



ABRACADEMY

General Terms and Conditions Abracademy

Interpretation

In these Terms and Conditions (“these Conditions”), the terms herein shall have the following meanings: ‘Booking Form’ is the online booking form by which details of the young participant (“participant”) and the Magic Summer Camp he/she wishes to attend are submitted to Abracademy; ‘the Magic Summer Camp’ is the magic course that the participant is attending in London (or any other location as may be relevant) as set out in the Booking Form; ‘participant’ is the child or children who will be attending the Magic Summer Camp as specified in the Booking Form; ‘MeetRobots’ is MeetRobots Ltd., a limited company registered under UK laws, with address 6–8 bonhill street EC2A 4BX London, UK; ‘Fees’ the fees shown on MeetRobots’s website or other published form relating to our Services and products from time to time; ‘Location’ the location of the Magic Summer Camp (including the site of the courses and the sites used for recreation); ‘Services’ the provision of the Magic Summer Camp for the Participant by MeetRobots; ‘you’ and ‘your’ the Participant’s parent(s) or guardian(s) as specified in the Booking Form.

The headings in these Conditions are for convenience only and shall not affect their interpretation.

Abracademy is a registered trademark (No. 014285266) of MeetRobots. The Magic Summer Camp is an activity carried out by MeetRobots.

1.4 All instructions are accepted and carried out in connection with Abracademy (‘abracademy.com’) and the Magic Summer Camp are exclusively carried out by MeetRobots Ltd. Third parties cannot derive any rights from the work carried out and from the ensuing results.

1.5 These general conditions are not only stipulated for the benefit of MeetRobots, but also for the benefits of the directors, management team, volunteers and employees of MeetRobots, Abracademy and the Magic Summer Camp, and all those who performed or are performing work, whether or not under employment contract, for MeetRobots, Abracademy and the Magic Summer Camp.



Supply of Services

MeetRobots shall provide the Services to the Participant subject to these Conditions. By booking and paying the fee you agree on behalf of yourself and the Participant to be bound by these Conditions. These Conditions constitute the entire agreement between MeetRobots and you/the Participant and may not be varied except in writing by a director of MeetRobots.

Bookings are accepted at the discretion of MeetRobots and are not transferable.

You shall fully complete the Booking Form and at your own expense supply MeetRobots with all necessary and other information required by MeetRobots in connection with the Services or products.

MeetRobots may correct any typographical or other errors or omissions in any MeetRobots material relating to the provision of the Services without incurring any liability to you.

2.5 MeetRobots (and/or Abracademy and/or the Magic Summer Camp) may change its fees per calendar year.

Payment of Fees

You shall pay MeetRobots the Fees and any additional sums which are agreed between you and MeetRobots for the provision of the Services and/or products.

The Fees must be paid to MeetRobots via the website Abracademy.com and/or [Eventbrite](http://Eventbrite.com). No booking is valid until payment has been received. MeetRobots shall not be responsible for any cash payment.

Rules, Regulations and your Liability

You agree to be wholly liable for any and all actions and/or omissions of the Participant. Without prejudice to the generality of the foregoing, you shall be liable for any liability, financial or otherwise, or injury or damage to property caused by the Participant whilst at the Location, and shall fully indemnify MeetRobots, their agents, contractors and/or employees for any loss, damage, costs or expenses resulting from such liability, injury or damage.



MeetRobots reserves the right to make rules and regulations relating to the Participant's participation in the Magic Summer Camp ("the Rules"). The Rules form part of these Conditions and will be notified to the Participant at the Location or earlier.

Any failure by the Participant to adhere to the Rules may result in his/her participation at the Camp being terminated forthwith without refund and in such event the Participant may be sent home at your expense.

Without prejudice to paragraph 4.3 above, MeetRobots reserves the right to withdraw the Participant from any activity at any time on the grounds of safety or unsuitability.

We are sensitive to certain allergens if communicated to us prior to the Magic Summer Camp but cannot guarantee their exclusion from the course.

Cancellation

In the event of cancellation by you, a credit will only be issued if such cancellation is notified in writing to MeetRobots at least one month before the commencement of the Camp. An administration charge of £50 per week per child will be deducted from the credit. No refunds will be issued and bookings cancelled in the last month prior to the date of the class will not be reimbursed.

If, for any reason, the Magic Summer Camp is cancelled by MeetRobots, the total liability of MeetRobots will not exceed that proportion of the Fees MeetRobots have actually received.

5.3 Fees are non-returnable for students arriving late, leaving early or missing a day of camp (whether on account of illness or any other cause). If the course has been booked, then the full fees are payable.

Liability

Except in respect of death or personal injury caused by MeetRobots's intent or gross negligence, MeetRobots shall not be liable to you or the Participant by reason of any representation (unless fraudulent) or any implied warranty, condition or other term or any duty at common law or under the express terms of this Agreement for any loss of profit or any indirect, special or consequential loss, damage,



costs, expenses or other claims (whether caused by or negligent or the negligence of our servants, or agents or otherwise) which arise out of or in connection with the provision of the Services or their use by you or the Participant, and our entire liability under or in connection with this Agreement shall not exceed the amount of our Fees for the provision of the Services.

Where MeetRobots provides, in connection with the provision of the Services, any goods or equipment or services supplied by a third party, MeetRobots does not give any warranty, guarantee or other terms as to their quality, fitness for purpose, performance or otherwise.

MeetRobots shall have no liability to the Participant for any loss, damage, costs, expenses or other claims for compensation arising from any instructions supplied by you which are incomplete, incorrect, inaccurate or illegible, or arising from the Participant's late arrival or non-arrival, or any other fault of you or the Participant.

MeetRobots shall not be liable to you or be deemed to be in breach of the contract by reason of any delay in performing, or any failure to perform, any of MeetRobots' obligations in relation to the Services, if the delay or failure was due to any cause beyond MeetRobots' reasonable control.

MeetRobots reserve the right to alter programmes, activities, itineraries, excursions, age brackets, premises and personnel as it thinks fit and without notice.

MeetRobots will not be bound by any statement unless it is in writing and authorised by a Director or management team member of MeetRobots.

6.7 All rights of actions and claims against MeetRobots and/or Abracademy and/or the Magic Summer Camp related to the services provided by any of the aforementioned parties an/or brands shall lapse in any event one year after the moment on which the party involved (client or third party) is aware or could reasonably be aware of the existence of these rights of actions and claims.

Medical and Behavioural

Any medical or behavioural problems of the Participant known to you must be notified to MeetRobots in writing on the Booking Form,



and in any event prior to the commencement of the Magic Summer Camp. MeetRobots reserve the right not to accept your Booking on the grounds that any such medical or behavioural problems are not conducive to the Participant's or other campers' participation in the Magic Summer Camp.

In the event that the Participant becomes ill or incapacitated during the Magic Summer Camp, you agree to medical treatment being given to the Participant if required in accordance with the recommendations of a qualified medical practitioner, including the administration of a general anaesthetic and to surgical operations in case of emergency. Such action shall be taken at your expense.

If the Participant becomes ill or comes into contact with any contagious or infectious disease during the 21 days prior to the commencement of the Magic Summer Camp, you must immediately notify MeetRobots in writing and provide a medical certificate from the Participant's doctor giving approval for the Participant to participate in the Magic Summer Camp.

It is your and the campers responsibility to help MeetRobots prevent the spread of infectious diseases

7.5 It is a your responsibility to tell MeetRobots prior to camp of any issue or condition that may affect their stay at camp. These include but are not limited to ADHD, SEN, medical, languages, disabilities, diet, medical, behavioural/social issues, child's history.

7.6 Abracademy and MeetRobots reserve the right to suspect or remove any student whose attendance, work or behaviour is, in their reasonable opinion, unsatisfactory. Under such circumstances, MeetRobots will be under no obligation to return any fees. Children who disrupt the learning environment for other participants, who destroy property or projects, and who otherwise compromise the health, safety and/or learning environment will be removed.

7.7 Permission is given to administer medication or first aid if required.

Jewellery, Valuables and Lost Property

MeetRobots will not be liable for any item of jewellery or valuable property, such as mobile phones or I pads brought to the Location by the Participant.



MeetRobots will not be responsible for any property left at the Location (by the Participant or otherwise), and may dispose of any such property if not claimed and collected by you within seven days of the end of the Camp.

Personal Searches

MeetRobots reserves the right to search the bags and other personal property of all Participants in appropriate circumstances.

Smoking and Alcohol

Possession and consumption of alcohol, tobacco or drugs by the Participant at Camp are NOT PERMITTED UNDER ANY CIRCUMSTANCES. Please note that if the Participant does not adhere to this condition, he/she will be removed from Magic Summer Camp in accordance with paragraph 4.3 of these Conditions.

Publicity

You acknowledge that MeetRobots may use for publicity purposes (online or offline) and without prior notification any photograph or video taken of the Participant at the Location, and any statement (whether written or oral) made by you or the Participant, unless expressly forbidden by you and/or the Participant.

Child Protection/Safeguarding

MeetRobots will contact Local Safeguarding Children's board if we suspect abuse or in an event of a disclosure. See our Child Protection Policy.

Force Majeure

We shall not be liable for any delay in performing or failure to perform any obligation (including to action any alteration or cancelation) due to any case beyond our reasonable control including lock-outs, strikes, shortages of personnel, labour disputes, war, riot, act of God, civil commotion, terrorism, malicious damage, threats to safety, compliance with any law or governmental order, rule, regulation or direction, accident, environmental contamination, pandemic outbreak of disease, breakdown of plant or machinery, fire, flood, storm, difficulty or increased expense in obtaining workmen, materials, goods or raw materials in connection with the performance of this agreement.



General

If any provision of these Conditions is held by any competent authority to be invalid or unenforceable in whole or in part, the validity of the other provisions of these Conditions and the remainder of the provision in question shall not be affected.

This agreement is governed by the laws of England and the parties submit to the exclusive jurisdiction of the English Courts.