

Hodder Education: Teacher & Student Webinar Terms and Conditions

These terms and conditions govern your participation in the Webinar you have registered for (the “Event”).

1. This agreement is made between:
 - a. Hodder & Stoughton Limited (through its Hodder Education division) a company registered in England and Wales (co. no 00651692) with registered office at Carmelite House, 50 Victoria Embankment, London, EC4Y 0DZ (“us”, “we” or “our”); and
 - b. You.
2. By registering for the Event you are agreeing to the below terms and conditions (your “Booking”).
3. You agree that you are 18 years or older. If you are booking on behalf of your educational establishment, you also confirm that you have the necessary authority to bind your educational establishment and you will procure that any participants in the Event (a “Participant”) will adhere to these terms and conditions.
4. Your Booking shall include the following:
 - a. Access to the Event at a specified time and date;
 - b. If applicable, a set of notes to compliment the Event for each Participant (the “Materials”); and
 - c. a recording of the Event once it has concluded.
5. Joining details for the Event shall be sent to the email address which was used for the Booking three business days before the Event takes place. If you have not received such details please contact our Events Team at events@hoddereducation.co.uk as soon as possible.
6. Access to the Event is for yourself only (and to display the Event in a classroom environment). You may not share with any third party the unique link given to you to access the Event.
7. Copyright in the Materials belongs to us exclusively or is used under licence from a third party. You may not copy, distribute, publish, sell or disseminate the Materials in any form via any channel without our prior written consent.
8. The Event will be recorded and a recording of such Event shall be emailed to you the next business day.
9. Please note that access to the Event may require you to configure the settings on your device, which may require that you download software for your operating system. We will not responsible to you if you fail to verify your device configuration or download the necessary software before the Event occurs. In such circumstances you will still be liable to pay the Fee.

Required software: latest version of Adobe Flash Player

10. You shall pay to us the fee (plus VAT) in relation to the Event and the Materials (the “Fee”) within 30 days from receipt by you of an invoice by Bookpoint Limited (our invoice and payment company) (“Bookpoint”). Bookpoint shall send you an invoice 30 days after the Event. The invoice will reflect the agreed fee (including any agreed discounts). Payment to Bookpoint shall constitute full and valid discharge of your obligations to pay the Fee to us.
11. If you wish to cancel or amend your Booking, you will need to notify our Events Team at events@hoddereducation.co.uk as soon as possible. Cancellation policy is as follows:

Date of Cancellation	Fee Payable
Within 14 days of event	Full charge
15 days or more prior to event	Free of charge

12. We reserve the right to cancel or amend the Event if:
 - a. circumstances beyond our reasonable control arise which affect the safety and security of the Participants or affect our ability to hold the Event, including, without limitation, war, civil or political unrest, terrorism or inclement weather conditions; or
 - b. before the Event we have not, in our sole discretion, received a sufficient number of applications to ensure that there are enough Participants to make the Event economically viable.
13. In the event of cancellation of the Event we may offer you a place in an alternative event (at our sole discretion). In the event a suitable alternative event is not available, you will not be liable for the Fee.
14. You are responsible for your (or the Participants' in the event you are booking on behalf of an educational establishment) behaviour during the Event. We may, out our sole discretion, request that you or a Participant be immediately removed from the Event if we believe:
 - a. You or such Participant has disobeyed and/or breached, as relevant, any applicable terms and conditions, directions, instructions, decisions, or laws; or
 - b. in our reasonable opinion, your or such Participant's behaviour is disruptive to the Event.
15. If you are refused entry to or are removed from the Event in accordance with clause 14 you will not receive a refund of the Fee (whether total or partial).
16. Please refer to our [Privacy Policy](#) to know how we use and store your personal data.
17. Any audio, visual, or audio-visual recordings that you (or a Participant) make of the Event or any part of it are for personal use only and cannot be published or used for any commercial purpose without our prior written consent.
18. Our total liability to you in the event of a breach of these terms and conditions is limited to the Fee paid or payable. This does limit in any way our liability:
 - a. for death or personal injury caused by our negligence;
 - b. under section 2(3) of the Consumer Protection Act 1987;
 - c. for fraud or fraudulent misrepresentation;
 - d. for any other matter for which it would be illegal for us to exclude, or attempt to exclude, our liability.
19. We will not be liable for any indirect or consequential losses, including but not limited to loss of income or revenue, loss of business, loss of profits or contracts, loss of anticipated savings, loss of data, or waste of management, office, study or teaching time however arising and whether caused by tort (including negligence), breach of contract or otherwise.
20. You may not transfer, assign, charge or otherwise dispose of any of your rights or obligations arising under these terms and conditions, without our prior written consent. We may transfer, assign, charge, sub-contract or otherwise dispose of any of our rights or obligations arising under these terms and conditions at any time.
21. The failure of any party to enforce any provision of these terms and conditions on any one occasion shall not affect its right to enforce another provision or the same provision on another occasion.

22. If any of the provisions of these terms and conditions are declared void or unenforceable by any court or administrative body of competent jurisdiction, the validity of the remaining provisions will not be affected.
23. These terms and conditions set out the entire agreement and understanding between us and supersedes all proposals and prior agreements, arrangements, and understandings between us relating to its subject matter.
24. These terms and conditions do not give rise to any rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any terms of these terms and conditions.
25. We reserve the right to vary these terms without notice at our sole discretion.
26. Nothing contained in these terms and conditions shall constitute or shall be construed as constituting a partnership, joint venture, or contract of employment between us.
27. These terms and conditions and any matters arising from them shall be governed and construed in accordance with the laws of England and we both agree that the courts of England shall have exclusive jurisdiction.