

## GENERAL TERMS AND CONDITIONS SLAMSTOX B.V. (Version: February 2026)

### Article 1: Definitions

Slamstox:	the private limited liability company "Slamstox B.V.", having its registered office at Professor Dr Dorgelolaan 14, 5613AM Eindhoven, the Netherlands, registered with the Dutch Chamber of Commerce under Chamber of Commerce number 61393770;
Client:	the student-athlete and/or his or her parents or legal representatives who enter into an Agreement with Slamstox;
Student-Athlete:	the athlete who is guided by Slamstox towards a combination of sport and study at an academic institution in the United States, Europe or another country.
Agreement:	the agreement between Slamstox and Client relating to the Slamstox trajectory and related services;
Offer:	the written offer of Slamstox in which the services, investment and method of payment are laid down.
Trajectory:	the full guidance trajectory of Slamstox aimed at placement of the Student-Athlete at an academic institution.
Slamstox Membership:	the ongoing services of Slamstox after placement at an academic institution, as further described in these general terms and conditions

### Article 2: Applicability

- These general terms and conditions apply to all offers, quotations and Agreements of Slamstox.
- Deviations from these conditions are only valid if agreed in writing.
- If any provision of these conditions proves to be null and void or voidable, the remaining provisions shall remain fully in force.
- Slamstox is entitled to unilaterally amend these general terms and conditions. The most recent version shall always apply.

### Article 3: Offers and formation of the Agreement

- All offers of Slamstox are without obligation, unless expressly stated otherwise.
- The Agreement is formed after digital or written signing of the offer by the Client.
- The content of the offer and these general terms and conditions jointly constitute the Agreement.

### Article 4: Nature of the Agreement

- The Agreement concerns one integral guidance trajectory.
- The Trajectory consists of several substantive phases which serve solely to structure the activities and progress.
- These phases do not constitute separate agreements and cannot be purchased separately.
- By signing the Agreement, the Client commits to the full Trajectory, regardless of the chosen method of payment.

### Article 5: Performance of the Agreement

- Slamstox shall perform the Agreement to the best of its knowledge and ability.
- The services may relate to placement at academic institutions in the United States, Europe and other countries, depending on the chosen trajectory and the capabilities of the Student-Athlete.
- Slamstox provides no guarantee of admission, scholarship or eligibility to compete.
- Slamstox determines the manner in which and by whom the activities are carried out and is entitled to engage third parties.

### Article 6: Obligations of the Client

- The Client shall ensure the timely and correct submission of all required information and documents.
- The Client shall actively keep Slamstox informed of circumstances that may affect the Trajectory, including academic results, injuries or personal situations.
- If the Client fails to meet his or her obligations, Slamstox is entitled to suspend the performance of the Agreement.

### Article 7: Investment and payment

- The investment for the Trajectory is set out in the offer.
- At the commencement of the Trajectory, the Client chooses one method of payment:
  - full advance payment
  - payment per phase
- The chosen method of payment cannot be changed during the Trajectory.
- Payment per phase concerns a spread payment method whereby the Client is invoiced per phase in accordance with the offer. The Agreement remains one integral whole, even if payment per phase has been agreed.
- Invoices must be paid within fourteen (14) days after the invoice date.

### Article 8: Advance payment and refund

- In the event of full advance payment, the Client receives a discount as stated in the offer.
- In the event of interim termination by the Client, no refund shall be made of amounts already paid in full or in part, except in the case of demonstrable breach by Slamstox.
- Advance payment does not entitle the Client to accelerated or priority performance of the services.

### Article 9: Change of the Entry Semester

- A change of the agreed Entry Semester is possible in consultation with Slamstox.
- Any additional activities and costs resulting therefrom shall be borne by the Client.

### Article 10: Termination of the Agreement

- The Client may terminate the Agreement interim in writing.
- If the Client has chosen full advance payment, the amount already paid shall not be refunded in the event of interim termination, regardless of the reason for such termination.
- If the Client has chosen payment per phase, the following applies:
  - The investment for a phase becomes fully due as soon as that phase has commenced.
  - In the event of interim termination, amounts already invoiced and due become immediately payable and must be paid in accordance with the payment term.
  - Future phases that have not yet commenced and have not yet been invoiced shall lapse.
  - Phases that have already commenced are deemed to have been fully started, regardless of the degree of execution.
- Interim termination does not release the Client from the obligation to pay outstanding invoices.

### Article 11: Slamstox Membership

- After placement at an academic institution, Slamstox remains involved through the Slamstox Membership, regardless of the country in which this institution is located.
- The Slamstox Membership forms part of the services during the first twelve (12) months.
- After expiry of this period, the Slamstox Membership can be terminated monthly with one month's notice.
- The costs of the Slamstox Membership are collected monthly in accordance with the agreed rates.
- The Slamstox Membership constitutes a separate part of the Agreement.

### Article 12: NIL compensation (US-specific)

- If the Student-Athlete generates income from NIL activities (Name, Image, Likeness) within the American college sports system, and such income is related to the placement and guidance by Slamstox, the Client owes a commission of twenty percent (20%).
- This commission applies to all years in which the Student-Athlete is active as a student-athlete.
- Slamstox is not responsible for tax obligations or changes in regulations relating to NIL income.

### Article 13: Force majeure

- Slamstox is not obliged to perform if force majeure occurs.
- Force majeure is understood to mean all circumstances beyond the control of Slamstox that temporarily or permanently make performance impossible.

### Article 14: Liability

- The liability of Slamstox is limited to the amount paid out by its insurer in the relevant case.
- Slamstox is not liable for damage resulting from decisions or actions of third parties, including academic institutions, coaches, sports federations or government authorities.
- Slamstox is not liable for indirect damage, consequential damage or lost opportunities.

### Article 15: Intellectual Property

All materials and content developed by Slamstox remain the property of Slamstox and may not be used without prior written permission.

### Article 16: Confidentiality

The parties are obliged to maintain confidentiality with respect to all confidential information obtained in the context of the Agreement.

### Article 17: Applicable law and disputes

- This Agreement is governed by Dutch law.
- Disputes shall be submitted to the competent court in 's-Hertogenbosch, unless mandatory law provides otherwise.