

General Terms and Conditions

These general terms and conditions apply to all offers and agreements concluded between Soccer Institute Aruba (hereinafter SIA) and third parties.

Definitions

Registration: You can register by completing the registration form, either online or on paper. Registration is not final until after SIA has received the amount due.

Participant: A natural person who intends to participate in the program, or the person who actually participates in the program. Participants must be 4 years or older with a maximum age limit of 14, unless explicitly stated otherwise.

Training fee: The fee payable by the participant to SIA for participation in a program.

Location: The location where the soccer program takes place.

Program: The soccer program organized by SIA for children in the age category indicated per program, but who are at least 4 years and at most 14 years, unless explicitly stated otherwise.

Chapter I - Registration

You can register by completing the registration form, either online at www.siaruba.com or info@siaruba.com or on paper. Oral registration is not possible. The legal representative of the participant must agree with the registration. The registration form must be completed accurately and completely. SIA is free to refuse a registration or participation for reasons of its own.

Registrations are processed according to the order of receipt, until the maximum number for the program in question has been reached. If the number of registrations exceeds the maximum number allowed, SIA will prepare a waiting list.

After SIA has fully received the training fee, the registration will be final, and participation will thus be confirmed.

Registration will take place for the entire period of the program. All correspondence between SIA and the participant will take place by email and/or by telephone. The participant will see to it that he passes on his correct email address and immediately informs SIA of any change thereof.

Chapter II - Payment of training fee/refund/discount

The training fee for participation in a program must be paid in full to SIA to the specified account number before the payment period determined by SIA for the program in question. SIA is free to determine this payment period, which will be communicated in advance, per program. The amount of the training fee will also be announced by SIA to the participant in advance. If the participant and/or his legal representative cannot prove that the amount has been paid to SIA to the specified bank account number within the payment period, the right to participate in the program will cease to apply.

In case of unforeseen circumstances or force majeure (such as extreme weather conditions, public order and safety, location condition, sickness of trainers, etc.), SIA reserves the right to cancel the entire program before the commencement date or, after the commencement date, to cancel same in part. SIA will then, if possible, set a new date for the program, as much as possible immediately following the original date/dates. If it is not possible to offer the program on a later date, SIA will refund the proportionate part of the training fee already paid to the registered participants. In that case, the participant is not entitled to any compensation of any nature or amount as a consequence of the cancellation.

If there are insufficient registrations, in the opinion of SIA, SIA reserves the right to cancel the program before the commencement date, in which case SIA will refund (the proportionate part of) the training fee already paid.

If the participant does not participate in the program in whole or in part, ends it prematurely or revokes or disputes the registration form in any way, after the registration has become final and the participation has been confirmed, the training fee will not be refunded, except in case of force majeure, demonstrable unforeseen circumstances or the absolute inability of the participant to participate (long-term sickness, demonstrable injury, death within the family, etc.). In case of force majeure, demonstrable unforeseen circumstances and/or the absolute inability to participate, SIA will refund (the proportionate part of) the training fee to the participant, provided SIA is informed in writing of such case in a timely fashion, stating the reasons.

Chapter III - The program

SIA divides the participants into different age categories and tries to take into account the preferences indicated by the participants as much as possible.

SIA appoints the trainers for the program in question. The trainers will perform their work to the best of their ability. SIA is making every effort to ensure that a trainer, who is in charge of the training, has also been a SIA trainer.

The participant and/or his legal representative will inform SIA of any medical problems, medical defects, medical disorders or conditions of the participant of which he is aware or should reasonably be aware, which information should be made available to SIA in connection with the program to be followed. SIA is free to refuse participation as yet based on the information obtained.

The participant should take care of his own appropriate footwear without removable studs. For each program, SIA will inform the participant of the clothing that is made available to the participant. Participants are obligated to wear the clothing provided by SIA. After use, the clothing cannot be exchanged anymore.

The participant and/or his legal representative will ensure that the participant is insured against medical expenses and third-party liability (third-party insurance), failing which, SIA may refuse the participant.

Participation in a program is entirely at the participant's own risk. SIA is not liable for material or immaterial damage of any nature or extent suffered by the participant in connection with his participation in the program, except for cases of intent or gross negligence on the part of SIA. Thus, for example, SIA is not liable for theft and/or injuries.

If a participant is guilty of misconduct (such as abuse, violence, aggression, theft, serious harm and/or insulting other participants and/or employees of SIA), SIA has the right to exclude the participant from the program and to deny access to the location, without a refund of the training fee.

Audiovisual recordings made by the participant and/or his legal representative may only be used for private purposes. It is not allowed to disclose, reproduce and/or distribute these audiovisual recordings without the prior written permission of SIA. SIA has the right to make audiovisual recordings of a program and of the portraits of the participants and/or their legal representatives and to use these recordings for promotional or commercial purposes. The participant cannot object to this.

All communication about a program will take place through the website www.siaruba.com, by email and/or by telephone.

Chapter IV - Miscellaneous

These terms and conditions and all agreements with participants will be governed by Aruban law. Disputes between SIA and a participant arising from these terms and conditions or from the agreement they concluded will be settled by the competent civil court.

SIA reserves the right to change these terms and conditions. The changed terms and conditions will be effective immediately after having been changed and will be communicated through www.siaruba.com. ●



WWW.SIARUBA.COM

SOCCER INSTITUTE ARUBA

