



Oxford
International
ENGLISH SCHOOLS

Learn English with Confidence.

Price List

English Language Schools

2024

UK Courses & Ancillary Fees

Valid From:

1st Jan 2024 - 31st Dec 2024

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The worldwide choice for language learning

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ACCREDITATIONS & PARTNERS



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Prices listed in GBP

English Language Courses

Course Title	Hours p/w	Time period	Max class size	Description	1-4 weeks	5-8 weeks	9-12 weeks	13-23 weeks	24+ weeks
Morning 20	15	09:00-12:15	15	20x45min General English Lessons	£313	£284	£255	£234	£226
Intensive 30	22.5	09:00-14:30	15	20x45min General English Lessons + 10x45min Elective Lessons	£403	£359	£318	£290	£273
Super-Intensive 40	30	09:00-16:30	15	20x45min General English Lessons + 20x45min Elective Lessons	£480	£432	£391	£367	£352
IELTS 20	15	09:00-12:15	15	20x45min IELTS Exam Preparation Lessons	£313	£284	£255	£234	£226

Business English courses available as part of Intensive 30 or Super-Intensive 40 courses

Additional Fees

Enrolment Fee	Course Materials
£70	£70

Residences (min age 18)

Accommodation Name	Occupancy	Facilities	Price per week
Britannia Residence (Sun to Sat)	Single	En-suite	From £355

Shared Student House Accommodation (min age 18)

Accommodation Name	Occupancy	Facilities	Price per week
Terrie's (Sun to Sat)	Single	Shared	£280
Terrie's (Sun to Sat)	Twin	Shared	£255 per person (2 people travelling together only)

Homestay

Accommodation name	Occupancy	Facilities	Price per week
Homestay B&B	Single	Shared	£220
Homestay Half-board	Single	Shared	£245

Homestay Peak Season Supplement (July-August) and Christmas Homestay Supplement (21/12/24-01/01/25) £35 per week

Airport Transfers (one way)

Heathrow	Gatwick	Luton	Stansted	London City
£170	£120	£210	£210	£185

School Holidays 2024

New Years Day	1 Jan	Easter Monday	1 Apr (observed)	August Bank Holiday	26 Aug
Inset Day	TBC Mar	May Day Holiday	6 May	Inset Day	TBC Nov
Good Friday	29 Mar	Spring Bank Holiday	27 May	Christmas Break	21 Dec - 1 Jan 2025

Notes

Please note: Course materials - including text book for the first course, access to Guided E-learning for duration of the course + 3 months once the student finishes - purchase of other course books may be necessary when changing levels. All prices are per week and in GBP unless otherwise stated. Examination fees not included in course price and will be charged on request. Accommodation is subject to availability. Twin rooms in homestay and residential accommodation are only available for two students travelling together. Other accommodation options may be available on request; please contact us for details. Shared transfer (up to 3 students travelling on the same flight) - please add £10 for each extra passenger and £10 for each extra drop off. Our drivers will arrive one hour after the actual flight landing time and wait for a further one hour. Further waiting time will be charged pro-rata at £20 per hour. Accommodation is Sunday to Sunday unless otherwise specified.

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Prices listed in GBP

English Language Courses

Course Title	Hours p/w	Time period	Max class size	Description	1-4 weeks	5-8 weeks	9-12 weeks	13-23 weeks	24+ weeks
Morning 20	15	09:00-12:15	15	20x45min General English Lessons	£347	£318	£286	£270	£254
Intensive 30	22.5	09:00-14:30	15	20x45min General English Lessons + 10x45min Elective Lessons	£446	£405	£356	£338	£310
Super-Intensive 40	30	09:00-16:30	15	20x45min General English Lessons + 20x45min Elective Lessons	£518	£476	£433	£426	£398
IELTS 20	15	09:00-12:15	15	20x45min IELTS Exam Preparation Lessons	£347	£318	£286	£270	£254

Business English courses available as part of Intensive 30 or Super-Intensive 40 courses

Additional Fees

Enrolment Fee	Course Materials
£70	£70

VITA Residences (min age 18)

Accommodation Name	Occupancy	Facilities	Price per week
VITA En-suite	Single	En-suite	£330
VITA Studio	Single	Studio	£385

*£100 deposit is required on the first day and returned following satisfactory room inspection on departure. Agreement needs to be signed before moving in. An accommodation placement fee of £65 per booking applies for residential accommodation

Shared Student House Accommodation (min age 18)

Accommodation Name	Occupancy	Facilities	Price per week
Superior Shared House (Zone 2)	Single	Shared	£295
Superior Shared House (Zone 2)	Single	En-suite	£330
Superior Shared House (Zone 2)	Double/Twin	Shared	£245
Superior Shared House (Zone 2)	Double/Twin	En-suite	£270
Superior Shared House (Zone 2)	Single	Studio	£355

Homestay

Accommodation name	Occupancy	Facilities	Price per week
Homestay Self-catering	Single	Shared	£220
Homestay B&B	Single	Shared	£230
Homestay Half-board	Single	Shared	£250
Homestay B&B	Twin	Shared	£215
Homestay Half-board	Twin	Shared	£240
Homestay B&B	Single	Private Bathroom	£265
Homestay Half-board	Single	Private Bathroom	£285

Homestay Peak Season Supplement (July-August) and Christmas Homestay Supplement (21/12/24-01/01/25) £35 per week

Airport Transfers (one way)

Heathrow	Gatwick	Luton	Stansted	London City
£145	£145	£165	£165	£110

School Holidays 2024

New Years Day	1 Jan	Easter Monday	1 Apr (observed)	August Bank Holiday	26 Aug
Inset Day	TBC Mar	May Day Holiday	6 May	Inset Day	TBC Nov
Good Friday	29 Mar	Spring Bank Holiday	27 May	Christmas Break	21 Dec - 1 Jan 2025

Notes

Please note: Course materials - including text book for the first course, access to Guided E-learning for duration of the course + 3 months once the student finishes - purchase of other course books may be necessary when changing levels. All prices are per week and in GBP unless otherwise stated. Examination fees not included in course price and will be charged on request. Accommodation is subject to availability. Twin rooms in homestay and residential accommodation are only available for two students travelling together. Other accommodation options may be available on request; please contact us for details. Shared transfer (up to 3 students travelling on the same flight) - please add £10 for each extra passenger and £10 for each extra drop off. Our drivers will arrive one hour after the actual flight landing time and wait for a further one hour. Further waiting time will be charged pro-rata at £20 per hour. Accommodation is Sunday to Sunday unless otherwise specified.

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
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

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

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

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

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
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

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

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

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Further Information – UK

Accommodation

Accommodation is subject to availability. Other accommodation options may be available on request; please contact us for more details. All accommodation charges must be paid to Oxford International English directly and all prices are per person per week unless stated otherwise. In the UK a Peak Season Supplement of GBP35 per week during July and August and during the Christmas holidays in all schools will be applied on all homestay accommodation. In the UK, there is a supplement of £25 per student per week for those requiring a special diet for Vegan, gluten free, lactose free, halal or a nut allergy. Accommodation is reserved from the evening of the Sunday before the course begins until 10.00 am on the Sunday after the course ends. However, please always refer to the booking confirmation for final details of check-in procedure.

Students wishing to change their homestay accommodation must give 14 days' notice or pay up to 14 days in lieu.

Students requesting twin room accommodation and travelling without a companion may be required to book single room accommodation instead of twin room accommodation, should this not be available. Where there is a special dietary requirement or other important requests, Oxford International English must be advised in writing as soon as possible. Whilst every effort will be made to meet these requests, they cannot be guaranteed.

Age

The minimum age is 16 years. Oxford International English are happy to welcome students aged 16 and 17 on their adult language courses, however it should be understood that supervision is not provided for students who book an adult course. Parents or guardians of students studying in the UK aged 16 and 17 must complete our Parental Consent Form.

Airport Transfers

Flight details including: date and time of arrival, flight numbers, airline and airport terminal must be advised 7 days prior to arrival. Students requesting an airport transfer should also provide their mobile number including the international area code. One hour of waiting time is included. Airport transfers are booked to arrive at the airport one hour after the flight lands. Up to 3 students travelling on the same flight can request

a shared transfer (please add GBP10 for each extra passenger and £10 for each extra drop off). Our drivers will arrive one hour after the actual flight landing time and wait for a further one hour. Further waiting time will be charged pro-rata at £20 per hour. For those students who have booked a transfer on arrival, we will send an Arrival Transfer Confirmation to reconfirm the student's flight details and arrival time. Students who have requested a departure transfer should speak to our School Administrators a few days before departure in order to agree a pick up time.

Attendance

Students must attend a minimum of 80% of their classes otherwise they may lose their place on the course and may not be eligible for a final certificate. No refunds will be given and where applicable the relevant authorities will be informed which could result in having to leave the country of study and jeopardise any future visa applications. It is the responsibility of students to inform the school of all illness and absences.

Deposit and Damage of Property

In the event of damage to property, students must pay the full cost. Students booking residential accommodation may be required to pay a deposit on arrival. The deposit will be returned on the student's departure provided there is no damage, loss or extra cleaning to be paid for. Any damage caused through vandalism could also result in student's expulsion.

Disabled Students

Our Greenwich school is equipped for disabled access. Oxford International English is happy to give advice to disabled students and to assist them in choosing a programme that will meet their requirements. In order to assist we must, at the time of booking, be provided with full details in writing regarding any disability and any special requirements as a result of this.

Enrolment

To register for courses in UK, please complete our enrolment/application forms which are available on our website and send to the following email addresses of our admissions teams:

UK: admissions@oxfordinternational.com

Deposits will be required for students applying for visas and copies of passports need to be submitted as part of the enrolment process. Contact us for further information.

Health

Students must inform Oxford International English of any mental or physical condition, allergy, or disability that may interfere with the completion of their course, affect the health and wellbeing of others or require special accommodation or treatment. Oxford International English will not be responsible in case of any misrepresentation or wilful omission of information on the student's part.

Insurance

Our schools require students to have adequate health, accident and travel insurance while attending a school. Our schools require proof of insurance either upon enrolment or upon arrival and, where proof is not available, students must immediately purchase at least one week's insurance through Oxford International English. Uninsured students may not attend class until proof of insurance is available and will not be refunded for loss of lessons.

Leisure programme

Leisure programme costs will range from free upwards and will be stated clearly in the weekly programmes which can be found on school posters and on Instagram/facebook/online learning platform once enrolled.

Payment

All course fees must be paid in full at least 14 days before your course start date. In the case of late bookings, you should pay immediately with your enrolment form in order to secure a place on the course. The following methods of payment are acceptable: Cash in GBP can only be accepted if paying in person and must be agreed beforehand with Oxford International English.

In the UK a 2% Visa or MasterCard surcharge applies to credit and debit card payments for students outside of the EEA.

Bank transfer in currency of study location (GBP). All bank charges must be paid in advance by the sender. Please send a copy of the transfer document to the

relevant admissions department with all payments and specify: Student's name, Centre, Dates and Invoice number.

Public Holidays

Schools do not make up for lessons missed on published Bank Holidays and there is no refund for lessons missed.

Resolution of Disputes

In the event of a dispute between a student and the school, procedures are in place to facilitate the resolution of the dispute. Complaints should first be made to the School Principal or Centre Manager. Each complaint will be fully investigated provided that it is received within 30 days of the course ending and all fees have been paid. If the matter is not resolved, the student should complain in writing to the Oxford International Head Office. All our schools in England are accredited by the British Council and are members of English UK.

Services

The company reserves the right to change details of its services, including courses, facilities, locations and course dates where circumstances beyond the company's control necessitate such changes, or where the number of enrolments is not enough to operate a course viably. External classrooms - during busy periods, students may be taught off site. Further details will be available on the first day.

Student Behaviour

Oxford International English reserves the right to expel and/or evict from accommodation and/or courses any student whose behaviour is deemed unsatisfactory. Unsatisfactory conduct includes but is not limited to; illegal activities, threatening behaviour, bullying, inappropriate alcohol use or repeated non-attendance of class. Students would not be eligible for any refund under these circumstances.

Student Holidays

Long-term students might be able to request annual leave/holiday dependent on their visa conditions. Please check at the school conditions for application.

Visa Students

Students should contact their local Embassy, Consulate or High Commission to ensure they are allowed to enter and study in their chosen country. If a student does not possess or maintain a valid visa status in accordance with the visa conditions then their course will be terminated without refund. No visa support documentation will be provided until all fees have been received. Non-refundable courier charges will apply for visa documentation sent to students - GBP40-70 in the UK - depending on the destination. Courier fees are not refundable if service was used. In the case of refusal of visa all fees will be refunded except enrolment fee and an administration fee (GBP100), provided a minimum of 14 days' notice has been provided along with proof of refusal from the consulate.

Please note that there will also be a charge of one week's accommodation fees for any cancellation or postponement notified less than 14 days before the start of the course.

8. TERMINATION

8.1 Without affecting any other right or remedy available to it, either party may terminate the Contract by giving the other party one month's written notice.

8.2 Without affecting any other right or remedy available to it, the Customer may terminate the Contract where the Supplier seeks to make a Major Variation to the Contract which the Customer does not agree with.

8.3 Without affecting any other right or remedy available to it, either party may terminate the Contract with immediate effect by giving written notice to the other party if:

8.3.1 the other party takes any step or action in connection with its entering administration, provisional liquidation or any composition or arrangement with its creditors (other than in relation to a solvent restructuring), being wound up (whether voluntarily or by order of the court, unless for the purpose of a solvent restructuring), having a receiver appointed to any of its assets or ceasing to carry on business;

8.3.2 the other party suspends, or threatens to suspend, or ceases or threatens to cease to carry on all or a substantial part of its business; or

8.3.3 the other party's financial position deteriorates to such an extent that in the terminating party's opinion the other party's capability to adequately fulfil its obligations under the Contract has been placed in jeopardy.

8.4 Without affecting any other right or remedy available to it, the Supplier may terminate the Contract with immediate effect by giving written notice to the Customer if the Customer fails to pay any amount due under the Contract on the due date for payment.

8.5 Without affecting any other right or remedy available to it, the Supplier may suspend the supply of Services under the Contract or any other contract between the Customer and the Supplier if the Customer fails to pay any amount due under the Contract on the due date for payment, the Customer becomes subject to any of the events listed in clause 8.3.1 to clause 8.3.3, or the Supplier reasonably believes that the Customer is about to become subject to any of them.

9. CONSEQUENCES OF TERMINATION

9.1 Termination or expiry of the Contract shall not affect any rights, remedies, obligations or liabilities of the parties that have accrued up to the date of termination or expiry, including the right to claim damages in respect of any breach of the Contract which existed at or before the date of termination or expiry.

9.2 Any provision of the Contract that expressly or by implication is intended to come into or continue in force on or after termination or expiry of the Contract shall remain in full force and effect.

9.3 If the Customer terminates pursuant to clause 8.2 the Supplier will provide the Customer with a refund of the pro-rated Student Course fees according to time already spent by the Student on the Student Course. If no time has been spent then the Customer will be refunded in full the Student Course fees.

10. SUPPLIER VARIATION

10.1 The Supplier will be permitted to make certain variations to the Contract without the prior consent of the Customer (at all times assessing the potential impact of such changes on the Students) including but not limited to where a variation is:

10.1.1 to reflect changes in the law and/or professional, regulatory and/or statutory body and/or UKVI requirements;

10.1.2 as required by government policy, regulatory requirements and/or guidance and/or a decision of a competent court or similar body;

10.1.3 to comply with any requirement set by the Office for Students and/or any other regulatory or funding body;

10.1.4 to comply with awarding/accrediting body requirements;

10.1.5 to deal with unavoidable changes in the Supplier's academic and/or support staff;

10.1.6 to address and/or to take steps in response to a security threat;

10.1.7 to incorporate sector good practice guidance;

10.1.8 in light of student feedback and/or external examiners' feedback;

10.1.9 to reflect material developments in academic teaching, research and/or professional standards and/or requirements;

10.1.10 giving effect to minimum enrolment numbers or fall in future enrolment numbers;

10.1.11 regarding withdrawal of any relevant validation or accreditation;

10.1.12 to reflect changes made by a placement provider and/or withdrawal of a placement by a placement provider; or

10.1.13 for any other valid reason.

10.2 Pursuant to clause 10.1 the Supplier will be permitted to make the following variations (which represent a non-exhaustive list):

10.2.1 variations of a minor nature ("Minor Variations"), including but not limited to those:

10.2.1.1 reasonable variations to the timetable for delivery of Student Courses;

10.2.1.2 reasonable variations to the number of classes/lectures and other teaching activity relating to Student Courses;

10.2.1.3 reasonably variations to the methods by which Student Courses are delivered and/or assessed;

10.2.1.4 reasonable variations to the content and syllabus of Student Courses;

10.2.1.5 variations to the location of the Student Course teaching facilities, provided these are within the same city and/or provided they are of equivalent quality as those in the Offer;

10.2.1.6 relating to additions and/or withdrawals of certain non-core modules on the Student Courses;

10.2.1.7 variations to reading lists to manage changes in the relevant subject area relating to the Student Courses to ensure the same remains as up-to-date as possible; or

10.2.1.8 procedural variations to the Supplier's student handbook that helps improve the Student offering.

10.2.2 variations of a major nature ("Major Variations"), including but not limited to those:

10.2.2.1 variations to the way the Supplier or any member of its group teaches, supervises and/or assesses a Student Course to which the Supplier is continuing to provide that course to the Student fully and/or in accordance with academic standards and quality;

10.2.2.2 to make additions and/or withdrawals of certain core/compulsory modules on the Student Courses;

10.2.2.3 to implement more significant variations to the Student Courses;

10.2.2.4 altering the Supplier's security procedures to such an extent as may materially impact on the way Students previously acted when on the Supplier's campus;

10.2.2.5 significant variations to the location or specification of the Student Course teaching facilities, which could include moving the Student Course to a different campus or a location that is not located near the original delivery campus; or

10.2.2.6 to make significant variations to the Supplier's student handbook that help improve them where the same are not to the benefit of the Students.

10.2.2.7 The Customer will be notified of any Major Changes in accordance with clause 11.8 and no less than 14 days' notice prior to the change being made.

11. GENERAL

11.1 Force majeure. Neither party shall be in breach of the Contract nor liable for delay in performing, or failure to perform, any of its obligations under the Contract if such delay or failure result from events, circumstances or causes beyond its reasonable control.

11.2 Assignment and other dealings.

11.2.1 The Supplier may at any time assign, mortgage, charge, subcontract, delegate, declare a trust over or deal in any other manner with any or all of its rights and obligations under the Contract.

11.2.2 The Customer shall not assign, transfer, mortgage, charge, subcontract, delegate, declare a trust over or deal in any other manner with any of its rights and obligations under the Contract without the prior written consent of the Supplier.

11.3 Confidentiality.

11.3.1 Each party undertakes that it shall not at any time during the Contract, and for a period of one year after termination or expiry of the Contract, disclose to any person any confidential information concerning the business, affairs, customers, clients or suppliers of the other party, except as permitted by clause 11.3.2.

11.3.2 Each party may disclose the other party's confidential information:

11.3.2.1 to its employees, officers, representatives, contractors, subcontractors or advisers who need to know such information for the purposes of carrying out the party's obligations under the Contract. Each party shall ensure that its employees, officers, representatives, contractors, subcontractors or advisers to whom it discloses the other party's confidential information comply with this clause 11.3; and

11.3.2.2 as may be required by law, a court of competent jurisdiction or any governmental or regulatory authority.

11.3.3 Neither party shall use the other party's confidential information for any purpose other than to perform its obligations under the Contract.

11.4 Entire agreement.

11.4.1 The Contract constitutes the entire agreement between the parties and supersedes and extinguishes all previous agreements, promises, assurances, warranties, representations and understandings between them, whether written or oral, relating to its subject matter.

11.4.2 Each party acknowledges that in entering into the Contract it does not rely on, and shall have no remedies in respect of any statement, representation, assurance or warranty (whether made innocently or negligently) that is not set out in the Contract. Each party agrees that it shall have no claim for innocent or negligent misrepresentation or negligent misstatement based on any statement in the Contract.

11.4.3 Nothing in this clause shall limit or exclude any liability for fraud.

11.5 Variation. Except as set out in these Conditions, no variation of the Contract shall be effective unless it is in writing and signed by the parties (or their authorised

representatives).

11.6 Waiver. A waiver of any right or remedy under the Contract or by law is only effective if given in writing and shall not be deemed a waiver of any subsequent right or remedy. A failure or delay by a party to exercise any right or remedy provided under the Contract or by law shall not constitute a waiver of that or any other right or remedy, nor shall it prevent or restrict any further exercise of that or any other right or remedy. No single or partial exercise of any right or remedy provided under the Contract or by law shall prevent or restrict the further exercise of that or any other right or remedy.

11.7 Severance. If any provision or part-provision of the Contract is or becomes invalid, illegal or unenforceable, it shall be deemed deleted, but that shall not affect the validity and enforceability of the rest of this Agreement. If any provision or part-provision of this Contract deleted under this clause 11.7 the parties shall negotiate in good faith to agree a replacement provision that, to the greatest extent possible, achieves the intended commercial result of the original provision.

11.8 Notices.

11.8.1 Any notice given to a party under or in connection with the Contract shall be in writing and shall be delivered by hand or by pre-paid first-class post or other next working day delivery service at its registered office (if a company) or its principal place of business (in any other case); or sent by email to admissions@oxfordinternational.com.

11.8.2 Any notice shall be deemed to have been received:

11.8.2.1 if delivered by hand, at the time the notice is left at the proper address;

11.8.2.2 if sent by pre-paid first-class post or other next working day delivery service, at 9.00 am on the second Business Day after posting; or

11.8.2.3 if sent by email at the time of transmission, or, if this time falls outside business hours in the place of receipt, when business hours resume. In this clause 11.8.2.3, business hours means 9.00am to 5.00pm Monday to Friday on a day that is not a public holiday in the place of receipt.

11.8.3 This clause 11.8 does not apply to the service of any proceedings or other documents in any legal action or, where applicable, any other method of dispute resolution.

11.9 Third party rights.

11.9.1 Unless it expressly states otherwise, the Contract does not give rise to any rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of the Contract.

11.10 Governing law. The Contract, and any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with it or its subject matter or formation shall be governed by, and construed in accordance with the law of England and Wales.

11.11 Jurisdiction. Each party irrevocably agrees that the courts of England and Wales shall have exclusive jurisdiction to settle any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with the Contract or its subject matter or formation.

Locations of Schools

UK

Brighton

10 Brunswick Place
Hove, BN3 1NA
Email: brighton@oxfordinternational.com
Tel: +44 (0)1273 323 220

London Greenwich

259 Greenwich High Road,
London, SE10 8NB
Email: greenwich@oxfordinternational.com
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Oxford

36-37 Pembroke Street,
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Canada

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USA

New York City

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