

## **TERMS AND CONDITIONS OF REGISTRATION**

- All registrations must be made in advance of the session start date.
- All courses, activities, venues & sessions are subject to change according to weather, programming and a satisfactory level of numbers. We may cancel any courses and/or change any information given, should this be necessary for any reason. Liverpool International academy, UAE reserves the right to make any changes in the schedule, Sessions or Fees due to any issues whatsoever. Such changes will be informed to the student/parent prior to the subsequent sessions. If we have to cancel a session for whatever reason we will offer an alternative session and the same will be informed to the student or parent at least one day prior to the sessions date.
- Student cannot change or reschedule the sessions. Student has to attend the sessions as informed by the academy. Academy will not carry forward the session that student have missed or unattended for any reason whatsoever.
- You must ensure that the student is physically fit and able to participate in the sporting activities and accordingly you accept all risks resulting from participation in the course. In the event that the participant needs medical attention during a session then, subject to any written notice (which notice we must have received prior to the commencement of the relevant course) from a parent or guardian to the contrary, you agree to us arranging for any appropriate and necessary treatment.
- By accepting the terms and conditions, you agree to grant us the worldwide right in perpetuity, without approval or compensation, to use the student's name, photograph or video image or likeness for our reasonable commercial purposes. You also agree to grant us permission to use any online feedback for our reasonable commercial purposes.
- We do not allow any cameras, telephone images, video or other filming or recording equipment on courses by anyone other than our own Liverpool FC International Academy officially designated photographers and accordingly neither you nor the participant may record or attempt to photograph or record (whether permanently or transiently) or transmit moving images or voices of anyone at the course.
- Parents and guardians will only be permitted to enter the Liverpool FC International Academy training ground to register their child at the start of our soccer schools. Those who wish to observe any training before collecting their child will be allowed access to watch the final hour of their chosen course. Times will be confirmed by our Head Coach at registration on the first day of training. Neither you nor the participant shall disclose or use any aspect of our course for commercial purposes. Course places cannot be resold for any commercial gain.
- If you are not the participant's parent or guardian, you confirm that you have made such parent or guardian fully aware of this booking and of these terms and conditions (and that they have agreed to them). If making a telephone booking you are agreeing to our Terms and Conditions at the time of booking via our administrator.
- Information relating to a booking will not be disclosed to anyone other than the adult who has directly made the booking.
- Liverpool FC International Academy will not be responsible for any items lost or left behind at any of our courses nor will Liverpool FC International Academy be responsible for returning any said items.

- We treat as a priority, the safety and wellbeing of all participants attending our courses. We therefore reserve the right to remove from our courses, without refund, any participant who is found bullying, behaving in a way that may be a danger to others or who is generally disruptive.
- By accepting the terms and conditions of registration, the student and parent agree not to fight or argue with the academy coaches or any of the academy staffs for any reasons. Any such actions will be treated as code of misconduct and the academy reserve the right to cancel the registration without any notice. No refund will be provided in such cases. The cost of any damage caused thereof by the student or parent to any property or facilities will be charged to the student.

## **TERMS AND CONDITIONS OF PAYMENT**

- Registration Fee and the Session fee for the term or the year, as the case may be, has to be paid full in advance at the time of registration. Student can attend the sessions only after completion of the payment. Payments can be made by Cash, Cheque or Online. For Cheque payments, it has to be issued in favour of **PESCO SPORTS SERVICES LLC**.
- For Liverpool Academy tours, if any, organised by the company, cost of the tour to be borne by the students. Company will send the cost details to the student along with the tour plans. Payment has to be made full in advance for such tours arranged by the company. However, it is not mandatory to attend any such tours organised by the company.

## **SPECIFIC TERMS**

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2. **SITE OPERATION:** United Arab Emirates is our Country of Domicile. COMPANY controls this Site from the U.A.E. COMPANY makes no representation that this Site is appropriate for use in other locations. If you use this Site from other locations you are responsible for ensuring compliance with local laws. You may not use this site in violation of any applicable laws or regulations, including, but not limited to any U.A.E laws and regulations.
3. **APPLICABLE LAW.** The Laws of the United Arab Emirates shall govern the use of the Site and the Terms of Use, without regards to conflict of laws principals. All disputes arising in connection therewith shall be heard only by a court of competent jurisdiction in U.A.E.
4. **MULTI-CURRENCY PRICED TRANSACTION,** the displayed price and currency selected by you, will be the same price and currency charged to the Card and printed on the Transaction Receipt.
5. **PURCHASES.** COMPANY accepts payment by Visa or MasterCard debit and credit cards in AED for its products and services. All online purchases are also governed by the terms and conditions of respective merchant service providers. Please review respective merchant service provider's user agreement and privacy policy before entering any transaction. Interpretation. These Terms of Use supersede all other written and oral communications or agreements with regard to the subject matters discussed in these Terms of Use. A waiver or modification of these Terms of Use will only be effective if made in writing signed by an authorized officer of COMPANY. All refunds will be made onto the original mode of payment and mentioned in the refund policy.
6. **REPRESENTATIONS BY YOU.** By visiting the Site, you represent, warrant and covenant that (a) you are at least 18 years old; (b) that all materials of any kind submitted by you to COMPANY through the Site or for inclusion on the Site will not plagiarize, violate or infringe upon the rights of any third-party including trade secret, copyright, trademark, trade dress, privacy, patent, or other personal or proprietary rights. The customer using the website who are Minor /under the age of 18 shall not register as a User of the website and shall not transact on or use the website.
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  16. INDEMNITY. You agree to indemnify and hold COMPANY, its subsidiaries, affiliates, officers, agents and other partners and employees, harmless from any loss, liability, claim or demand, including reasonable attorneys' fees, made by any third party due to or arising out of or relating to your use of the Site, including also your use of the Site to provide a link to another site or to upload content or other information to the Site, or your breach of the Terms of Use.
  17. LICENCE TO USE DETAILS. By providing details to COMPANY, including by submitting or uploading content or materials for use on the Site you represent and warrant that you or the owner of all rights to such content or materials has expressly granted COMPANY an irrevocable world-wide right in all languages and in perpetuity to use and exploit all or any part of the content and materials provided by you. COMPANY may publish and distribute any such submitted content or materials at its sole discretion by any method now existing or later developed. You agree that you shall waive all claims and have no recourse against COMPANY for any alleged or actual infringement or misappropriation of any proprietary rights in any communication, content or material submitted to COMPANY. Any communication or materials you send to COMPANY will be treated as non- confidential and non-proprietary and may be disseminated or used by COMPANY for any purpose, including, but not limited to, developing, creating, manufacturing or marketing products or services.
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  19. SEVERABILITY. If any provision of the Terms of Use is held to be invalid, void or unenforceable, the remaining provisions shall nevertheless continue in full force and effect. Headings & section titles in this Agreement are for convenience and do not define, limit, or extend any provision of this.
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