

Luso International Fencing Summer Camp 2025



Luso International Fencing Summer Camp 2025 is the first fencing residential camp organised in the UK with the participation of an Olympic medallist. 6 days and 5 nights of fun filled activities for fencers aged 8+ with at least 1 year of experience.

Under the supervision of experienced coaches, fencers will have the opportunity to work on their foot and blade work while making friendships that will last a lifetime.

In the beautiful environment offered by Millfield School, fencers will do two training sessions every day, followed by fun activities such as pitch and putts night, BBQ outdoor and in house pizza party. The fencing hall with 8 pistes offers the perfect space for fencers to improve their skills while the outdoor tennis courts will see fencers working on their strength and stamina.

One to one lessons outside the regular training hours are available for an extra fee and they are an amazing way to work and improve a specific skills in a short amount of time.

Meals will be served in the main canteen in a buffet-like style. Each meal is displayed next to the amount of calories, proteins and nutrients it provides so fencers are invited to start being mindful of what they eat to build a balance diet.

The whole team, coaches and fencers, will stay in one of Millfield houses, with two beds rooms for athletes and single bedrooms for coaches. Toilets facilities will be shared by a few rooms for the athletes with boys and girls on different floors. The camp is off limit to external people and the school ground are monitored by security staff 24/7.

Terms and Conditions



1. 1. Luso International Fencing Ltd shall provide the services to the camper subject to these conditions. By booking and paying the camp fee you agree on behalf of yourself and the camper to be bound by these conditions. These conditions constitute the entire agreement between Luso and you/the camper and may not be varies except in writing by the director of Luso.
2. 2. Bookings are accepted at the discretion of Luso and are not transferable. A contact does not exist until Luso accepts your booking and issues a confirmation.
3. 3. You shall fully complete the booking form, confirmations and any other requested paperwork, and at your own expense supply Luso with all necessary and other information required by Luso in connection with the services.
4. 4. You shall pay Luso the fee and any additional sums which are agreed between you and Luso for the provision of the services.
 1. 4.1. No cash or cheques payments are accepted.
 2. 4.2. No booking is valid until payment has been received in full through the camp website.
5. 5. If for any reason, the camp is cancelled by Luso, the total liability of Luso to you will not exceed that proportion of the fees Luso have actually received from you. Luso will not be held responsible for any costs incurred by you or the camper in respect of travel, accommodation or other expenses not included in the services.
 1. 5.1 If the camper needs to cancel their participation, the fee Luso have actually received from you can be refunded only if a medical certificate attesting the inability of the camper to take part in the camp is produced.
6. 6. You agree to be wholly liable for any and all actions and/or omissions of the camper. Without prejudice to the generality of the foregoing, you shall be liable for any liability, financial or otherwise, or injury or damage to property caused by the camper whilst at the location and shall fully indemnify Luso, their agents, contractors and/or employees for any loss, damage, costs or expenses resulting from such liability, injury or damage.
 1. 6.1 Luso excludes liability for any sum recoverable through any insurance cover you may have taken out for the Camp and/or services.
 2. 6.2 All warranties, conditions and other terms implied by statute or common law are excluded to the fullest extent permitted by law.
 3. 6.3 Luso shall have no liability to the camper for any loss, damage, costs, expenses or other claims for compensation arising from any instructions supplied by you which are incomplete, incorrect, inaccurate or illegible, or arising from the camper's late arrival or non-arrival, or any other fault of you or the camper.
 4. 6.4 Luso shall not be liable to you or be deemed to be in breach of the contract by reason of any delay in performing, or any failure to perform, any of Luso's obligations in relation to the services, if the delay or failure was due to any cause beyond Luso's reasonable control.
 5. 6.5 You are responsible for taking out travel insurance covering you against

cancellation, curtailment, personal liability, personal accident and lost property and Luso makes no warranties or representations as to the suitability of any insurance cover. Luso accepts no liability in respect of any insurance cover you may have.



6. 6.6 Luso reserves the right to alter programmes, activities, itineraries, excursions, age brackets, premises and personnel as it thinks fit to comply with statutory health and safety requirements or not material in nature and without notice.
7. 6.7 Subject to clause 6.6, Luso reserves the right to alter the services, programmes, activities, itineraries, excursions, age brackets, premises and personnel due to weather or matters beyond Luso reasonable control and reserves the right to provide reasonable alternatives of equal or better standard without notice, liability or alteration of the fees.
8. 6.8 Luso will not be bound by any statement unless it is in writing and authorised by the director of Luso.
9. 6.9 In the event that the camper requires a VISA, you take fully responsibility for ensuring you obtain a VISA for the camper. In the event that you do not obtain a VISA or unable to, it is deemed that you have cancelled your booking.
7. 7. Luso reserves the right to make rules and regulations in relation to the camper's participation in the camp. The rules form part of these conditions and are available on the website. It is essential you have discussed these in advance with the camper.
 1. 7.1 Any failure by the camper to adhere to the rules may result in his/her participation at the camp being terminated forthwith without refund and in such event the camper may be sent home at your expense.
8. 8. We are sensitive to certain allergens, but cannot guarantee their exclusion from the camp. Please let us know immediately if the camper is aware of any allergies the camper may have.
9. Any medical or behavioural problems of the camper known to you must be notified to Luso in writing, and in any event prior to the commencement of the camp. Luso reserves the right not to accept or terminate the contract and cancel your booking on the grounds that any such medical or behavioural problems are not conducive to the camper's or other 'campers' participation in the camp.
 1. 9.1 In the event that the camper becomes ill or incapacitated during the camp, you agree to medical treatment being given to the camper if required in accordance with the recommendations of a qualified medical practitioner, including the administration of a general anaesthetic and to surgical operations in case of emergency. Such action shall be taken at your expense.
 2. 9.2 If the camper becomes ill or comes into contact with any contagious or infectious disease during the 21 days prior to the commencement of the camp, you must immediately notify Luso in writing and provide a medical certificate from the camper's doctor giving approval for the camper to participate in the camp. Failure to do so will be deemed a booking cancellation.
 3. 9.3 It is your responsibility to tell Luso prior to camp of any issue or condition that may affect their stay at camp. These include but are not limited to ADHD,

SEN, medical, languages, disabilities, diet, medical, behavioural/social issues, child's history.



4. 9.4 Non prescription / over the counter medication (e.g. painkillers, antihistamines, plasters etc) will be available for infrequent use. These will be given by our health / management team and only available for short term solutions to health issues and only after express consent given by the child's parent.
10. Luso will not be liable for any item of jewellery or valuable property brought to the location by the camper.
 1. 10.1 campers must not wear jewellery whilst taking part in physical activities. If a camper is instructed to remove jewellery at any time, Luso will not be responsible for its safekeeping.
 2. 10.2 campers must not use mobile phones during activities, meetings or meal times. If a camper is unable to stick to these rules, their phone will be confiscated. Luso will not be responsible for its safekeeping.
 3. 10.3 Luso will not be responsible for any property left at the location (by the camper or otherwise), and may dispose of any such property if not claimed and collected by you within seven days of the end of the camp.
11. Subject to clause 11.1 and clause 12, we may use for publicity purposes any photograph or video taken of the camper at the location, and any statement (whether written or oral) made by you or the camper. Publicity purposes may include, though not limited to, company social media/website postings and promotional material such as brochures and leaflets.
 1. 11.1 You as the parent or guardian, and/or the camper (if appropriate) should contact Luso if you wish to discuss clause 11 or have any concerns relating to it.
12. Your privacy and personal information are important to us. Any personal information that you provide to us will be dealt with in line with our Privacy Policy, which explains what personal information we collect from you, how and why we collect, store, use and share such information, your rights in relation to your personal information and how to contact us and supervisory authorities if you have a query or complaint about the use of your personal information.
13. Possession and / or consumption of alcohol, tobacco, e-cigarettes or drugs by the camper at the camp are **NOT PERMITTED UNDER ANY CIRCUMSTANCES**. Please note that if the camper does not adhere to this condition, he/she will be removed from camp in accordance with clause 7.1 of these conditions.
14. Safeguarding the children in our care is the main priority of Luso.
 1. 14.1 Luso will contact Local Safeguarding Children's board if we suspect abuse or in an event of a disclosure.
 2. It is your responsibility to give Luso information (name, address and other contact details) of every person who is a parent and/or carer and/or has parental responsibility for the camper. It is also your responsibility to tell us who the camper normally lives with.
15. We shall not be liable for any delay in performing or failure to perform any obligation (including to action any alteration or cancellation) due to any case beyond our reasonable control including lock outs, strikes, shortages of personnel, labour disputes, war, riot, act of God, civil commotion, terrorism, malicious

damage, threats to safety, compliance with any law or governmental order, rule, regulation or direction, accident, environmental contamination, pandemic outbreak of disease, breakdown of plant or machinery, fire, flood, storm, difficulty or increased expense in obtaining workmen, materials, goods or raw materials in connection with the performance of this agreement.



16. This agreement is governed by the laws of England and the parties submit to the exclusive jurisdiction of the Court of England.