

Terms and Conditions

Terms and Conditions

Our services

All our services are renumerated by English schools and universities. Thus, English Study Solutions LTD (ESS) never receive any payments from students. When a student is registered at a school the tuition fee is paid by the student directly to the school and it is terms and conditions of the English school that takes effect.

Hence, ESS role is solely advising students in the choice of school and finding accommodation when requested by the student. Furthermore, when a student requires a visa in conjunction with application to studies at a school, ESS may provide advice on the visa application process. All our services are renumerated by schools and we never ask students for payment in exchange for our services.

After registration and payment to a school which involves agreement to terms and conditions of the registration at an English studies program, ESS services have ended.

Liability and Force Majeure

ESS shall not be held liable or accountable for any losses, damages, inconvenience, delayed performance, or failure to perform related to the provision of goods or services due to circumstances beyond ESS's reasonable control. These circumstances include, but are not limited to: fire, natural disasters, government actions, supplier or subcontractor failures, labour disputes, civil unrest, criminal or terrorist activities, pandemics, public health emergencies, negligent or wilful acts by third parties, or any other causes not directly within ESS's control. These conditions do not negate your rights as defined by consumer protection laws in your home country. ESS is obligated to adhere to all health and pandemic measures mandated by authorities, including medical repatriation, quarantine, and management of infected students and those in close contact with them. ESS may adjust stay conditions and implement precautionary measures as needed. To the extent permitted by law, the liability of ESS, its affiliates, directors, officers, employees, agents, and partners for losses arising from negligence, breach of contract, or otherwise will be limited to the total amount paid to ESS. These entities will not be liable for indirect or consequential losses or damages.

Disputes and Governing Law:

Any complaints should initially be directed to the destination staff for resolution. If a student believes that the course or services purchased through ESS are not being executed as agreed, the school should be promptly informed in writing. In case of dissatisfaction with the response, the participant may contact English United Kingdom at

A: 47 Brunswick Court, Tanner Street, London, SE1 3LH, T: 0207 608 7960, E: info@englishuk.com.

This agreement will be governed by United Kingdom laws, irrespective of conflict of law provisions. Any disputes or claims arising from or in connection with this agreement must be resolved in a court located in the United Kingdom.

Misspellings and Typos

ESS retains the right to rectify typographical errors and is not obligated by obvious inaccuracies.