BOOKING FORM

Qabbalah Maasit Practitioner Levels with Oholiab Schildmann and Ariael in Dusseldorf, Germany

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- O Qabbalah Maasit Practitioner Level 1 on May 6th & 7th 2023
- O **Qabbalah Maasit Practitioner Levels 1-3** Dates: May 6th & 7th / September 23rd & 24th / December 9th & 10th 2023

Last name:	First name:			
Street Address:	House Number:			
Postcode:	City:			
Country:	Date of Birth:			
Email:	Phone:			
(Please fill in legibly and in block letters.)				

I hereby pay (please tick the appropriate option)

- O Regular price for non-members of € 245 for practitioner level 1
- O Member price of € 225 for practitioner level 1
- O Early bird bundle price for non-members* of € 695 for practitioner levels 1-3
- O Bundle price for non-members** of € 750 for practitioner levels 1-3
- O Members early bird bundle price* of € 655 for practitioner levels 1-3
- O Members bundle price** of € 695 for practitioner levels 1-3

<u>Please note:</u> You will receive a registration confirmation and invoice by e-mail. The seminar fees must be paid

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within 10 days of receipt of the invoice so that the seminar place is mandatorily reserved. Otherwise, the reservation is forfeited. Partial payment arrangements are possible (please contact us). The bank account details are included on the invoice.

For cancellations more than six weeks before the workshop, we charge a cancellation fee of 50% of the seminar price, after that the full amount is due. For cancellations not made within one of the above-mentioned deadlines or in the case of unexcused non-attendance, the entire participation fee will be due. Please refer to the General Terms and Conditions. If necessary, an individual goodwill arrangement can be made and the participant can take part in another date of the same organiser by mutual agreement. There is no legal claim to this!

Registrations and payments are not transferable! In case of cancellation due to illness of the teacher or due to force majeure or other influences which are not the fault of the organiser, no claims for reimbursement of e.g., travel/hotel costs or similar can be made. In this case, the date will be postponed and made up for at a later date.

Please tick:

- O I have read and understood the general terms and conditions on the following pages as well as the privacy policy for seminar bookings and agree to them with my registration.
- O I agree to receive emails from the organiser for the purpose of organising the seminar free of charge.

<u>Also note:</u> Please become familiar with the Qabbalah Maasit vow and understand and agree with it, since you will speak it in your first attunement ceremony.

From the second date onwards, a white robe is required for the attunement ceremony. (Men additionally need a kippah.)

Please also tick the appropriate box:

- O I speak and understand German.
- O I speak and understand English.

Print out and fill in the two first pages of this form and sign it by hand and send it as a scan or photo (or as a completed and signed scan) by e-mail to: oholiab@refuah-ddorf.de

General Terms and Conditions of Seminars by Oholiab Schildmann

Application, Confirmation of application, Invoice, Reservation of participation

To register for a seminar or to order a recording, we ask you to use the application form of the seminar description. Please send the completed application form as a picture or scan by email to:

oholiab@refuah-ddorf.de

You will receive a confirmation of your application with an invoice over the seminar fee either automatically via the online shop or via email within 1-3 days.

If you have received the confirmation, the place is reserved for you at the seminar. Please pay the participation fee within the period stated on the registration form. Please note that early booking has different payment deadlines on the invoice. If the early booking payment deadline has expired, the normal seminar fee will be charged. If you do not pay the registration fee within the specified period, the reservation will expire.

Unfortunately it is possible that a letter or an email does not arrive. If you got no reply to your application after 14 days please get in touch, because the application will probably not have arrived in our office. Without registration confirmation no reservation is made. Applications and deposits are not transferable to another person.

Payment, Payment Options, Payment Deadlines

Please transfer money to the bank account you will receive with the invoice. Please make sure that eventual fees for the transfer and for currency conversion are covered by your payment. Please use the reference given in the invoice when transferring money. In case that the participant is not the same person as the account holder, please give the participant's name, too. The payment must be made before the deadline written at the application form. Unless otherwise specified, for live events and online seminars this is six weeks before the start of the event. If the payment has not been received in full by this time, the reservation and a deposit may be forfeited. Benefits like early booking prices or special rates for members can only be granted, if the conditions for the given benefits are adhered. In case that conditions for a benefit are not adhered, the regular seminar fee has to be paid. Partial payment agreements can be made.

Cancellation by the organizer

The organizer has the right to cancel a seminar if the required minimum number of 5 participants has not been reached. In this case, the registered participants will be informed no later than 3 weeks before the event. In case of circumstances which make it impossible to carry out the seminar (e.g, short-term disease of the seminar teacher), the event organizer is entitled to cancel the seminar even at short

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notice. This also applies to circumstances that are not in the responsibility of the event organizer. We would like to point out that in such cases we will try to find solutions that are satisfactory for all parties involved (e.g., alternative date). Participants are not obliged to take advantage of an alternative solution. Any fees already paid will be fully refunded within 30 days. Participants are not entitled to any further claims.

Cancellation of a single date of a seminar series:

The above-described authorization of the organizer to cancel a seminar also applies to a single date of a seminar series consisting of several appointments. In these cases, as well, we will endeavour to find solutions that are satisfactory for all parties concerned (for example, alternative date). The participants are not obliged to use an alternative solution.

If a participant does not use an alternative solution, he is entitled to the refund of the part of the seminar fee, based on the failed or postponed part. The calculation of the part of the seminar fee is based on the proportion of the seminar days of the single date, related to all seminar days of a seminar series.

The participant is only entitled to the refund of the proportional seminar fee or to the offered alternative solution, but not to the refund of the fees for the entire series, or larger shares than the cancelled seminar part. Should a repetition of the organizer's cancelled individual appointment be offered, the only option is to repeat this part at the next possible date. There is no claim to the repetition of the entire series or other individual dates of the series. Already paid fees will be fully refunded within 30 days. Participants are not entitled to any further claims.

Cancellation or modification of a seminar section:

The seminar leader can arrange the course of the seminar according to the needs, the development progress, as well as the general and specific situation of the majority of the participants and deviate from the pre-announced procedure. He has the right to delegate parts of the seminar to other seminar leaders or assistants. This applies in particular if unforeseen circumstances occur which would lead to the failure of the section without changing a seminar section. (For example, short-term illness of the seminar leader.)

Should unforeseen circumstances arise which were not caused by force majeure, but which make it necessary to cancel a seminar part and there is no solution to continue the seminar, the participants are entitled to proportional repayments according to the lost time share. Further claims are not available to the participants. A seminar will only be considered completely cancelled if more than 50% of the seminar time has been cancelled.

If a participant should behave during a seminar in a way that the standard rules of etiquette are violated (e.g, alcohol and drug abuse, insulting or slandering others, rioting or other undesirable or criminal acts) and his participation is unreasonable for the organizers, other participants or the accommodation, the event organizer is entitled to cancel that person's further participation in the seminar. This also applies in the event of a participant's physical or mental health problems that make it impossible to participate in the seminar. In such cases, no refund of course fees are possible. There is no recourse for exceeding costs

The organizer reserves the right to reject or cancel registrations of participants who have caused such problems in the past. In this case, the organizer will cancel participation at least 14 days prior to the seminar, or, in the case of problems occurring at short notice, cancel the participation in the seminar

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before the seminar date. Any fees already paid will be fully refunded within 30 days. The participant is not entitled to any further claims.

Cancellation by the participant

The cancellation or withdrawal from an event must be made by email to oholiab@refuah-ddorf.de

The cancellation is only valid if it has been confirmed by a cancellation confirmation. A read confirmation of the email is not sufficient.

If there is on the registration form another withdrawal period than the standard of six weeks mentioned here, this different cancellation period applies instead of the six weeks, but only to the seminar associated to that registration. (This can happen especially with events planned at short notice.)

Cancellation up to 6 weeks before the start of the seminar:

50% of the seminar fees are due. Any fees paid in excess of this will be refunded. Refunds will be made within 30 days. In this case, please provide bank account details when cancelling your registration.

Cancellation within 6 weeks before the start of the seminar:

The full event fee must be paid. This also applies to cancellations at short notice due to illness or cancellation of participation.

We reserve the right to make goodwill arrangements, e.g., attendance at another event. However, there is no right to do so.

Cancellation when booking special rates without cancellation:

If the option booked is a special price without the option of cancellation possibilities (in particular, but not exclusively, super early bird prices and early bird prices), the full seminar price has to be paid, respectively no refund of an already paid fee is possible.

By booking an event, the participant instructs the organiser to carry out the detailed planning, organisation and preparation of the event. The participant has understood that this service must be provided in whole or in part long before the seminar is held. For many of our events, the largest part of the work to be done is not the performance of the event, but the preparation of the content, e.g., research and conception must be provided in whole or in part long before the seminar is held. For many of our events, the largest part of the work to be done is not the performance of the event, but the preparation of the content, e.g., research and conception.

Proportionate refund:

In the case of a proportional refund, the following applies: In the case of seminars and online events, the largest part of the effort typically consists of planning and preparation, so that 2/3 to 3/4 of the total effort has already been made before the actual start of the seminar or seminar series. Should there have been a special discount for a complete booking, this special discount is forfeited in the case of a proportional refund, so that the normal price or single price version has to be applied.

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Cancellation of an individual appointment of a seminar series consisting of several appointments: An individual appointment is considered to have been cancelled in good time if the cancellation was made 6 weeks before the start of the respective appointment. In the case of a withdrawal period stated otherwise on the registration form, the specified period applies to the individual date.

Repetition of a seminar canceled by the participant or of a single date of a seminar series: In individual cases the participant can be offered a repetition at a later repeating of the seminar or the seminar series. This is a goodwill arrangement for seminars canceled in good time or individual appointments. There is no legal right for repetition.

Should the event organizers have reservations as to whether a participant fits in the group of a new series of seminars, a repetition in such cases (even without giving a reason) can be denied, since a positive coherent group atmosphere is an important aspect of the event organizer's seminars. This is especially the case when claims, threats or the mention of legal action towards seminar leaders, other participants or staff of the seminar location are pronounced, or the participants generally violate the usual decency and behavioural rules.

We recommend taking out a seminar cancellation insurance to cover cancellation reasons that are not foreseeable at the time of booking. Check out the details at the big insurance companies or with Internet search engines using terms like "seminar cancellation insurance", "travel cancellation insurance for seminars," or "seminar insurance". Some rates will reimburse you not only for seminar cancellation cost, but also for travel add accommodation costs.

Cost of food and accommodation in case of cancellation of the participant:

In case of cancellation a seminar that is an event which has food and accommodation costs included in the price of the seminar, these costs of food and accommodation can only be refunded if the organizer has no costs incurred by the resignation of the participant.

Alternative dates

The organizer is entitled to offer seminars with an official alternative date in order to increase the planning reliability of an event.

If a seminar cannot be held due to a reason beyond the control of the event or due to force majeure (for example, but not limited to Corona), the official alternate date will replace the first seminar date. If a seminar cannot be held due to a reason beyond the control of the organizer or due to force majeure (for example, but not limited to Corona), the official alternate date will replace the first seminar date. In the unlikely event that the substitute date cannot be held neither due to a reason beyond the control of the organizer or due to force majeure, the organizer may set a third date or change the content to a webinar, if the workshop contents allow to do so. By registering, the participant automatically agrees to this procedure and to the alternate date(s) or change to a webinar.

In these cases, there is no claim to a refund of the seminar fee or to compensation for other costs incurred by the change of date, such as travel, accommodation and other costs.

Force Majeure

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No claims can be made against the in case of cancellation or interruption of a seminar due to force majeure. There is no claim for reimbursement of the seminar fee and no claim for compensation of further costs regarding the seminar, such as travel, accommodation and other costs.

Cancellation Policy

Withdrawal

You have the right to cancel a contract within fourteen days without giving any reason. The revocation period is fourteen days from the date of the conclusion of the contract or the receipt of goods. To exercise your right of withdrawal, you must notify us by means of a clear statement (such as a letter sent by post or an email) of your decision to withdraw from this contract.

Deposits of seminars that serve to reserve places are excluded from withdrawal after the due date of the deposit and cannot be cancelled. Particularly favourable offer prices such as super early bird or early bird prices are excluded from withdrawal and cannot be cancelled. Both cases are always excluded from refund.

Please use the following withdrawal form to declare your cancellation and send as a handwritten signed scan by email to: oholiab@refuah-ddorf.de

- Begin of the withdrawal form -

Withdrawal form

Sender: Name, first name	Address	Email				
I hereby revoke my contract for the booking of the following seminar:						
I had booked the seminar on:	I received the registration confirmation on:					
(date)						
Date:	Signature:					
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- End of the withdrawal form -

In order to maintain the cancellation period, it is sufficient for you to send the notification of the exercise of the right of withdrawal before the expiry of the withdrawal period.

Consequences of the cancellation

If you withdraw from this contract, we will have refunded to you all payments we have received from you that do not relate to a service excluded from the right of withdrawal (such as seminar deposits to reserve a place or offer prices excluded from the right of withdrawal, e.g., early bird or bundle prices). For this repayment, we will use the same means of payment that you used for the original transaction, unless expressly agreed otherwise with you. In no case will you be charged for this repayment.

Liability of the organizer

The liability of the organizer for damages to or loss of property of the participant or in case of injury or psychological or other effects or consequences does not exist.

Teaching materials and other resources

The provision of teaching materials, access to online tools, or the use of other resources associated with a seminar, seminar module, or seminar section, or developed specifically for the attending participants, is contingent upon participation. By not attending a seminar, seminar module, or portion of a series of seminars or other forms of event, all claims to the provision of teaching materials or access to online tools or other resources associated with this seminar or module or section, are forfeited. There is no legal right to these resources, which were developed specifically for attending participants. Registration and payment of the seminar fee entitles participants to attend the seminar. Participation in the seminar entitles to the handing over and use of the resources, but the payment of the seminar fee alone does not entitle to the handing over and use of the resources. Exams and certificates if an event contains exams or certificates that certify successful participation in the seminar, then the organizers alone decide whether a participant passed the exam or successfully participated. If certificates are a confirmation of participation, the organizers decide in case of doubt in case of an incomplete participation of a participant, whether the certificate can be awarded or not. If a participant has not participated in all parts of a series of seminars because the organizer has cancelled one or more individual dates and the participant has not accepted alternative dates, there is no entitlement to examinations or certificates that depend on the entire participation in a series of seminars. If a participant does not pass the exam or does not receive a certificate, there is no right to reimbursement of the seminar fees. The legal process is excluded.

Data Protection

By concluding a contract with the organizer you agree to have read, understood and agree to the privacy policy of the organizer. You will find the data protection information regarding a seminar

booking in the appendix of the registration form as well as in the online-shop.

Salvatory Clause

Should individual terms of these general terms and conditions be wholly or partially invalid or void or become wholly or partially invalid or void as a result of a change in the legal situation, through judicial jurisdiction or in any other way, or should they contain loopholes, the remaining terms shall remain unaffected and valid. In this case, the invalid provision shall be replaced by a valid provision which comes as close as possible to the meaning and purpose of the invalid provision and which is to be assumed that it would have been set at the time of setting these general terms and conditions if the invalidity or voidness had been known or foreseen. The same applies if these general terms and conditions should contain a loophole.

Jurisdiction

Jurisdiction is Dusseldorf, Germany

Contract language

Contract language is English and German.

Effective date: January 1st, 2023

With the publication of the present version, all previous editions lose their validity. For already booked seminars, the valid version at the time of booking applies.

Data Protection Information for Seminar Bookings (Art. 13 / 14 GDPR)

Person Responsible

The person responsible in the sense of the General Data Protection Regulation, other data protection laws in the member states of the European Union and other provisions with data protection character is:

Oholiab Schildmann oholiab@refuah-ddorf.de

Pupose and Legal Basis

The data to be collected will be used and processed for the purposes of seminar booking, organization, execution and recording. (Article 6 (1b) GDPR) Processing based on your consent (Art. 6 Para. 1a GDPR) We process your data based on your consent, e.g.,

• If you agree to receive seminar information by email as we have obtained your consent to the processing of personal data for specific purposes, processing on this basis is legitimate. A given consent can be revoked at any time. The revocation of the consent is for the future and does not affect the legality of the data processed until the revocation.

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Processing based on **legitimate interest** (Art. 6 Para. 1f GDPR)

We process your data in ways that protect our legitimate interests. This includes the use of your personal data to also

- Execute the seminar you have booked and organize your participation
- Create marketing material
- Use your data in anonymous form for analysis purposes

If we wish to process your personal data for a purpose not previously mentioned, we will inform you in advance within the legal regulation.

Processing based on **legal requirements** (Art. 6 Para. 1c GDPR)

As a seminar organizer, we have to comply with various legal obligations and retention periods (for example, because of tax laws), which makes it necessary to process your data in order to comply with the law.

Type of data and data categories

When you book a seminar the following information will be collected:

- Data that identifies you as a seminar participant / customer:
- o Name and Address
- o Date of Birth
- o Contact data
- o Ev. further data on billing
- Information that you entrust to us in connection with the seminar topic or for the purpose of conducting the seminar.

Depending on the topic of the seminar, special categories of personal data may be processed in accordance with Art. 9 GDPR.

We only process data that is necessary and useful for the organization, execution and recording of the seminar. If required data is not provided to us, participation in the seminar may not be possible.

Data Transfer to Third Parties

As far as this is necessary for the seminar-application, -organization, and -execution, your personal data may be passed on to third parties. This includes in particular

- The transfer of your name and country of residence to a seminar hotel
- Sharing your email in the event of an online event taking place for example via Zoom to the person or organisation hosting the meeting or webinar so that you can organisation so that you can participate in the meeting or webinar.

The transferred data may only be used by the third parties for the stated purposes.

Should a transfer of your data to third parties for a previously unmentioned purpose be required, we will inform you in advance within the legal regulation.

Rights of affected People

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You have the right

- In accordance with Art. 15 GDPR, to request information about your personal data processed by us. You can get information about
- o The Processing purposes
- o The categories of personal data
- o The categories of third parties to whom your data have been shared
- o The planned storage duration
- In accordance with Art. 16 GDPR, request the rectification of incorrect or completion of personal data stored by us immediately.
- In accordance with Art. 17 GDPR, to request the deletion of your personal data stored by us, unless the processing for the exercise of the right to freedom of expression and information, for fulfilment of a legal obligation, for reasons of public interest or for the assertion, exercise or defence of Legal claims is required.
- In accordance with Art. 18 GDPR to demand the restriction of the processing of your personal data, as far as the accuracy of the data is disputed by you, the processing is illegitimate, but the data deletion is rejected by you and we no longer need the data, but you need them for raising, exercising or defence of legal claims or you have objected to processing the data according to Art. 21 GDPR.
- In accordance with Art. 77 GDPR, to complain to a supervisory authority. As a rule, you can contact the supervisory authority of your usual place of residence or work place.
- For consent pursuant to Art. 7 para. 3 GDPR to revoke your consent once given to us at any time. As a result, we are not allowed to continue the data processing based on this consent for the future. If you would like to exercise your right of objection, please send an email to:

oholiab@refuah-ddorf.de

Version: January 1st, 2023