



Summer Camps Terms and Conditions 2023

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1. INFORMATION

MIRAN SA. Carrer Dos de Maig, 7, 08960 Sant Just Desvern, Barcelona, with CIF - A-08449506

Summer Activities organising center: La Miranda International School - Carrer del Canigó, 15, 08960 Sant Just Desvern, Barcelona.

2. LEGAL REGULATIONS APPLICABLE TO THE CONTRACT AND ACCEPTANCE OF THE GENERAL CONDITIONS

These General Conditions are subject to what results from the application of Royal Legislative Decree (R.D.L) 1/2007, of November 16, which approves the consolidated text of the General Law for the Defense of Consumers and Users, of Law 7/1998, of April 13, on General Contracting Conditions, and the Civil Code.

These General Conditions, signed by the contracting parties, will be incorporated into all La Miranda International School contracts, the purpose of which are the programs contained in the information sheets and are binding on the parties, together with the particular conditions agreed in the contract and those that can be established in each program.

3. INSCRIPTION, PRICE AND PAYMENT

To enroll in the chosen program, you must complete the registration form through the La Miranda International School website. (<https://lamirandasummer.campmanagement.com/enroll>).

There are some programs with specific requirements or different forms that must also be completed for the participant at the time of registration.

No registration will be processed that is not accompanied by the corresponding proof of payment, which must be done before the start of camp. The total amount of the chosen program must be paid 30 days before the start of the activity.

The lack of payment, both on time and in form, will be considered as a resignation of the student to attend the course. Registrations made less than 30 days before the



start date of the Program must pay the full amount of the program chosen at the time of registration. Registrations are personal and non-transferable.

4. CANCELLATION, ABSENCE AND/OR ABANDONMENT OF THE PROGRAM BY THE PARTICIPANT

In the event that the registered participant decides to cancel the contracted Program, they must notify La Miranda International School in writing at the following email addresses summer@lamiranda.eu .

In these cases of cancellation, the registered student will lose the entire tuition, which include the expenses incurred by the school, such as excursions, accommodation, insurance, organized transport, etc.

For information purposes, the withdrawal and cancellation policy includes the following cases:

- - Deposits – They are not refundable. However, if the registered participant withdraws from the contract during a period of 7 days from their registration having made the payment of the corresponding deposit, La Miranda International School will return the amounts paid without withholding of expenses.
- - The registered participant will not be entitled to any refund if he or his parents or legal guardians voluntarily abandon the Program once it has started.
- - Nor will there be any refund in cases of expulsion of the participant due to breach of the disciplinary rules provided for in section 8 of this document or due to personal circumstances (health, physical, behavioural or psychological problems, as well as damage to the property of students or third parties involved in the program) that interrupt the normal coexistence, security and good development of the program.



5. FORCE MAJEURE

La Miranda International School

In the event that due to circumstances beyond the control of, including any urgent government instruction, or force majeure (natural disaster, war, health emergency including pandemic and any outbreak of pandemic) that occurs after the registration of If it is necessary to establish additional hygiene, mobility, sanitary or security measures that could force the suspension of the activity, the participants will give the option of transferring their registration to the following summer or offering a full refund of the fees. of the camp in these circumstances.

6. ALTERATIONS AND CONTINGENCIES IN THE PROGRAM

La Miranda International School undertakes to provide registered participants with all contracted services contained in the program, under the stipulated conditions and characteristics. However, the following considerations should be taken into account.

a) In the event that, prior to the start of the Program, La Miranda International School is forced to significantly modify any essential part of the contract, including the price, it must immediately notify the enrolled participant. The latter may choose to terminate the contract free of charge or accept a modification thereof. In the latter case, La Miranda International School will specify the modifications introduced and their impact on the price of the Program.

b) The registered participant must communicate his decision as soon as possible and, in any case, within the three days following the notification of the modification of the Program. In the event that the registered participant does not notify La Miranda International School of their decision within three days, it will be understood that they have renounced their participation in the Program.

c) There will be no obligation on the part of La Miranda International School to indemnify the registered participant when the program is canceled for reasons of force majeure.

d) There will be no obligation on the part of La Miranda International School to indemnify registered participants in the event that the cancellation of the program is due to not reaching the minimum number of people required (12 participants) for its effective completion. In these cases, La Miranda International School will



notify the registered participant in writing that the minimum number of participants has not been reached and, therefore, the program has been cancelled. In this case, the registered participant will be entitled to a refund of all amounts paid for the program.

7. MANDATORY PRACTICES AND STANDARDS DURING THE DEVELOPMENT OF THE PROGRAM

The participant agrees to respect and abide by the rules of discipline and behavior of the course, both during their stay in the facilities where they receive classes, and outside of them. In particular, in relation to the center's hours, the obligation to attend class, meals, the rules of coexistence and behavior with teachers, classmates and staff hired by La Miranda International School and the prohibition on the consumption and possession of tobacco , alcohol and drugs.

The school will adopt the appropriate legal and disciplinary measures for the protection of the rest of the students, staff and property. Parents or guardians will be informed of any incident in which the participant's behavior violates the mandatory rules.

Non-compliance by the participant will mean their expulsion from the course, being the expenses of the early return home on their own.

Likewise, the defaulting participant will be responsible for the costs, charges, expenses, etc. that occur as a result of their improper action.

8. AUTORIZACIÓN DE LAS CONDICIONES DE TRATAMIENTO MÉDICO

In the event that a minor student is in a situation that requires medical treatment and/or is admitted to a hospital and/or needs a surgical intervention and it has not been possible to locate their parents or guardians, La Miranda International School is authorized to take the measures that it considers most appropriate for the health of the participant in accordance with the indications or medical advice.



9. MEDICAL, PHARMACOLOGICAL AND/OR SURGICAL TREATMENT

The participant must inform La Miranda International School if they are undergoing any medical and/or pharmacological treatment during the period covered by the chosen program. It is understood that, at the time of starting the program, the participant is in the correct state of physical and mental health to participate in it and that the medical information that accompanies the program dossier is true and complete. Otherwise, La Miranda International School is exempt from any type of responsibility derived from the falsity or incorrectness of the information.

10. ELECTRONIC DEVICES

La Miranda International School is not responsible for the loss and/or deterioration of electronic devices that the participant may bring to the chosen program. Even in the event that said devices are guarded by school personnel.

La Miranda International School will make available the contact telephone numbers with a fixed schedule to contact the participants. La Miranda International School will provide the calling hours as well as the telephone numbers before the start of the program.

11. DOCUMENTATION

All participants who contract the summer programs of La Miranda International School must bring the necessary personal documentation (ID, Passport, Social Security health card, private health insurance card, medical report or medication) in accordance with the laws of the country where the concerted program is developed.

La Miranda International School will not be responsible for any responsibility or expense derived from non-compliance by the participant, their parents or guardians.



12. INSURANCE

Seguro de accidentes y responsabilidad civil

All participants in the La Miranda International School Summer Camps who are students of the school are covered by accident insurance that may occur during any of the activities organized by the school. Likewise, the school has contracted civil liability insurance that covers any contingency or damage to third parties in these activities.

The aforementioned accident insurance is not health insurance, so it is necessary for participants to carry their health card (social security or private entity) with them during the Summer Camps in case it is necessary to go to a medical service as a result of any incident related to the health of the student not derived from an accident, but caused by another cause.

International students must also prove that they have private health insurance.

We also recommend that families take out dental insurance that complements the school accident insurance, since the coverage of possible damages of this nature is limited as it is a group policy.

Participants in the Summer Camps who are not students of the school must report this circumstance so that they are included in the accident insurance policy by contracting the corresponding supplement. The rest of the indications and recommendations expressed in this section are equally applicable to them.

13. DATA PROTECTION AND IMAGE RIGHTS

Responsible for the Treatment: MIRAN SA. Carrer Dos de Maig, 7, 08960 Sant Just Desvern, Barcelona, CIF - A-08449506

End of treatment:

- a) Presentation, management and billing of the camps.
- b) Correct attention to the student in relation to the health data provided.
- c) Publication of images of the participants, taken during the activity and/or their names and surnames for informational or advertising purposes, provided that such dissemination does not imply or may imply damage to their honor or



reputation or that is contrary to their interests or illegitimate interference. to the privacy or reputation of the participant.

d) Sending offers, promotions and newsletters from the center through any multi-channel means (email, SMS, postal mail, etc.).

Purposes c) and d) will take place provided that the applicant has checked the corresponding box on the corresponding form.

Legitimation of the treatment: Consent of the interested party and these terms and conditions.

Communication of the data: The data may be communicated to the banking entities for the collection of receipts and to the third parties involved in the organization of the outings or excursions included in the camp. As well as to other INSPIRED schools or the Marketing department when necessary for the provision of services and always under the proper legal and security conditions and commitment to confidentiality.

Those providers who provide us with a service as treatment managers and with whom we have signed the corresponding contracts may have access to your data.

Data retention: The registration data will be kept until the end of the camp, unless the participant has given their consent for the sending of communications or the publication of images, in which case they will be kept until they request the cancellation of communications or the image suppression. The billing data the legally established deadlines.

Rights that assist the Interested Party: Right to withdraw consent at any time. - Right of access, rectification, portability and deletion of your data and the limitation or opposition to its treatment. - Right to file a claim with the Spanish Control Authority (www.aepd.es) if you consider that the treatment does not comply with current regulations.

Contact information to exercise your rights: In writing to INSDE, S.L, Av. Pío XII, 92, 28036 Madrid or by email to protecciondatos@colegiosanpatricio.es, along with valid legal proof, such as a photocopy of the D.N.I. and indicating in the subject "DATA PROTECTION".

Additional information: In the privacy policy of our website



<https://www.lamiranda.eu/politica-de-privacidad>

14. CONFLICT RESOLUTION

Any conflict related to the programs will be resolved by the competent jurisdictional bodies in accordance with the applicable legislation.

15. VALIDITY

The validity of these general conditions will be from December 1, 2022 to December 31, 2023, both inclusive.