



Croatian Language School Ltd.
65 St. Mary's Rd., London W5 5RG, United Kingdom

Enrolment Form

**'SLAVONIA AND BARANJA-LIFTING THE VEIL ON THE REAL CROATIA'
CROATIAN LANGUAGE AND CULTURE STUDY COURSE FROM 15th TO 22nd JUNE 2019**

Title:

Surname:

First Name:

Date of Birth:

Profession:

Native language:

Other languages spoken or studied:

Address (including Zip/Post Code & Country):

Tel/ Fax:

E-mail:

How did you hear about the course?

Knowledge of Croatian

None Elementary Intermediate Advanced

If you have studied Croatian please tell us where and for how long?

Tuition Fees: £260 (Deposit of £60 required on enrolment by the 15th January 2019 with the remaining £200 received by the 15th April 2019)

Accepted Payment Methods

- Internet bank transfer
- UK cheque/ Banker's Draft
Payable to "Croatian Language School Ltd"
- PayPal payment at cls@easycroatian.com

Bank coordinates for wire transfers

Croatian Language School Ltd
Santander Business Banking Centre
301 St. Vincent Street,
Glasgow G2 5NT
Sort code: 09-01-27 Acc No: 79053871
IBAN: GB65ABBY09012779053871
SWIFT: ABBYGB2L

I hereby enrol for the 'SLAVONIA AND BARANJA-LIFTING THE VEIL ON THE REAL CROATIA'
CROATIAN LANGUAGE AND CULTURE STUDY COURSE FROM 15th TO 22nd JUNE 2019
and I agree to its General Terms and Conditions attached below.

Signature: _____ Date: _____

Please send signed & completed form via email or post



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Terms and Conditions**

The Parties

The Croatian Language School Ltd (hereinafter called CLS) whose office is at 65 St. Mary's Road, London W5 5RG, UK.

The student means a person or persons who have signed the registration form for such a language course.

CLS organises and delivers Croatian language courses and the following terms and conditions shall apply.

Article 1: This Agreement

1. This agreement is legally binding when the registration form has been signed by the student and accepted by CLS.
2. The specific written approval of CLS is required for any variation to this agreement.
3. The Laws of England shall apply to this agreement.

Article 2: Course Requirements and Lessons

1. The language course will take place in Osijek from the 15th to the 22nd June 2019.
2. In the event that fewer than 4 students enrol on the course, the course will be cancelled and a refund of the deposit will be given or an alternative study programme will be offered.
3. Lessons totalling 12 hours during the course will take place on Monday (17th June), Tuesday (18th June), Thursday (20th June) and Friday (21st June) with 3 hours of tuition given per day including a 15min built-in coffee break.

Article 3: Late Arrivals, Absences and Early Returns

1. Lessons missed due to late arrival and general absence for reasons unconnected with the school cannot be recovered.
2. No refund will be given for early returns.

Article 4: Payment Conditions

1. A deposit of £60.00 is payable to CLS with the completed registration form for each student registering on this course by the 15th January 2019. This deposit is non-refundable.
2. The balance (£200.00) must be received by CLS eight weeks prior to the start of the course that is to say by the 15th April 2019. After this date the entire cost of the course is non-refundable.
3. Where registration takes place less than eight weeks prior to the start of the course, the entire cost of the course must be paid upon registration and at that point would be non-refundable.

Article 5: Insurance

1. CLS does not take responsibility for health, travel, yoga, sports activities during the week or any other form of insurance. Students must arrange their own insurance cover.
2. All lessons, and any optional excursions are undertaken by students at their own risk and CLS does not accept any liability whatsoever for any injury that may befall the students.



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Article 6: Travel Documents

1. Students themselves must arrange all necessary travel documents in connection with their travel abroad, e.g. valid passport, visas (if required), driver's licence (if required). Please allow sufficient time to apply for visas and check with the Croatian Consulate or Embassy to ensure the visa will be ready within the required timeframe.
2. Any costs, damages or other charges arising from cancellation or curtailment due to a student's failure to comply with the above shall be the sole responsibility of the student.
3. Should a student's visa be declined or unavailable at the time of your course, our usual cancellation policies apply.

Article 7: Accommodation

1. CLS does not accept liability for the quality of accommodation or for any loss or personal injury which may occur therein howsoever it may be caused.

Article 8: Optional Social Excursions

1. Some social/cultural excursions may be proposed by CLS. A cost will apply and reflects the activity and associated costs such as transport and entrance fee.

Article 9: Cancellations

1. Should this agreement be cancelled by the student the following provisions apply:
 - (a) CLS must be notified of the cancellation in writing.
 - (b) Students are eligible to receive a refund of the balance of their payment, less any incurred bank charges, only if written notification of cancellation is received eight weeks or more prior to the start of the course.
 - (c) If a cancellation is communicated less than eight weeks before the beginning of the course, the balance of their payment will remain available to the student as a valid amount towards another course, to be utilised within 12 months of the cancelled course.
2. Should this agreement be cancelled by CLS in the event it is unable to deliver a course, all monies paid by the student to CLS will be fully refunded.

Article 10: Change of Course

1. Course changes by students must be communicated to CLS eight weeks before the start of the course and the date of notification will be taken as the date the CLS office receives the email or letter.

Article 11: Alterations resulting from the actions of Third Parties

1. CLS does not accept liability for changes in arrangements for transport, accommodation, insurance or any other matters where made by third parties and any legal rights or redress which a student may have must be solely directed to such other parties.

Article 12: Force majeure

CLS is not responsible for lessons lost through earthquakes, floods, hurricanes or other acts of God, riots, civil disturbance, war, terrorism or any other circumstances whatsoever beyond the control of CLS.