

Oxford Prospects Programmes

Programme Agreement

Party A: Oxford Prospects Programmes (OPP)

Address: OPP office, Annexe Building, Linton Road, OX2 6UD, UK

Tel: +44 (0)1865 517028

Email: admin@oxford-prospects.com

Party B: ______ (The Name of Participant), ID Number:
Address:
Tel:
Email:

This agreement is confidential and intended only for the participants who are addressed in it. If you are not the intended recipient, please delete this agreement immediately and do not disclose or distribute it to anyone else. Thank you for your cooperation.

Programme Overview:

Programme Name: 2024 Summer On-Campus Programme

Duration: 18/08/2024 to 31/08/2024

Programme Delivery: Academic Lectures, Academic Workshops, Guest Lectures,

Enterprise Visit, Cultural Experience and Social Activities.

Notice: Party B confirms that he/she has obtained the consent of his/her parents or guardians. Party B and his/her parents or guardians have read the programme's relevant introduction, precautions and the terms of this agreement in detail. Party B



and his/her guardians accept the relevant conditions, rights and obligations contained within this agreement.

Fee

Programme Fee: 3,780 GBP

Notes:

- 1. This fee covers all the costs incurred in the programme, including registration, tuition, accommodation, local transportation, academic visits, and three daily meals (Sunday only breakfast).
- 2. The costs of international flight tickets, VISA/passport application and International Travel Insurance are not included in this fee.

Payment Method:

OPP UK Account

Amount: 3,780 GBP

Web Link: https://oxfordprospectsprogrammesfees.flywire.com/

QR Code:



*You can make a payment via above QR Code or Web Link.

Notes:

- 1. To confirm your place on the programme, payment must be completed within 3 days of receiving this agreement.
- 2. Please make sure that all your information in the form is accurate and up to date.

2 3 - S

Refund and Cancellation Details:

The registration fee of 180 GBP is non-refundable.

For the rest of programme fees:

- A 60% refund will be given for cancellations made 60 days prior to the start of the programme.
- A 50% refund will be given for cancellations made 30 days prior to the start of the programme.
- No refunds will be given for cancellations made within 30 days of the programme start date.

In the event of programme cancellation by Party A, Party B shall be entitled to a full refund in the amount of £3780.

In the event that the programme cannot proceed due to force majeure, Party A shall refund the expenses that have not yet occurred, while the expenses that have already been incurred shall be shared equally based on the principle of amicable negotiation. Such events include, but are not limited to: natural disasters, wars, terrorist activities, strikes, major epidemics, government action and international policy adjustments.

Settlement of Disputes

This agreement shall be construed in accordance with English law. Both Parties should try to resolve any dispute arising from the execution of this contract through friendly negotiation. If this fails, the parties irrevocably submit to the exclusive jurisdiction of the English and Welsh Courts for the determination of any disputes or claims arising out of or in connection with this agreement. This includes matters of liability which could arise during the performance of this contract.

Notification and Delivery

All notices, documents and materials sent or provided by either party shall be delivered to the addresses, telephone numbers and emails listed on the title page of this document.

If one party changes its address, telephone number or email, it shall notify the other party in writing at the first available opportunity. Missed notices, documents, or materials arising from a failure to notify the other party of a change are to be regarded as the fault of the party whose address, telephone number or email has changed.

Notes:

1. This agreement is made in duplicate, one copy for each party and each copy bearing the same legal effect. Fax copies signed or stamped by both parties (including electronic signatures), and scanned copies transmitted by designated e-mails (both parties) have the same legal effect. If the signed version of the agreement is not provided by Party B, after Party B completes payment, it is deemed that both parties accept the terms of this agreement and the payment regarded as good consideration of the agreement.

- 2. Anything not covered hereby shall be otherwise determined in a written supplementary agreement entered into by the parties through negotiation. Such supplementary agreement shall constitute part of this Agreement, having the same legal effect. In the event of any inconsistency between the supplementary agreement and this Agreement, the supplementary agreement shall prevail.
- 3. This Agreement shall terminate upon the date that all obligations of the parties hereto with respect to this Agreement have been satisfied or upon completed performance of this agreement. Whichever occurs first.

Signature (Participant):

Date

Oxford Prospects Programmes

Date: 09/05/2024