

TRAINING AGREEMENT

(Updated 01-01-2025)

At **FULL ARCH CLUB**, we are committed to delivering high-quality educational programs in the field of Full Arch Rehabilitation, while maintaining transparency, professionalism and compliance with best educational and legal practices.

This Training Agreement governs the purchase and attendance of any course made through www.fullarchclub.com by the individual or entity enrolling in the training (hereinafter referred to as the **Trainee**) and reiterates the rules established in the **Training Norms**, to which the Trainee declares to have had prior access and to have read and accepted.

By confirming the course purchase, the Trainee formally accepts all the terms and conditions set forth in this Agreement. A copy of this Agreement is sent to the email address provided during registration.

Between

FIRST PARTY

ETAPA VANGUARDA, LDA,
trading as **FULL ARCH CLUB**,
Corporate Entity Number: **516550616**,
with registered address at:

Rua da Moura
8125-449 Vilamoura
Portugal

duly represented for the purposes of this Agreement.

SECOND PARTY (TRAINEE)

- **[First Name] [Last Name]**, when the course is purchased as an individual; or
- **[Entity Name]**, when the course is purchased as a legal entity;

as identified in the course purchase form submitted on www.fullarchclub.com.

Clause One – Course Access and Insurance

1. The First Party shall provide the Trainee with access to the course edition for which they registered, including its duration, start date, end date, schedule and location, as clearly identified on the course purchase page.
2. During the course period:
 - a) Trainees paying as individuals are covered by the First Party's personal accident insurance policy;

b) Trainees whose registration is paid by an entity are covered by that entity's work accident insurance policy.

Clause Two – Fees, Payments, Cancellations and Refunds

1. The cost of the course is defined on the course purchase page, plus VAT at the applicable legal rate.
 2. The total course fee shall be paid according to one of the following options, as presented at the time of purchase:
 - a) **Full payment**, whereby the full course fee is paid at the time of registration; or
 - b) **Deposit payment**, whereby a deposit is paid at the time of registration to secure the Trainee's place, and the remaining balance is charged up to two (2) weeks prior to the course start date.
 3. The educational and didactic materials related to the course are provided by the First Party.
 4. If the First Party is required to change the course schedule or location and such change is incompatible with the Trainee's availability, the Trainee shall be entitled to a refund of the amount paid or, alternatively, to transfer the registration to another course edition.
 5. The realization of each course edition is subject to a minimum number of registrations. If this minimum is not met, the First Party reserves the right to cancel or postpone the course edition with at least thirty (30) days' prior notice. In such case, the Trainee shall be entitled to a full refund, unless they choose to wait for new course dates.
 6. If the Trainee is unable to attend the purchased course edition and communicates this **in writing at least ninety (90) days before** the course start date, their registration may be transferred to the next available course edition.
 7. **In order for the rescheduling referred to in paragraph 6 to be confirmed, fifty percent (50%) of the outstanding course fee shall be paid at the time the rescheduling request is approved.**
 8. If no suitable alternative dates are available, or if the Trainee does not wish to reschedule, no refund shall be issued and the amount paid shall be forfeited.
 9. If the Trainee is unable to attend the purchased course edition and communicates this **within ninety (90) days** prior to the course start date, no rescheduling shall be permitted and the amount paid shall be forfeited.
 10. For all courses, the Trainee benefits from a **14-day right of withdrawal** following the course purchase date. Within this period, the Trainee may cancel the purchase and receive a full refund. The cancellation request must be submitted in writing to **info@fullarchclub.com**.
 11. Except for the situations expressly provided for in paragraphs 4, 5 and 10 of this clause, the First Party does not issue refunds after the 14-day withdrawal period.
 12. If a registration is transferred to another course edition with a different fee, the Trainee shall be responsible for paying any applicable price difference.
 13. **Trainee substitutions** are permitted only if communicated in writing at least ninety (90) days before the course start date. After this deadline, substitutions are no longer allowed.
 14. All matters relating to payments, refunds, cancellations, rescheduling and substitutions are governed by the **Training Norms**, which form an integral part of this Agreement and must be reviewed prior to enrollment.
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Clause Three – Certification

1. Upon successful completion of the course, the Trainee shall be issued a Professional Training Certificate in accordance with applicable legislation.

2. Certificate issuance is conditional upon:
 - a) Full attendance of the course (100%), unless otherwise stated; and
 - b) Full settlement of all outstanding payments.
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Clause Four – Image, Video and Audio Recording Rights

1. By attending the course, the Trainee expressly authorizes FULL ARCH CLUB to capture and use **photographs, video recordings and audio recordings** in which the Trainee may appear.
 2. The Trainee grants FULL ARCH CLUB a **worldwide, irrevocable, royalty-free and perpetual license** to use such materials for **promotional, marketing, educational, commercial and communication purposes**, in any media or format, without any compensation.
 3. The Trainee waives any right to inspect or approve the final materials and any claims related to the use of their image, voice or likeness.
 4. Any objection to being recorded must be communicated **in writing prior to the start of the course**. Reasonable efforts will be made to accommodate such requests, without guaranteeing full exclusion.
 5. Where the Trainee is a **minor**, participation requires the express consent of a parent or legal guardian, who accepts these rights on the minor's behalf.
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Clause Five – Term

This Agreement enters into force on the course purchase date and remains valid until the official end date of the purchased course edition.

Clause Six – Final Provisions

1. The Trainee declares having read, understood and accepted the **Training Norms**, the **Terms & Conditions**, and this Training Agreement.
 2. This Agreement constitutes a binding legal instrument between the parties.
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Date: [course purchase date]

FIRST PARTY
ETAPA VANGUARDA, LDA
(FULL ARCH CLUB)



Bernardo Nunes de Sousa, Founder and CEO

TRAINEE

[Name as registered at course purchase]