



**...acercándote al éxito!**

Calle La Caridad nº63, Tacoronte 38350 / CIF: B42993535

922 564 162 / 665 733 923

[info@LearningFirstTenerife.com](mailto:info@LearningFirstTenerife.com) / [www.LearningFirstTenerife.com](http://www.LearningFirstTenerife.com)

## English Summer Camp: 24th June to 9th August 2024

### Registration form

#### Student Personal Data

Full Name	
Gender	
Date of Birth	
Age	
ID/ Passport number	

#### Parent / Guardian Information

Data	Mother / Father / Guardian	Mother / Father / Guardian
Full Name		
ID/Passport Number		
Address		
Town/City		
Country & Postcode		
Mobile Number		
Email		



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## Student Medical and Allergy Information

Do you have any Allergies (e.g., Food, Animals. Etc)

Do you have any long-term illnesses? (Asthma, Diabetes etc)

Do you take any medication daily? If yes, Please indicate what medication is taken and how often it is needed.

Do you follow any particular diet (e.g., gluten-free, dairy-free, etc.)?

Any additional information? (e.g., any special educational needs)



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We would like our son/daughter to attend summer camp on the following dates: Please check the boxes that apply. Please note, if you choose the 5 weeks option, you can choose any 5 weeks.

	Duration	Hours	Price without Breakfast and Lunch	Price with Breakfast	Price with Lunch*	Price with Breakfast and Lunch
Weekly	<input type="checkbox"/> <b>Week 1:</b> 24/06/24 – 28/07/24	<input type="checkbox"/> <b>09:00 – 13:00</b>	<input type="checkbox"/> <b>125€</b>	<input type="checkbox"/> <b>135€</b>	---	---
	<input type="checkbox"/> <b>Week 2:</b> 01/07/24 – 05/07/24					
	<input type="checkbox"/> <b>Week 3:</b> 08/07/24 – 12/07/24					
	<input type="checkbox"/> <b>Week 4:</b> 15/07/24 – 19/07/24					
	<input type="checkbox"/> <b>Week 5:</b> 22/07/24 – 26/07/24	<input type="checkbox"/> <b>09:00 – 15:00</b>	<input type="checkbox"/> <b>150€</b>	<input type="checkbox"/> <b>160€</b>	<input type="checkbox"/> <b>180€</b>	<input type="checkbox"/> <b>190€</b>
	<input type="checkbox"/> <b>Week 6:</b> 19/07/24 – 02/08/24					
	<input type="checkbox"/> <b>Week 7:</b> 05/08/24 – 09/08/24					



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Monthly – 5 Weeks	<input type="checkbox"/> 24/06/24 – 26/07/24	<input type="checkbox"/> 09:00 – 13:00	<input type="checkbox"/> 460€	<input type="checkbox"/> 510€	---	---
		<input type="checkbox"/> 09:00 – 15:00	<input type="checkbox"/> 560€**	<input type="checkbox"/> 610€	<input type="checkbox"/> 710€	<input type="checkbox"/> 680€*
Full 7 Weeks	<input type="checkbox"/> 24/06/24 – 09/08/24	<input type="checkbox"/> 09:00 – 13:00	<input type="checkbox"/> 575€	<input type="checkbox"/> 645€	---	---
		<input type="checkbox"/> 09:00 – 15:00	<input type="checkbox"/> 695€**	<input type="checkbox"/> 765€	<input type="checkbox"/> 905€	<input type="checkbox"/> 863€*
Days	Please indicate below the dates your child will be in summer camp :	<input type="checkbox"/> 09:00 – 13:00	<input type="checkbox"/> 26€	<input type="checkbox"/> 28€	---	---
		<input type="checkbox"/> 09:00 – 15:00	<input type="checkbox"/> 35€	<input type="checkbox"/> 37€	<input type="checkbox"/> 41€	<input type="checkbox"/> 43€

These prices do not include tax, 7% will be added when we set up the direct debit. If you book for 4 weeks and this equates to more than our monthly rate in the same category, you will be charged for the cheapest option.

\* 40% discount on food if you book breakfast and lunch for 5 or 7 weeks from 09:00 to 15:00. A

\*\* 5% discount will be applied to the summer camp fees for existing LFT students when you book for 5 or 7 weeks from 09:00 to 15:00. To be applicable for this discount, the student must have been enrolled in an LFT course since October 2023.



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### **Terms and conditions of the academy summer camp contract**

These General Terms and Conditions of the academy summer camp contract are an integral part of the academy's contracts entered into by the students' legal representatives (mother, father, guardians, tutor etc.), hereinafter: "contract partners", with Learning First British School SL (NIF: B42993535 located at Calle la Caridad 59/63, Tacoronte), respectively, hereinafter: "LFT". These general terms and conditions apply to the summer camp programme at LFT. By registering for this programme, the contract partners declare their agreement with these General Terms and Conditions of Contract and are bound by them.

#### **1. Contract and obligations of the contracting parties**

- a. The academy summer camp contract is accepted by it being signed by both the contract partners and the representative of LFT.
- b. The contract partners are jointly and severally liable for the obligations they enter into through the academy summer camp contract. This joint and several liability shall not be eliminated by any subsequent change in civil status.
- c. The contract partners are liable for the obligations they enter into through this academy summer camp contract.
- d. The contract partners declare their agreement with the academy regulations, the code of conduct and the academy handbook.
- e. The summer contract is only valid from the date of signing up until the last day of the student's attendance at the LFT summer camp course.

#### **2. Contract and obligations of LFT**

- a. The summer camp has a duration of 7 weeks, from 24th June to 9th August 2024
- b. The summer camp classes are run by qualified teachers and assistants using modern didactic and methodological methods, specifically designed to help students raise their confidence in speaking and listening in English. There is no emphasis on reading and writing skills.
- c. We guarantee that all staff teaching and assistant teachers only speak English during the summer camp course. No other language is spoken.
- d. Students aged 3-5 years old are not expected to have any prior knowledge of English. Students between 6-8 years are expected to have some basic knowledge of English, students between 8-10 years should have some grasp of the language and students from 11 to 13 years should be able to speak in short sentences.
- e. LFT is responsible for the staffing and organisation of the summer camp and LFT is entitled to change staff (teachers, assistants, cooks, cleaners, monitors etc) if needed during the summer camp period.
- f. LFT is responsible for hiring staff are that fully qualified, experienced and have all the necessary certificates to work with children.
- g. LFT is responsible to ensure that there are at least 2 member of staff who are first aid trained.
- h. There is no student entitlement to being with a with a particular teacher, LFT will decide which teacher and class the student will be placed into for the duration of the summer camp period.
- i. LFT only accepts children from the ages of 3- 13 years for the summer camp programme.



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- j. The acceptance of the academy summer camp contract is no guarantee of the attainment of the aspired educational English language learning goals for the student.
- k. The registration form, data protection and direct debit payment forms must be completed and signed before attending the summer camp.

### 3. Summer Camp Hours:

- a. The hours of the camp are 9:00-15:00 or 09:00-13:00 each day, Monday to Friday.
- b. The breakfast club starts at 07:30 and is included in the price. During Breakfast club students are supervised by teachers whilst they play, colour or watch TV, but there is no summer camp activities until 09:00.
- c. Students must be collected at 13:00 or 15:00 pm, depending on the summer camp packages the student is registered for. LFT employees are not responsible for children outside of these times. Contracted partners will be charged 12€ for every 20 minutes if they are late collecting their son/daughter.

### 4. Summer Camp Projects:

- a. The summer camp is based on project-based learning via creative activities that develop the student's imagination. Sports and orientation activities are also included.
- b. There are seven different projects that are developed during the summer camp, one for each week. LFT decides which project runs each week, there is no entitlement to choose the project for the week that your son/daughter is in the summer camp.
- c. Information on activities and projects are given in good faith. All arrangements and activities are subject to change depending on weather conditions, program schedules, and other arrangements. LFT reserves the right to cancel, amend or alter activities accordingly in the event of unanticipated situations.

### 5. Breakfast and Lunch:

- a. Breakfast and lunch are prepared by a licensed cook. We will never serve peanuts and sea food due to allergies.
- b. Breakfast and lunch are served by members of the LFT staff who have the "food handling" certificate
- c. Students who stay until 15:00 must eat lunch with LFT. There is no option to bring your own lunch.
- d. Students can bring their own breakfast. Students are not to bring anything with peanuts or sea food.
- e. Students are supervised whilst they eat by LFT staff.
- f. Breakfast and Lunch menu's will be shared with the contracted partners before the start of the summer camp.



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## 6. Personal Property

- a. Students must bring a bag with a change of clothes, a towel, a swimming costume, sun cream and a hat. All property must be clearly labelled with their names.
- b. Mobile Phones, computers, video games, iPad, cameras, air pods or any other valuable electronical items are not permitted in summer camp.
- c. Students should not bring in any toys or other personal items to the summer camp
- d. Students must bring a water bottle which is clearly marked with the student's name.
- e. LFT does not accept responsibility for the loss or damage to any personal property belonging to the children.

## 7. Dress code:

- a. Students to attend the summer camp in comfortable clothing and shoes, such as trainers, shorts and T-shirts.
- b. No open-toe shoes are permitted. Crocs are permitted in the classroom, trainers are recommended for the garden

## 8. Behaviour:

By signing the academy's summer camp contract, you agree to support the teachers and assistants in enforcing the behavioural rules set out for the summer camp, and you also agree to explain the rules to your son/daughter before they arrive. Students who break these rules, fail to follow instructions given by staff members or display any unacceptable behaviour could be asked to leave the summer camp programme or be suspended from the camp for a period decided by the Academic Director without refunding fees. Any extra costs incurred will also be the responsibility of the contracted partners. The academic Director's decision in these circumstances is final. In their decision, they will consider the well-being of all students and staff and the effect on the summer programme as a whole.

For our participants we expect age-appropriate behaviour within these guidelines:

- a. Use an "inside voice", speak to your peers, try not to shout to make yourself heard.
- b. Walk, no running inside the classroom
- c. No touching of farm animals
- d. Co-operate with teachers and follow instructions
- e. Listen quietly while the teachers are talking and giving instructions
- f. Respect other children, staff, equipment, facilities, and yourself
- g. Stay in dedicated areas and ask for permission, before leaving the classroom

Behaviours that may result in immediate dismissal include but are not limited to:

- a. Any action that could threaten or pose a direct threat to the physical/emotional safety of another child, staff or farm animals
- b. Any form of fighting will not be tolerated



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- c. Any form of aggressive behaviour such as constant swearing and name calling will not be tolerated
- d. Vandalism or destruction of property will not be tolerated
- e. Any form of discrimination such as racial, sexual, religious, political and gender specific will not be tolerated

### **8. Summer Camp Fees:**

- a. The summer camp fee can vary depending on how many days or weeks the student will be attending the summer camp programme. Please refer to the pricing box in page 3 and 4.
- b. Teaching materials and resources are included and is covered by the summer camp fee.
- c. LFT students who have been registered students since October 2023 have a priority place at the summer camp. This means if they wish to register, they will get priority over a child that is not an LFT student.
- d. LFT students who have been registered students since October 2023 are offered a 5% discount on summer camp fees only if they book for 5 or 7 weeks from 09:00 to 15:00. This discount be applied when the direct debit is charged to the contracted parties account.
- e. The registration fee of 90€ + 7% IGIC is non-refundable.
- f. Excursions during the summer camp are not included in the fee and there will be an additional fee based on the excursions, transport and any additional teaching/monitors staff that is required. This will be communicated to parents when excursions are organised.

### **9. Financial provisions/terms of payment:**

- a. The registration fee of 90€ + 7% IGIC is a one-off payment made when signing the contract to reserve a place at the summer camp, it is non-refundable.
- b. The registration fee will and will be charged 3-4 working days after the academy contract has been signed by the contracted partner and LFT.
- c. The remainder of the summer camp fee will be charged between the 23<sup>rd</sup> and 30<sup>th</sup> June 2024
- d. All payments will be made exclusively through direct debit
- e. If your direct debit payment is returned, we will try to collect it again in three business days and there will be an additional charge of 12€. Each time the payment is returned, a fee of €12 will be charged for a maximum of three times.
- f. If the payment is not paid by the agreed payment deadline (30<sup>th</sup> June 2024) and if LFT have failed to collect the sum after two attempts, then LFT has the right to exclude the student from taking part in the summer camp until all the payment due has been paid. A payment reminder will be sent and a grace period of 3 natural days will be given to the contracted partners to pay make the late payment.
- g. If payment has still not been made after sending a payment reminder and granting a grace period of 3 natural days, LFT may withdraw from the summer camp contract. In the event of withdrawal from the contract, LFT is entitled to an administrative fee (90€) and a cancellation fee of 50% of the student's summer camp fee in addition to the fee for the summer camp programme tuition already provided. In the event of an enforced collection of fees, all the





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costs incurred shall be borne by the debtor (contracted partner). LFT shall charge an annual interest of 3% on the outstanding amount.

- h. In the event of non- payment after the 3 natural days grace period, LFT reserves the right to instruct a debt collection agency or other specialised organisation (e.g. a law firm or debt agency) to collect the course fees. If any debt is not paid, LFT reserves the right to reference the debt at a credit reference agency, following all Spanish financial law regulations.
- i. Missed summer camp days or classes do not release the contracted party from his/her payment obligation; there is no right to reimbursement or recuperation of days or classes.
- j. There is no change in payment arrangement schedule for example from monthly to weekly payments.

### 10. Cancellation:

- a. In an event that due to circumstances beyond the control of LFT, including any urgent government instructions, or cause of force majeure (natural disaster, war, health emergency including a pandemic or any outbreak of a pandemic) arising after the signing of the summer camp contract, and if it becomes necessary to establish additional hygiene, mobility restrictions, health, sanitary or safety measures that may force the suspension of the summer camp.
  - I. LFT will provide the option to transfer your registration to summer 2025 or offer a full refund (minus the 90€ +7% IGIC registration fee and any summer camp tuition already provided) of the camp fees in these circumstances.
  - II. If the contracted partner chooses to transfer the fee to the summer camp 2025 programme, the remainder of the fee will be deducted from the new 2025 fees.

#### Cancelling before May 31<sup>st</sup> 2024

- b. If the contracted partner cancels their reserved summer camp place before May 31<sup>st</sup> 2024 due to medical reasons that can be fully documented with a doctor's written explanation, no extra fees will be expected to be paid. The 90€ + 7% IGIC registration fee will not be refunded.
- c. If the contracted party cancels for any other reason before May 31<sup>st</sup> 2024, an additional administration fee of 90€ will be charged. The 90€ + 7% IGIC registration fee will not be refunded.

#### Cancelling after May 31<sup>st</sup> 2024

- d. If a contracted partner cancels after May 31<sup>st</sup> 2024 due to medical reasons that can be fully documented with a doctors' written explanation, no extra fees will be expected to be paid. The 90€ + 7% IGIC registration fee will not be refunded.
- g. If the contracted partner cancels for any other reason after May 31<sup>st</sup> 2024, a 50% of the remaining summer camp fee will be charged. The 90€ + 7% IGIC registration fee will not be refunded.

#### Cancelling between 10<sup>th</sup> - 23<sup>rd</sup> June 2024



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- h. If the contracted partner cancels within two weeks of the start of the summer camp (10<sup>th</sup> to 23<sup>rd</sup> June 2024) with a medical reason and a doctors written explanation explaining why the student cannot attend, 50% of the remaining summer camp fee will be charged. The 90€ + 7% IGIC registration fee will not be refunded.
- i. If the contracted partner cancels within two weeks of the start of the summer camp (10<sup>th</sup> to 23<sup>rd</sup> June 2024) for any other reason, 75% of the remaining summer camp fee will be charged. The 90€ + 7% IGIC registration fee will not be refunded.

### Cancelling on/after the 24<sup>th</sup> June 2024

- j. If the contracted partner decides to cancel after starting the summer camp, no refund will be given on the remaining summer camp fee and the 90€ + 7% IGIC registration fee will not be refunded.
- k. If a contracted partner decided to cancel after 24<sup>th</sup> June (before starting the summer camp) for any reason, no refund will be provided and 100% of the summer fee is payable to LFT.

## **11. Extraordinary termination of contract by LFT:**

LFT may terminate the Academy contract with immediate effect and without notice if

- the student has grossly violated the academy's summer camp rules, committed a serious offence or whose behaviour has put themselves and others at risk (please see section 8 on behaviour) without a refund.
- Breach of our Terms and Conditions will result in the cancellation of the summer camp contract.
- The student repeatedly fails to attend the summer camp without any notice
- Other important reasons make the continuation of the summer camp contract unreasonable for LFT.

In the event of the extraordinary termination of the contract, Academia is entitled to an administrative fee (90€) and a cancellation fee in addition to the fee for the tuition already provided.

## **12. Lesson times, school holidays and public holidays:**

- a. LFT's management shall determine the summer camp timetable and inform the contract partners thereof in writing in due time. The contract partners are responsible for ensuring that the student arrives at the academy on time for the start of the day.
- b. LFT shall communicate school any public holidays with the contracted party before the start of the summer camp programme.
- c. The summer camp programme respects all national and local holidays



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### **13. Absences:**

- a. In case of illness contract partners are obliged to inform the academy of the absence by phone, in writing or by e-mail.
- b. LFT does not recuperate or give back days/ hours for those students who are absent for hours/days at the summer camp for personal or medical reasons. Only days/hours that LFT had to cancel or postpone during the summer camp due to unforeseen circumstances will be recuperated or given back.

### **14. Insurance and Medical Assistance:**

- a. By signing the Academy contract, the contract partners confirm that the student is insured against the consequences of accidents under the statutory health insurance.
- b. LFT has basic student accident insurance with Mapfre for the summer camp programme. The contract partners must provide the necessary insurance protection which is effective in Spain, including liability insurance in particular.
- c. Our staff are not trained to administer any form of medication. Should your child require medication we request that this administered by the contracted partners before arriving to camp, during a lunch/break or after camp. Lifesaving medications such as Epi Pens, Ventolin (Salbutamol) pumps are allowed, however students are responsible for having them in their bags at all time. For safety, teachers and the director must be informed if any medication is in a student bag.
- d. In the event that parent/guardian/tutor cannot be reached in an emergency when child is under LFT summer camp supervision, by accepting these Terms and Conditions, the parent gives permission to LFT to get the appropriate medical assistance to secure proper treatment for the student. In these cases, we will take them to the nearest health centre (Tacoronte centro salud) or call an ambulance if it is necessary. A member of the LFT team will assist the student until a parent/guardian/tutor can be reached,

### **15. Liability:**

LFT shall not accept any liability vis-à-vis the student or third parties – in particular in the event of accidents, losses, personal injury, property damage and financial losses of any kind – to the extent legally permissible.

### **16. Additional provisions of Learning First British School SL**

LFT reserves the right to cancel summer camp activities if there are insufficient students or other circumstances that make it unreasonable to expect LFT to carry them out. Furthermore, LFT reserves the right to make changes to the summer camp projects for important reasons while safeguarding the legitimate interests of registered students.



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## **17. Final provisions:**

- a. Should individual or several provisions of the academy contract, the General Terms and Conditions of Contract or their annexes be or become ineffective or invalid, this shall not affect the validity of the remaining provisions of the contract. The ineffective or invalid provisions shall be interpreted or replaced in such a way that they most closely approximate the intended purpose of these agreements in a permissible manner. The same shall also apply to any gaps in the contract.
- b. Agreements between LFT and the contract partners as well as any supplements and amendments are required to be communicated in the written form (or by email) to become effective.
- c. Spanish law is applicable for all legal relations with LFT. The place of jurisdiction is the registered office and LFT also has the right to take legal action against the contract partners at their place of residence.

## **18. Data Protection:**

In accordance with the Organic Law on the Protection of Personal Data and Guarantee of Digital Rights (LOPDGDD 3/2018) and with the General Data Protection Regulation (RGPD EU 2016/679), we inform you that the personal data that could be included in this document or those that may be collected in the course of the relationship will be included in the files owned by Learning First British School SL. They may be communicated to third parties exclusively for the provision of the agreed service. The purpose of processing such data is to establish a contractual relationship with this Company. Legitimation is done through the consent of the interested party. You can exercise the rights of access, rectification, opposition, limitation, portability and deletion in the terms provided in current legislation or consult additional and detailed information on Data Protection by contacting the company.



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**I agree to receive commercial information about promotions and/or services from the centre, LFT.** (Mark with an X if you consent. Blank if you do not consent).

**By signing this contract, I agree that I have read all the terms and conditions and agree to all the terms and conditions:**

**Students full name;**

\_\_\_\_\_ **ID/Passport Number** \_\_\_\_\_

**Mother/Father/Guardian full Name:**

\_\_\_\_\_ **ID/Passport Number** \_\_\_\_\_

**Signature of Mother/Father/Guardian**

\_\_\_\_\_ **Date** \_\_\_\_\_

**Signature of LFT representative:**

\_\_\_\_\_ **Date** \_\_\_\_\_

\_\_\_\_\_  
Meheraj Sultana (Director)

Please ensure that you have initialled every page of this registration form and have provided a copy of your DNI.

Email this registration form and your DNI/ passport to [info@learningfirsttenerife.com](mailto:info@learningfirsttenerife.com)



## Data Protection Form

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**Name of Mother/  
Father/ Guardian**

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**Name of Student**

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**Academy**

LEARNING FIRST BRITISH SCHOOL SL

In compliance with the applicable data protection regulations, General Data Protection Regulation EU 679/2016, and the organic law on Data Protection and guarantee of digital rights (LOPDGDD 3/2018), we make the following information available to you;

**Data controller:** Learning First British School (LFBS), with NIF: B42993535, located at Calle La Caridad 59 and 63, Tacaronte, 38350, Santa Cruz de Tenerife. Contact information 922 564 162 and email [info@learningfirsttenerife.com](mailto:info@learningfirsttenerife.com).

From your registration application, LFBS may carry out the following data processing:

1. **Purpose:** To exercise of the educational function, as well as the management of the pre/post and contractual relationship between the LFBS, the students and their representatives.
  - a. Legal Basis: execution of a contract, as well as compliance of the legal obligation by LFBS.
  - b. Conservation of data: They are kept for as long as current legal regulations require at any given time. In relation to the archiving and storage of educational records and academic history, civil, commercial and tax responsibilities. Data relating to the pre-contractual legal relationship will be deleted 4 years after the last contact with the parent or guardian.
  - c. Recipients of the data: Your data may be communicated to banking entities in order to satisfy the amounts of school /camp fees and other associated expenses. Likewise, and in compliance with current national and regional education regulations, the data may be communicated to the Department of Education and Culture for the processing of academic titles.
  
2. **Purpose:** On occasion, we take photographs or record videos for educational and commercial purposes that include our staff. These images may be used in our marketing, or in other printed publications that we produce, as well as on our website, on social networks or on exhibition panels and screens. There will also be times when we record videos for other educational uses.
  - a. **Legitimation:** We need your permission before taking photographs or making any recordings of you or your son/daughter for educational and promotional purposes. We ask that you answer questions 1 - 5 in the below, and then sign and date where indicated.



b.

**Conditions of use for images and videos:**

1. Can we record videos and photos of you or your child?	YES/ NO
2. Can we use images or videos of you or your child on our website?	YES/ NO
3. Can we use the images/videos of you or your child internally for educational purposes for example a school project?	YES/ NO
4. Can we use your or your child's image in our brochure and publications we produce for educational and promotional purposes?	YES/ NO
5. Can we use your or your child's image/video on our social media platforms?	YES/ NO

1. This form is valid for seven years from the date of signature, or during the period in which your son/daughter attends the academy. Consent will automatically expire after that time.

2. We will not use any photographs or recordings after you or your son/daughter stops attending the academy.

3. We will not use personal details or full names (first and last names) of any child or adult in a photograph or video, on our website, in our academy brochure, or in any other printed publication without good reason. For example, we may include a student's full name in a newsletter to parents or legal guardians if the student has received an award.

4. If we name a student in a text, we will not use a photograph of that child to accompany the article without good reason. (See point 3).

5. We will not include personal email or postal addresses, or telephone or fax numbers, on our website, in the academy brochure or in any other printed publication.

6. We can include drawings of students and teachers that have been drawn by students.

7. We may use photographs or recordings of groups or classes with very general tags, such as "science class" or "making Christmas decorations."

8. We will only use images of students who are dressed appropriately, to reduce the risk of those images being used inappropriately.

9. The images and videos and the information you provide us (address, contact numbers, ID) will be stored and processed securely within the European Economic Area (USA) and will not be used for any purpose other than to confirm your authorization to use the material

10. The images will be stored or published as long as their deletion is not requested by parents or guardians.



# **...acercándote al éxito!**

Calle La Caridad nº63, Tacoronte 38350 / B42993535

922 564 162 / 665 733 923

[info@LearningFirstTenerife.com](mailto:info@LearningFirstTenerife.com) / [www.LearningFirstTenerife.com](http://www.LearningFirstTenerife.com)

**By signing this document, the student (of legal age) or the parents or guardian shows their consent for the company Learning First British School S.L, with commercial name Learning First Tenerife and address at C/La Caridad 59/63, 38350, Tacoronte can publish images and videos of the center's students and specifically of their daughter/son according to the differentiated consents requested in the previous table.**

**Rights:** Likewise, we inform you that you can withdraw your written consent at any time. To exercise the rights of access, rectification, opposition, limitation, portability and deletion, you must send an email or written consent to Learning First British School with the title "Data Protection", in which the corresponding request is specified and accompanied by a photocopy of the National Identity Document or passport of the interested party.

**Signature of mother/ father/ legal guardian:.....**

**Full name of mother/ father/ legal guardian:**

.....

**DNI/Passport number of mother/ father/ legal guardian:**

.....

**Date of Signature: .....**

**Full name of Student (s)**

.....

**DNI/ Passport number of Student .....**



## Orden de domiciliación de adeudo directo SEPA

*SEPA Direct Debit Mandate*

 A cumplimentar por el acreedor  
 To be completed by the creditor

**Referencia de la orden de domiciliación (Nombre del alumno):** \_\_\_\_\_  
*Mandate reference*

**Identificador del acreedor:** LFT \_\_\_\_\_  
*Creditor Identifier*

**Nombre del acreedor / Creditor's name**  
 LEARNING FIRST BRITISH SCHOOL S.L. CIF: B429993535 \_\_\_\_\_

**Dirección / Address**  
 CALLE LA CARIDAD 63, TACORNTE \_\_\_\_\_

**Código postal - Población - Provincia / Postal Code - City - Town**  
 38350, SANTA CRUZ DE TENERIFE \_\_\_\_\_

**País / Country**  
 ESPAÑA \_\_\_\_\_

Mediante la firma de esta orden de domiciliación, el deudor autoriza (A) al acreedor a enviar instrucciones a la entidad del deudor para adeudar su cuenta y (B) a la entidad para efectuar los adeudos en su cuenta siguiendo las instrucciones del acreedor. Como parte de sus derechos, el deudor está legitimado al reembolso por su entidad en los términos y condiciones del contrato suscrito con la misma. La solicitud de reembolso deberá efectuarse dentro de las ocho semanas que siguen a la fecha de adeudo en cuenta. Puede obtener información adicional sobre sus derechos en su entidad financiera.

*By signing this mandate form, you authorise (A) the Creditor to send instructions to your bank to debit your account and (B) your bank to debit your account in accordance with the instructions from the Creditor. As part of your rights, you are entitled to a refund from your bank under the terms and conditions of your agreement with your bank. A refund must be claimed within eight weeks starting from the date on which your account was debited. Your rights are explained in a statement that you can obtain from your bank.*

 A cumplimentar por el deudor  
 To be completed by the debtor

**Nombre del deudor/es / Debtor's name** \_\_\_\_\_ **DNI / NIE / NIF del deudor/es / Debtor's identification** \_\_\_\_\_  
*(titular/es de la cuenta de cargo)*

**Dirección del deudor / Address of the debtor** \_\_\_\_\_

**Código postal - Población - Provincia / Postal Code - City - Town** \_\_\_\_\_

**País del deudor / Country of the debtor** \_\_\_\_\_

**Swift BIC** (puede contener 8 u 11 posiciones) / *Swift BIC (up to 8 or 11 characters)*  
 \_\_\_\_\_

**Número de cuenta - IBAN / Account number - IBAN**  
 \_\_\_\_\_  
 En España el IBAN consta de 24 posiciones comenzando siempre por ES  
*Spanish IBAN of 24 positions always starting ES*

**Tipo de pago:** \_\_\_\_\_  
*Type of payment*

**Pago recurrente**      **0**       **Pago único**  
*Recurrent payment      or      One-off payment*

**Fecha - Localidad:** \_\_\_\_\_  
*Date - location in which you are signing*

**Firma del deudor:** \_\_\_\_\_  
*Signature of the debtor*

TODOS LOS CAMPOS HAN DE SER CUMPLIMENTADOS OBLIGATORIAMENTE.  
 UNA VEZ FIRMADA ESTA ORDEN DE DOMICILIACIÓN DEBE SER ENVIADA AL ACREEDOR PARA SU CUSTODIA.  
 ALL GAPS ARE MANDATORY. ONCE THIS MANDATE HAS BEEN SIGNED MUST BE SENT TO CREDITOR FOR STORAGE.