



Registration Form

Student's name: Surname:

Date of birth:/...../..... Age:

Male Female

Father or Guardian's name: Identity Car Number/Passport:.....

Emergency or work telephone:

Mother or Guardian's name:

Emergency or work telephone:

Address:

City:.....Province:

Postal Code:Land: Land line:

Mobile Phone:Fax:E-mail:

Student's e-mail:

How have you known Campamenros Mediterráneo?

PROGRAM

Essence Spanish Institute Part Time English & Beach

LANGUAGE

English Spanish

DATES

From...../.....to...../..... Number of weeks:
 day month day month

TRANSFERS FROM VALENCE (Estación del Norte) Please choose one

ARRIVAL YES NO DEPARTURE YES NO
 Date.....Time.....:..... Date.....Time.....:.....

TRANSFERS FROM THE AVANZABUS STOP IN OROPESA DEL MAR (Line from Madrid)

ARRIVAL YES NO DEPARTURE YES NO
 Date.....Time.....:..... Date.....Time.....:.....

Own transport

"If any relative brings the student to the camp, please take into account the starting times of the camp. (From 17:00h to 18:00h.)"

Own transport

"If any relative picks the student up from the camp, please take into account the ending times of the camp. (Between 09:00h and 14:00h)"

UNIFORM

BASIC COMPLET Tallas: XS S M L XL

SHARE BUNGALOW

To share bungalow with another student indicate it below :.....
 (note that we cannot guarantee it)

MEDICAL DATA, DIETS AND OBSERVATIONS

If necessary, please attach to this application form a copy of the medical report and any **special diet** request:

.....

Signature (father, mother or guardian):

 I agree and I know the conditions reflected in our general program brochure 2015

GENERAL CONDITIONS



PAYMENT

- Payment of the 50% on the moment of booking.
- Rest of the payment at least 3 weeks before the course starts by order check on behalf of the organization, bank transfer to our bank account or in cash.
- It is completely obligatory to fax or e-mail the proof of payment together with the name of the guardian and student.

CONDITIONS OF PARTICIPATION IN CAMPAMENTOS MEDITERRÁNEO

- The information contained in the catalog is binding on both parties, excepting any of the following circumstances:
- The consumer is informed about any change that may occur before the date of the contract and this possibility has been specifically included in the catalog.
- Modifications are accepted only with previous agreement of both, the consumer and the company.

REGISTRATION, PRICE AND PAYMENT

The payment of this amount is considered as a payment made on account of the initial costs of preparing and processing. This will be deducted from the total amount of the program's price. The rest of the price of the contracted program must be paid at least 3 weeks before the program starts. In case you don't do the payment of the 100% during this period, the registration would be canceled without complaint or refund of any amount.

PRICE REVIEW

Programs' prices are subject to changes due to the fluctuation of currency, an increase in transport fares or the cost of fuel. Any price change will be communicated to the consumer. When the variation is significant (it is considered significant an increase of over 15%) the consumer will have the right to cancel the booking or the modifications.

CANCELLATION POLICY

CANCELLATION, NO PRESENTATION AND/OR CESSATION PROGRAM BY THE CONSUMER

A refund of the reservation deposit will be held as follows: more than 1 month's before: 70% of deposit; 7 to 30 days before: 30% of deposit; less than 7 days: total loss of the deposit. The cancellation request must be submitted in writing and sent by fax to the number 964 31 98 47 or e-mail: info@campmediterraneo.com.

If the consumer doesn't show up, leaves the program voluntarily or because of their legal representatives or is expelled from the program for violating the mandatory rules interrupting the development of it, the total amount of the contracted program must be paid.

In case your arrival at the campsite was later than the contracted date (provided with written notice) and/or the departure date was before the actual one, the total amount of the contracted program must be paid and you should bring the student to the campsite.

CANCELLATION AND/OR ABANDONMENT BY ACCIDENT AND/OR ILLNESS OF A CONSUMER

In case of serious illness and/or accident that makes impossible to take part in the activities of the camp, we will reimburse the 25% of the amount of the program contracted, providing that it does not exceed the 25% of the total amount of the program. In case of exceeding this percentage, any refund would be received.

ALTERATIONS AND INCIDENTS IN THE PROGRAM

Campamentos Mediterráneo is committed to provide consumers all contracted services.

Considerations:

1. In the event that before the start of the program, we were forced to significantly modify an essential element of the contract, including the price, we will immediately inform the consumer. The consumer may either resolve the contract without any charge or accept the contract modifications. At the time any modification of the program would be notified, the consumer will have five days to respond, if not, it will be understood that he resolves the program without penalty.
2. In the event that Campamentos Mediterráneo was forced to cancel any of its programs for any other reasons not attributable to the consumer, or in the event that the consumer chooses to resolve the contract under the provisions of paragraphs 1 or 2, Campamentos Mediterráneo will offer the consumer an alternative of equal or superior quality or will refund the consumer all the amount paid for the program.
3. There is no obligation of any kind by the organization when the cancellation is due to force majeure or sufficient cause, or when the cancellation occurs because the program has not reached the minimum required number of people enrolled in it.
4. The differences and/or claims, according to the consumers, arising during the contracted program, should be made known to the responsible organization of the program, in order to provide an immediately satisfactory solution. In the event that the solution proposed by the organization is not satisfactory to the consumer, he will have 15 days to submit a written complaint to the organization. Before obtaining the relevant documentation, Campamentos Mediterráneo has, in fact, a period of 15 days to respond to the consumer's complaint. The period shall run from the following day to the submission of the complaint in front of the organization.
5. In case of complaint, Campamentos Mediterráneo is committed to act with diligence, in order to find the most satisfactory solutions to the consumer.

RULES (MANDATORY STANDARDS)

The consumer must adapt to the lifestyle of the contracted program, schedule and the lifestyle the program develops. These are different from the usual way of life and customs. The consumer undertakes to respect the rules of the organization. In particular, the consumer agrees to respect the rules related to the schedule, compulsory attendance, behavior and coexistence with monitors, teachers, Camping staff and camp-mates, prohibited consumption of tobacco, alcohol and drugs. The noncompliance of the program rules by the consumer may cause the expulsion from the camp. In this case, the consumer must assume the costs incurred by his return,

regardless of any other liability of his business.

- Maintain the facilities clean and tidy.
- Respect silent hours. From 12 pm to 08 am, and nap time from 15 h to 17 h.
- Make a moderate water use and preserve the good condition of the toilets and sinks on the bathrooms.
- There are trash bags at the reception, whenever you need it.
- You can ride a bike carefully and not exceeding 5 km/h, until 21pm.
- It is completely necessary to take a shower before going into the swimming pool, and it is advisable to do it later. The pool and the hydromassage will remain closed every Monday of the season for maintenance and cleaning.
- The Restaurant is open from 8 am to 12 pm.
- Any person who misuses the facilities, damaging its conditions or altering the order of the site will be invited to leave indefinitely.
- Any damage caused in the bungalows will be charged to the account of the holder thereof.

PROTECTION OF PERSONAL DATA

For the purpose of the Organic Law 15/1999, of December 13th, Protection of Personal Data, Campamentos Mediterráneo (Camping Didota S.L.) informs you that the personal data contained in these general conditions, will be incorporated into an automated file of personal data created by and for Campamentos Mediterráneo (Camping Didota S.L.) and under its responsibility, for the commercial and operational purposes of this business. The acceptance of these terms imply their consent to perform such treatment, and to use it with those purposes. We also inform you about the possibility of exercising the rights of access, rectification, cancellation and opposition in the terms established by the law, at the following address:

AVENIDA DE LA DIDOTA S/N- 12594 Oropesa del Mar (Castellón)

USE OF CONSUMER'S IMAGE

Campamentos Mediterráneo (Camping Didota S.L.) reserves the right to use photographic or audiovisual materials in which the participant could appear, in order to promote or advertise itself, on websites, social networks or other.

CIVIL LIABILITY

- All programs from CAMPAMENTOS MEDITERRÁNEO enjoy coverage for liability insurance. Without prejudice to the student subscribes any other further insurance. CAMPAMENTOS MEDITERRÁNEO acts as a mere intermediary between the insurance company.
- CAMPAMENTOS MEDITERRÁNEO is authorized to take any action it deems for guarantee the consumer's health together with the medical center that attends to him, renouncing any claim against CAMPAMENTOS MEDITERRÁNEO about the possible consequences of such measures. The participant must inform the organization if it is subject to a medical and/or pharmacological treatment during their stay in the program.
- CAMPAMENTOS MEDITERRÁNEO exempts any liability for the falseness or omission of such information. Moreover, all participants must attach to this application form a copy of the Social Security's record and/or any private medical insurance.

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

These general conditions are subject to the terms resulting from the application of R.D.L. 1/2007, of November 16th, in which the revised text of the General Law for the Defense of Consumers and Users, Law 7/1998, of April 13th, about the General Conditions of Contract, and the Civil Code is approved. These general conditions will be included, signed by the contracting parties to all contracts, which concern are the programs in the catalogue and obligate the parties, together with the particular conditions agreed in the contract and those that could be set for each program.

CONFLICT RESOLUTION

Pekesport is in charge of the educational management of our camps, therefore, any claim or conflict from that management will be entailed to the company that is responsible for the educational management (Pekesport). On the other hand, Camping Didota S.L. is responsible for the advertising, reservations, food and accommodation of Campamentos Mediterráneo. The expressly renounce by the parties to any other conflict resolution mechanism (administrative authorities, arbitration, etc.) is evidenced.

ACCEPTANCE OF CONDITIONS

The participation in our program implies the acceptance of all conditions set forth on the registration form.

Father's/Mother's/Guardian's name:.....

.....

Father's/Mother's/Guardian's ID.....

.....

Signed:

I agree and I know the conditions of the program

LANGUAGE LEVEL

The consumer must have a minimum level of knowledge of the language for development of the program.

JURISDICTION

For any dispute that may arise between the parties regarding the interpretation, implementation and execution of this contract, they are subject to the jurisdiction of the courts of:

.....
Any suggestions or claims will be handled by means of writing communication to: CAMPAMENTOS MEDITERRÁNEO (CAMPING DIDOTA S.L.) AVENIDA DE LA DIDOTA S/N - 12594 OROPESA DEL MAR (CASTELLÓN)