

The association "Sapere Insieme" assumes no responsibility for any damage the persons or things may suffer during the arrival or departure from the summer camp.

1. Annual membership fee

To participate in the summer camp must be paid an annual membership fee of €810.00 by bank transfer to:

"Associazione Sapere Insieme", Banca Unicredit

IBAN: IT60LO200805265000401094212

This fee can vary when subject to discounts.

The annual membership fee includes: animators, trainers and staff's assistance for the entire duration of the summer camp; activities conducted in English by qualified native speaker teachers; access to the laboratories of aikido, music and theatre; medical care; sports activities and excursions, as mentioned in the program; insurance policy for third party liability; educational materials required to carry out activities.

The second instalment of €780.00 must be paid directly to "La Tenuta dei Ciclamini" by bank transfer to:

"C.E.T. Srl", Banca Intesa

IBAN: IT31A0306921705000000851875

BIC: BCITITMM

It includes: accommodation in rooms with 2, 3 or maximum 4 children with private bath; possibility to have riding and/or archery lessons at a reduced cost; right to take advantage of promotions and exclusive discounts for future stays at "La Tenuta dei Ciclamini" of the whole family.

Prices do NOT include transfer from/to the summer camp.

2. Waivers

If a participant is forced to abandon the camp due to major reasons or unnatural circumstances; he is entitled to a reimbursement of the annual membership fee, net fees and expenses incurred for cancellation of services. 10% up to 21 days before departure. 30% up to 72 hours before.

3. Changes

The Association "Sapere Insieme" reserves the right to change the program for technical and organizational requirements, or cancel at any time before departure the event with no other obligation than the refunds of the fees according to art. 10 of law 1084 of 27/12/1977.

If the non-execution of the event was due to force majeure such as wars, strikes, epidemics, suspension by authorities etc, fees will be reimbursed except for 10% of the participation fee which will be held for participation costs.

4. Cancellation and/or change of the trip for lack of the minimum number of participants

In case of failure to reach the minimum number of participants (40 units), the association "Sapere Insieme" reserves the right to cancel the event. In case of failure to adhere to the alternative solution proposed by "Sapere Insieme", the participant may withdraw from the contract without any penalty.

5. Insurance and place of jurisdiction

The association "Sapere Insieme" has taken out an insurance policy for third party liability with the Agency Effe s.r.l. located in Rome, Viale Castrense 29. The court of Rome will be responsible for any controversy that may arise.

6. Code of conduct

The association "Sapere Insieme" disclaims any liability and reserves the right to send home without refund anyone who has an incompatible behaviour with the smooth running of the camp.

Caring about the health and well-being of our young guests, alcohol, smoking and dangerous objects (box-cutters, blowguns, etc.) are strictly forbidden.

7. Theft and loss

Possession of mobile phones, smartphones, tablets and PCs is strictly personal, possible theft or loss can not be attributed to the organization.

8. Photos and videos

Images, videos and photographs representing the participants can and will be used for promotional purposes, except where specifically provided otherwise in writing form. In this case the parents must send the request before the beginning of the summer camp.

9. Mobile phones and smart devices

The Sapere Insieme's staff advises not to bring mobile phones and smart devices to the Camp. Children will always be reachable, at scheduled hours, through the phones of the Staff (communicated at arrival) and the switchboard of the Tenuta. The use of mobile phones by the children, is allowed only during the scheduled hours, as agreed with parents. Sapere Insieme declines any responsibility for any improper and / or offensive use of mobile phones or devices entrusted to the children, as well as for their loss and / or damage.

10. In reference to art. 1341 civil code specifically approves the clauses n. 1, 2, 3, 4, 5, 6, 7, 8, 9 of the rules and regulations.