INDIVIDUAL CLASSES REGULATIONS

HEALTH AND SAFETY

- Children and adults having gymnastic activities should be dressed in comfortable clothing that allows freedom of movement. NO zippers, belts, shoes, socks, jewellery, watches are allowed.
- Feet must be bare. Keep all long hair tied back. Make sure all eyewear is secure.
- For safety and hygiene purposes, no food (including gum) or warm drinks are allowed in the gym area.
- Water dispensers are available at all sites. We encourage children to use the dispensers with their own water bottles. Paper cups are available at the reception for a 2PLN donation.
- GYM Generation does not insure Participants from accidents and is not liable for accident or injury incurred during the course and encourages personal sports insurance for Participants.
- GYM Generation does not take responsibility for members outside of their allocated class times.
- GYM Generation is not responsible for lost or stolen items.
- Members must inform the trainers of any injuries or illness they may have before the warm-up begins. The relevant injuries or illness should be specifically written in the Contract by the parents.
- Children and parents or guardians who show visible signs of the ill health, such as cough, runny nose, increased temperature, sore throat, skin rash, bloodshot eyes, high racing heart, shortness of breath, diarrhoea as well as allergy with several or one of the symptoms above are NOT allowed in the club.

MEMBER AND PARENT CONDUCT

- Members must not go on the equipment without supervision of a trainer.
- Children who are in the venue but not participating in classes are to remain under the direct care of an adult at all times.
- Participation at the individual classes at GYM Generation serves as acknowledgement that there are risks and dangers associated with participation in the sport of gymnastics as members participate in activities involving height, rotation and motion.
- GYM Generation has a 'no shoes' zone, that should be respected by taking the shoes off.
- It is not the responsibility of GYM Generation staff to supervise a child outside of class.

CLASS ASSIGNMENT

- When arranging the date of individual classes, the availability of the instructor and the availability of the gymnastic room are taken into account.
- GYM Generation reserves the right to conduct up to 2 individual lessons for different Participants simultaneously in one gym room.

PAYMENTS & CANCELLATIONS

- Payments should be done each class directly to the trainer in gym.
- No free trial class is possible for the individual classes.
- No membership is required to have individual classes.
- Cancelling an individual class is possible no later than 24 hours in advance. Cancellation can be done by phone, email or in person at the facility. In case it is not done, the scheduled individual class must be paid 50%.

INTELLECTUAL PROPERTY RIGHTS

- All intellectual property rights to advertising materials, word marks or graphics, names, images, graphics, sound
 effects and gymnastic exercises are only vested in GYM Generation or its partners who have transferred certain
 GYM Generation materials for use. Using the services provided by GYM Generation and the above the content does
 not in any way result in the purchase by the Participant or / and the part acting on the client's behalf or in whole
 thereof intellectual property rights.
- It is forbidden without the consent of GYM Generation expressed in writing: copying, reproduction or any other use in whole or in part of intellectual property rights to the content referred to in the previous paragraph.

PRIVACY POLICY

- Please be informed that the Personal Data Administrator is GYM Generation Sp. z o.o with the registered office in Warsaw (01-531), ul. Wybrzeże Gdyńskie, NIP 527-26-72-992, e-mail: biuro@gymgeneration.pl. Contact details of the Data Protection Supervisor are identical to the Administrator's contact details indicated in the previous sentence.
- Personal data will be processed for the purposes of the execution of the concluded civil law agreement and in
 accordance with the content of the consents given to the Administrator. The legal basis for the processing are
 activities related to the performance of the contract, fulfillment of the legal obligation incumbent upon the
 Administrator resulting from the administrative provisions and the consent of the data subject. Providing data is
 an obligation resulting from administrative provisions, and failure to do so will result in failure to contract.
 Recipients of personal data are authorized public authorities.
- The data will be processed within 10 years (limitation of claims), until the time when the purpose for which they were collected and in accordance with the dates indicated in the administrative provisions ceases, whichever comes later. Everyone has the right to request from the Administrator access to personal data, rectification, deletion, processing restrictions, as well as the right to transfer data. Everyone has the right to withdraw consent to the processing of personal data, which he gave to the Administrator. Withdrawal of consent does not affect the lawfulness of the processing that was carried out prior to its withdrawal. Everyone has the right to lodge a complaint to the Supervisory Body [after 25 May 2018 to the President of the Office for Personal Data Protection].
- Data processing is part of the processing of personal data. The effects of the activities referred to in the previous sentence are the selection of a commercial offer and the possible transmission of marketing correspondence. Opposition to the profiling activities, as well as all other rights of the data subject, may be made by submitting a statement using the contact details of the Administrator or the Data Protection Inspector indicated in the introduction.