

Registration

I would like to register for the following training workshops or parts and hereby agree to the appended general terms and conditions:

Early
bird!

- Fundamentals Workshop of Dyslexia Correction (€ 845,-)**
from _____ to _____ in _____
- Fundamentals Workshop of Dyslexia Correction (€ 750,-)**
from _____ to _____ in _____
- Basic Field Assignment (€ 450,-)**
- Basic Practice Meeting "Orientation and Symbol Mastery" (€ 850,-)**
from _____ to _____ in _____
- Advanced Workshop I "Math, ADD, Handwriting and Auditory Fine Tuning" (€ 1.150,-)**
(including CD "Davis Auditory Orientation and Fine Tuning")
from _____ to _____ in _____
- Advanced Field Assignment (€ 450,-)**
- Advanced Practice Meeting "Math, ADD, Handwriting a. Auditory Fine Tuning" (€ 850,-)**
from _____ to _____ in _____
- Training Pod as _____ client/ _____ observer/ _____ facilitator - each (€ 1200,-)**
from _____ to _____ in _____
- Advanced Workshop II "Motivation und Responsibility" (€ 700,-)**
from _____ to _____ in _____
- Final Field Assignment (€ 600,-)**
- Davis Learning Strategies Workshop (€ 450,-)**
from _____ to _____ in _____

As a charitable limited liability company we are exempt from VAT.

Please print:

name, first name : _____
street: _____
postcode, city: _____
phone: private _____ business _____
fax, email: fax _____ email _____
place, date, signature: _____

Please send or fax to:

[If you have any questions concerning the registration,
please don't hesitate to call 0049 - (0)40 - 25 17 86 22]

Davis Lernverband gGmbH
Wandsbeker Chaussee 132
22089 Hamburg
Fax: 0049 (0)40 - 25 17 86 24
E-Mail: info@dyslexia.de

Management board:
S. Heinrich; I. Tzivanakis
HRB Hamburg 71978
Steuernr: 08/892 01 398

Germany - Bank account:
Commerzbank AG Hamburg
IBAN: DE48200400000345623300
BIC: COBADEFFXXX

GTC - General Terms and Conditions of Business of Davis Learning Association gGmbH

For the sake of simplicity we use the masculine form to represent neutrality of gender; no discrimination is intended by this.

Validity:

The GTC are valid for all training courses offered and provided by Davis Lernverband gGmbH, Wandsbeker Chaussee 132, 22089 Hamburg.

Participation and registration:

It is possible to register in writing by post, e-mail or fax. There are no registration fees. You will receive written confirmation of registration.

Registrations are processed in the order in which they are received and the available places are allocated accordingly (Exception: prior reservations from previous training courses). Registrations can be considered only as long as there are available places remaining.

Registration for a course is binding and implies payment.

Payment conditions:

A deposit of a maximum of 10% is always due immediately on receipt of the invoice. The remaining costs of the training course in question, plus the costs for any incidental study material are due at the commencement of the course.

The participant undertakes to pay on time.

As a non-profit limited liability company under German law we are exempt from Value Added Tax.

Discontinuance of an event / Cancellation:

A course will run only if a minimum number of participants have registered. Even after the participants have received confirmation of registration, DLV reserves the right to cancel a particular training course, if there is an insufficient number of participants, if the lecturer has to withdraw at short notice due to illness or in the case of force majeure.

In the case of cancellation due to an insufficient number of participants, the participants who have registered will be informed of the failure of the course to run at the latest 2 weeks before the start of the event; in the case of withdrawal of the lecturer due to illness or of force majeure the participants will always be informed without delay.

Where a training course is cancelled by DLV any fees already paid will be refunded in full.

If an event which has already commenced is discontinued prematurely for reasons within the control of DLV, the participant may claim the pro rata refund of any fees already paid.

Withdrawal:

If you wish to withdraw from a course once you have registered, you must do so in writing by letter, e-mail or fax.

If you withdraw more than 30 days before the commencement of the course, you must pay a processing fee of € 25 for the processing of the withdrawal and associated factors. If you withdraw less than 30 days before the commencement of the course, 30% of the course fee shall be payable, unless the participant decides to catch up the training course in question at a later date. In this case the amount already paid for this training course to a minimum of 30% of the whole sum shall remain with the DDA-D. The binding date for the period is the date of receipt by the DDA -D.

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Where a participant withdraws from registration, it may be possible to put forward another person to replace him on the course. If this is successful, and the replacement person is accepted by DLV, only the processing fee of € 25 shall be payable.

Legal provisions concerning extraordinary notice to terminate a contract shall remain unaffected thereby.

The right to withdraw

You have a period of 14 days within which to withdraw from an off-premises contract without giving any reason and without incurring any costs.

This withdrawal period consists of 14 calendar days starting from the first day of signing the contract. In order to exercise your right of withdrawal, you must inform (Davis Lerverband gGmbH) of your decision to withdraw your registration by means of a clear, written declaration. (e.g by sending a letter, fax or e-mail).

This written notification must reach us before the end of this fourteen-day period.

If you withdraw from this contract, we will immediately repay all payments received from you and at the latest within 14 days of having received your written notification of withdrawal. We will use the same means of payment used for the original transaction for this refund, unless some alternative agreement is made with you. In no event will you be charged for this refund.

Confidential data / data protection / copyright:

The parties to the contract shall deal with substantial and not generally known matters with the confidentiality customary in business life.

The participant declares that he consents to the electronic storage of his data. Transfer of data to third parties is excluded. The participants undertake to refrain from reproducing printed and on-line course materials or from passing them to third parties.

Liability:

In the case of accidents we accept liability as required by the prevailing legal provisions, unless otherwise regulated.

DLV accepts no liability for the loss or theft of personal property which participants have brought to their premises in connection with the event.

Exception for the training course, "Pod-Week as client / observer / facilitator":

Supplementary to the aforementioned regulations the following is taken as a basis:

Where a participant has withdrawn at short notice and this causes it to be impossible for DLV to run the training course due to an insufficient number of participants, DLV reserves the right to cancel the course at short notice.

In this case the participants shall not be entitled to claim any reimbursement whatsoever for expenses; the refund of the course fee remains unaffected thereby. The withdrawal clause shall come into force for the participant who has withdrawn at short notice. Moreover, DLV reserves the right to charge the participant in question incidental costs which have arisen by reason of the withdrawal at short notice by the participant.

The right of the remaining participants to assert a claim in damages against the participant who has withdrawn remains in force.

Final severability clause:

In the event that individual provisions of this contract or its components are or become invalid, the validity of the remaining provisions shall remain unaffected. The parties to the contract are obliged within reason and in good faith to replace the invalid provision by a provision which comes closest to it in law, unless a substantial amendment of the content of the contract would thereby be caused; the same applies, if an issue requiring regulation has not been expressly regulated.

Amendments to the contract must be in written form. Verbal collateral agreements are deemed not to exist.

Place of jurisdiction:

Place of jurisdiction is Hamburg.

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