

Course Booking Terms & Conditions

- (1)** Should you cancel your course booking, no refund is payable. In such circumstances no alternative course dates will be offered unless the cancellation is due to exceptional circumstances (e.g. illness). ILT reserves the right to request a delegate to provide documentary evidence of exceptional circumstances, such as, a medical note from his/her GP confirming the nature of the illness which prevented attendance on the course.
- (2)** Any advice, suggestions, opinions or comments (whether made in writing or orally) by staff, trainers or agents of ILT should not be taken as legal advice and in this regard, the course provider, its trainers, staff and agents will not accept any liability for any losses arising from anyone relying on any such 'advice', suggestions, opinions or comments.
- (3)** The course provider and its agents do not accept any liability for any direct or indirect financial loss or any other type of losses as a result of any errors or omissions relating to information provided in training materials, on websites, email or by any other means of communication.
- (4)** Attendance on courses provided by ILT does not allow delegates to provide immigration advice or services as it is a criminal offence to do so without the express approval from the Office of the Immigration Services Commissioner ('OISC') or other regulatory body in the U.K.
- (5)** Attendance on any of the courses provided by ILT does not exempt delegates from sitting any assessments/exams which may be set by the Office of the Immigration Services Commissioner upon receipt of an application for registration from potential Immigration Advisors.
- (6)** The course provider reserves the right to cancel any courses without giving any reason or prior notice and in such circumstances, will not be liable for any type of losses or inconvenience caused to any delegates.
- (7)** If a course is cancelled, delegates will receive a full refund of the relevant course fee via bank account transfer and will be required to provide details of their bank account to enable the transfer.
- (8)** If we consider that your conduct in dealing with our staff, trainers or agents is, at any stage, rude, impolite or unacceptable, we will cancel your course booking(s). In such circumstances, we will charge you £75.00 in respect of cancellation fee and you will receive the remaining balance (if any) of the course fee paid.
- (9)** By making payment of your course fee, you agree to the above terms and conditions of your booking as mentioned above.

www.immigration-law-training.co.uk