



Legal Notice

School Division:

Whole

Policy Division:

Privacy and Data

Policy Owner

Principal

Date:

November 2023

Legal Notice

Thank you for visiting us. We want your experience on our website to be the best it possibly can be.

By accessing our services, you declare that you are of **legal age** and have enough legal capacity to use our services, in accordance with your national law. If you are underage, you must have the approval of your parents before you keep using our page and services/products.

Access and browsing of the website, or the use of its services, implies the express and complete acceptance of each and every one of these General Terms, including both the Particular Conditions established for certain promotions, as well as the Privacy Policies and Cookies, related to current regulations on the subject of Personal Data Protection. Please read them carefully to find out what type of data is collected through our website, for what purposes and what rights related to it concerns you.

1.- Legal Information.

CLAREMONT SCHOOL
Bodiam, East Sussex TN32 5UJ, England

CLAREMONT SCHOOL (ST. LEONARDS) LIMITED

Company number **02827000**

Registered office address

7th Floor 280 Bishopsgate, London, United Kingdom, EC2M 4RB

You can contact us through the next email direction: office@claremontschool.co.uk

The access to our website supposes the express acceptance by the User of the present General Terms of Use, that may be modified total or partially, or being substituted any time without prior notice. We recommend you access these conditions periodically in order to check possible changes, which will be published in the same section.

2.- General Terms of Use.

Legal Notice- Website

The following General Terms regulate the use and the access to the website, which purpose is to establish guidelines for its proper use. CLAREMONT SCHOOL provides users with information on the use, services and content that are hosted on the website.

The data and the information about services, prices and features or other relevant data offered through the website could be performed, provided and updated by providers and third parties. In those cases, CLAREMONT SCHOOL is not responsible for such data and information and does not assume any obligation in respect thereof.

The User undertakes to make appropriate use of the contents, services, applications and tools that are accessible, subject to the Law and these General Terms of Use and, where appropriate, to the Specific Terms that may be established for access to certain services and applications, respecting at all times the other Users of the same.

In the event of total and/or partial breach by the User of these General Terms of Use, CLAREMONT SCHOOL reserves the right to deny access to the Website, without prior notice to the User.

3.- General Obligations of the User.

By accepting these General Terms of Use, the User expressly undertakes to:

- Not carry out any action aimed at damaging, blocking, rendering useless, overloading, temporarily or definitively, the functionalities, tools, contents and/or infrastructure of the website, in such a way as to prevent its normal use.
- Custody and maintain the confidentiality of the access codes associated with your Username, being responsible for the use of such personal and non-transferable access codes by third parties.
- Not to introduce or carry out insulting or slanderous contents at the website.
- Not to use any of the materials and information contained in this Website for illicit purposes and/or purposes expressly prohibited in these General Terms of Use, as well as the particular terms that, where appropriate, are established for certain applications and / or utilities and that are contrary to the rights and interests of CLAREMONT SCHOOL its users and / or third parties.
- Not to offer or distribute products and services or make advertising or unsolicited commercial communications to other users and visitors of the website.

The User will be liable for all damages of any nature that CLAREMONT SCHOOL or any third party may suffer as a result of the breach of any of the obligations to which it is subject by virtue of these "General Terms of Use" or the law in relation to access and/or use of the site.

4.- Intellectual and Industrial Property.

The website, pages and the information or elements contained therein (including texts, documents, photographs, drawings, graphic representations of which it is the owner or of which third parties authorise the owner to use them, among others), as well as logos, trademarks, trade names or other distinctive signs, are protected by intellectual and/or industrial property rights of which CLAREMONT SCHOOL is the owner or holder of authorisation for their use and public communication of the legitimate owners of the same.

Legal Notice- Website

The User undertakes to use the contents diligently and correctly, in accordance with the law, morality and public order. CLAREMONT SCHOOL authorises the User to view the information contained in this website, as well as to make private reproductions (simple download activity and storage in their computer systems), provided that the elements are intended solely for personal use. In any case, it will mean an authorization or licence on the property rights of CLAREMONT SCHOOL or of the legitimate holders of the same.

The User is not authorised to proceed to the distribution, modification, cession or public communication of the information contained in this Web in any form and whatever its purpose.

5.- Links.

Links to sites or web pages of third parties have been established solely as a utility for the User. CLAREMONT SCHOOL is not, in any case, responsible for them or their content.

CLAREMONT SCHOOL does not assume any responsibility derived from the existence of links between the contents of this site and contents located outside of it, or from any other reference to contents external to this site. Such links or mentions have an exclusively informative purpose and, in no case, imply the support, approval, marketing or any relationship between CLAREMONT SCHOOL and the persons or entities author and/or manager of such contents or owners of the sites where they are located.

To link to the website requires the express written permission of the owners of the portal.

6.- Liability.

CLAREMONT SCHOOL does not guarantee the continuous access, the correct visualisation, downloading or use of the elements and information contained in the pages of the portal that may be impeded, hindered or interrupted by factors or circumstances beyond its control, or those produced by the existence of computer viruses on the Internet.

CLAREMONT SCHOOL assumes no liability for damages, losses, claims or expenses arising from:

- (i) Interference, interruptions, failures, omissions, delays, blockages or disconnections, caused by errors in telecommunications lines and networks or any other cause beyond the control of CLAREMONT SCHOOL.
- (ii) Illegitimate interference using malicious programs of any kind and through any means of communication, such as computer viruses or any other;
- (iii) Improper or inappropriate use of the CLAREMONT SCHOOL's website
- (iv) Errors of security or navigation caused by a malfunction of the browser or using non-updated versions.

CLAREMONT SCHOOL is not responsible and in no case will be liable to users and third parties for acts of any third party other than the CLAREMONT SCHOOL that involves or may involve the performance of acts of unfair competition and illegal advertising or the infringement of intellectual property rights and industrial, trade secrets, contractual commitments of any kind, rights to honour, personal and family privacy and image, property rights and all other rights belonging to a third party by reason of the transmission, dissemination, storage, provision, receipt, obtaining or access to content.

Legal Notice- Website

7.- Protection of Personal Data.

For further details of our personal data processing procedures we invite you to review our Privacy Policy, which forms an integral part of these General Terms but which for simplicity has been summarised in a separate document.

8.- Legislation.

This Legal Notice and its terms and conditions will be governed and interpreted in accordance with UK's law. The user, by simply accessing the website or obtaining the status of registered user gives irrevocable consent to the competent courts by default may hear any legal action arising out of or related to these conditions, or their use of this Site or navigation made by it.

If any clause or section of these General Terms is declared null and void or inapplicable, the validity of the remaining clauses shall not be affected.