



# **DISCLAIMER OF LIABILITY – IN-PERSON LESSONS AND OFF-PLATFORM ACTIVITIES**

## **1. Purpose of the Document**

This Disclaimer of Liability regarding In-Person Lessons and Off-Platform Activities (hereinafter: the “Disclaimer”) governs the conditions under which lessons or other activities arranged through the Scolingo platform may be conducted outside the digital environment of the Platform.

This Disclaimer forms an integral part of the Scolingo Terms of Service and applies to all Users of the Platform, including Students and Tutors.

By using the Platform, making payments for lessons, and/or participating in any in-person lesson or off-platform activity, Users confirm that they have read, understood, and fully accepted this Disclaimer.

## **2. Nature of the Platform**

Scolingo operates exclusively as a technological intermediary platform that enables:

- the connection between Students and Tutors,
- the scheduling of lessons, and
- the processing of payments in accordance with the applicable Terms of Service.

Scolingo does not provide tutoring services, does not organize lessons, and does not participate in their execution in any manner, whether such lessons are conducted online or in person.

## **3. In-Person Lessons and Off-Platform Activities**

Students and Tutors may, solely at their own initiative and responsibility, agree to conduct lessons or related activities in person, including but not limited to:

- lessons held in cafés, coworking spaces, private or public premises;
- outdoor lessons;
- so-called “walk and talk” lessons;
- lessons or activities involving movement through public spaces or group settings.

Scolingo does not initiate, organize, recommend, supervise, or control any in-person lesson or off-platform activity.

#### **4. Absence of Control Over Location and Conditions**

Scolingo:

- does not select, verify, approve, or recommend locations for in-person lessons;
- does not assess or guarantee the safety, suitability, or legality of any location;
- does not monitor the presence or conduct of third parties at locations where lessons take place;
- does not supervise interactions between Students and Tutors during in-person meetings.

All decisions regarding the place, time, manner, and conditions of any in-person lesson are made exclusively by the participating Users.

#### **5. Assumption of Risk**

Participation in in-person lessons and any off-platform activities is undertaken entirely at the Student's and the Tutor's own risk.

Users acknowledge and agree that such in-person interactions may involve certain risks, including, but not limited to, death, personal injury, property damage, theft, conflicts, health-related incidents, or other unforeseen events.

#### **6. Exclusion of Liability**

To the fullest extent permitted by applicable law, Scolingo shall bear no direct or indirect liability for any loss, damage, injury, expense, or other adverse consequence arising out of or in connection with:

- in-person lessons or off-platform activities;
- the conduct, actions, or omissions of Students, Tutors, or third parties;
- the conditions of public or private premises where a lesson or activity takes place;
- any events occurring before, during, or after an in-person lesson.

This exclusion of liability shall apply regardless of the legal basis of the claim, including contractual or non-contractual liability, negligence, or strict liability.

#### **7. Waiver of Claims**

By participating in in-person lessons or off-platform activities, Users expressly and irrevocably waive all present and future claims against Scolingo arising from or related to such activities, to the extent permitted by applicable law.

## **8. Relationship Between Users**

Each in-person lesson constitutes a direct relationship between the Student and the Tutor. Scolingo is not a contractual party to such relationship and assumes no responsibility for its outcome, safety, or legality.

## **9. Governing Law**

This Disclaimer shall be governed by the law specified in the Scolingo Terms of Service.

## **10. Final Provisions**

If any provision of this Disclaimer is found to be invalid or unenforceable, such invalidity shall not affect the validity of the remaining provisions.

**This Disclaimer shall enter into force on the date 11 february 2026 and shall remain in effect until amended or withdrawn in accordance with the Terms of Service.**

Version 1.0