can familiarize themselves with the conditions of the personal accident insurance (NNW) on the day of the child's arrival at the camp or by e-mail upon an individual request, but not earlier than one week before the scheduled camp term, when the updated conditions of insurance are ready for viewing.
5. The Participant's Parent/Guardian is obliged to provide the Organizer with the fully and correctly completed Camp Participant's Qualification Card, these Rules after signing them together with the Privacy Policy, as well as a Xerox copy of the Vaccination card, not later than on the day of the camp beginning.
6. The Participant's Parent/Guardian is obliged to provide all true and important information concerning the child's behaviour and health in the Camp Participant's Qualification Card.
7. The Participant's Parent/Guardian is obliged to bring and pick up the camp Participant. The Organizer does not cover any costs of transportation.
8. The Participant's Parent/Guardian is obliged to pick the child up from the camp on the agreed date and time. In other cases, the camp manager acts in accordance with the Polish law.
9. The Participant's Parent/Guardian picking the Participant up from the camp must submit his/her identity document if the camp manager or the tutor requires this.
10. The Participant should be picked up from the camp by his/her Parents/Guardians pointed in the registration form. If the Participant is picked up by a different person than his/her Parents/Guardians, it is required to provide an authorization for such a person, issued and signed by the Participant's Parent/Guardian (with detailed personal data of the person picking up the child, including pesel, registration address, and phone number, as well as a Xerox copy of the identity document of the Parent/ Guardian). The authorization should be delivered to the Organizer on the day of the child's arrival at the camp. The person picking the child up will be obliged to produce his/her ID card on the day of picking the child up.
11. The Participant's Parent/Guardian is obliged to inform the Participant about the provisions of part V of these Rules and oblige the Child to observe them.

V. RIGHTS AND OBLIGATIONS OF THE CAMP PARTICIPANTS

1. The Participant is obliged to hold his/her valid school Id card.

2. The Participant is obliged to hold a medical certificate about no contraindications to football trainings, which should be included in the Camp Participant's Qualification Card.
3. The camp Participant is obliged to possess all the necessary things for the camp mentioned in the "Ważne informacje / Important information" tab at www.feyenoordcamp.pl.
4. The Participant accepts the programme prepared by the Organizer and participates in all activities.
5. The Participant is obliged to observe all the instructions and recommendations of the Organizer's representatives – the manager, the tutor, the trainers, and the person representing the Organizer.
6. The Participant is obliged to observe all the regulations and rules concerning the organization of life and safety at the camp.
7. The Participant is obliged to maintain order at the camp, in particular in his/her room, in the cafeteria, and at the place of sports and recreation activities.
8. Lights out between 9:00pm and 7:00 am.
9. The Participant cannot, without the tutor's and the camp manager's consent and knowledge leave the place of the camp (including the hotel, the sports hall, the football pitch).
10. The Organizer bans the Participant from having computer games, game consoles, tablets, iPads, and other devices for playing during the camp.
11. The Participant is obliged to give his/her mobile phone to his/her tutor. Mobile phones will be available every day after supper, between 6:00pm – 8:00pm. During the remaining period of time, in urgent cases, the Participant can be contacted through the camp manager or the tutor.
12. In case of flagrant or persistent infringement of regulations and rules by the camp Participant, the Organizer can decide about the expulsion of the camp Participant. Any costs connected with such a situation will be covered by the Participant's Parents/Guardians.
13. There is a ban on smoking cigarettes, drinking alcohol, and using intoxicants at the camp. A breach of the abovementioned rule results in the immediate expulsion of the Participant from the camp and sending him/her back home at his/her Parents'/Guardians' cost.
14. In case of the Participant's immoral behaviour in the camp manager's opinion, he/she can be expelled from the camp at his/her Parent's/Guardian's cost.

VI. PERSONAL DATA PROTECTION AND IMAGE RIGHTS

1. The Gibney Consulting company – Ul. Świerkowa 5, Ciepłowo 83-031, Pruszcz Gdański, is the administrator of the Participants' and their Parents'/Guardians' personal data.

2. Parents/Guardians have the right to inspect, correct, update, supplement and remove the content of the provided by them personal data pursuant to the Personal Data Protection Act of 29th August 1997 (Jo of laws of 2002 no. 101, item 926 as amend). The minor Participants have not such a right. The detailed rules of personal data protection were described in the Privacy Policy included at www.feyenoordcamp.pl

3. The Organizer reserves the right to use the camp Participants' images for marketing purposes without payment (among others, on Internet websites, in the press, on TV, in catalogues, folders, leaflets) on the condition that the image was captured in connection with the camp in which the Participant took part.

4. The Organizer reserves the right to publish information about the Participant and his/her football achievements in connection with the activity run by the Organizer also after the camp. Such information can be published on the internet, in the press articles or materials promoting the camps and/or activity run by the Organizer.

5. The Participant's Parent/Guardian gives consent to the use of image in a way determined in pt VI.3 and VI.4 by signing and accepting these Rules and the Privacy Policy.

6. Withdrawal of the consent referred to in pt VI.5 can take place at any time by signing an appropriate statement and sending it to the Organizer's address. Withdrawal of the consent is binding from the date of receiving such a statement by the Organizer.

VII. CHANGE TO THE RULES AND THE PRIVACY POLICY

1. These Rules and the Privacy Policy enter into force at the moment of their publication at <http://www.feyenoordcamp.pl>.

2. The Gibney Consulting company can introduce changes to the Rules and the Privacy Policy from time to time. After the implementation of such changes, the Gibney Consulting company will make the new version of the Rules and/or the Privacy Policy available at <http://www.feyenoordcamp.pl>.

3. All changes to the Rules and/or the Privacy Policy enter into force on the day of their publication at www.feyenoordcamp.pl.

4. The Participant and his/her Parent/Guardian accept and acknowledge that using services by the Participant and/or his/her Parent/Guardian after the date of change to the Rules and/or the Privacy Policy means the Participant's and his/her parent's/ guardian's consent to the new wording of the Rules and the Privacy Policy.

VIII. FINAL PROVISIONS

1. The Participant and his/her Parent/Guardian agree to sending to them by the Gibney Consulting company, notifications, including notifications concerning changes to these Rules and/or the Privacy Policy via e-mail or announcements displayed within services and information services of Gibney Consulting.

2. If any of the provisions of these Rules becomes invalid, it will be removed and without any impact on the remaining provisions of the Rules and/or the Privacy Policy. The remaining provisions of the Rules and /or the Privacy Policy will remain valid and binding for the

Participant and his/her Parent/Guardian.

3. These Rules, the Privacy Policy, and the legal relationship between the Participant, his/her Parent/Guardian, and the Gibney Consulting company resulting from the Rules and/or the Privacy Policy are always subject to the Polish law regulations.

4. To all matters not regulated by these Rules, the Civil Code provisions shall apply.

5. The Participant and his/her Parent/Guardian agree to submit any disputes between them and the Gibney Consulting company to the exclusive jurisdiction of the Polish courts and all disputes that can arise out of the participation in the camp will be solved by the court having jurisdiction over the seat of the Gibney Consulting company.

6. The Polish versions of these Rules and the Privacy Policy are binding and decisive. Other language versions (if any) will constitute only translations of the Rules and the Privacy Policy and will be of auxiliary character.

7. The Gibney Consulting company does not give legal advice concerning the content of the Rules and the Privacy Policy. If the Participant and his/her Parent/Guardian do not understand the content of any of the provisions of the Rules and/or the Privacy Policy, they are obliged to seek advice at a professional attorney or a lawyer on their own.

8. The acceptance of the Rules and the Privacy Policy means for the Gibney Consulting company that these documents have been read and understood, that their legal effects are known to the readers, and that the Participant and his/her Parent/Guardian undertake to observe the obligations.

I hereby confirm that I have familiarized myself with the information included in the Rules, which I acknowledge, understand and accept.

Participant's name and
surname

Parent'/Guardian's name and
surname
he

Date and Parent's/Guardian's
signature.....