



EARN 40 CPD POINTS FOR FULL WEEKEND!

SPRING CONVENTION

BOOKING FORM

25th & 26th APRIL 2020

DUNCHURCH PARK HOTEL, RUGBY ROAD, DUNCHURCH CV22 6QW

Forename:		Surname:	
Address:		Post Code:	
Membership/Student No:		Telephone No:	
Date	Type of Booking Note: In all cases we have tried to keep the fees to a minimum	Price per Number Total Delegate Required Cost	
25 TH – 26 TH April 2020	OPTION 1 NON-RESIDENTIAL Full Weekend Delegate Package incl tea/coffee & 2 Lunches 40 CPD Point	@ 20%	
25 TH – 26 TH April 2020	OPTION 2 RESIDENTIAL Full Weekend Delegate Pack incl.1 night B&B, Teas/Coffees. 2 Lunches & includes Party Nigh Gala Dinner and Dancing to In-House Disco.	£345.00 INC VAT @ 20%	
Saturday 25 TH April 2020	40 CPD Points Full Day Lectures incl. Teas/Coffee/Lunch 25 CPD Points	£170.00 INC VAT	
Sunday 26 th April 2020	Morning Lectures incl. Teas/Coffee/Lunch 15 CPD Points	£100.00 INC VAT	
Saturday 25 th April 2020	Party Night – Non-Residential per person	£35.00 INC VAT @20%	
Friday 24 th April 2020	1 extra night accommodation Dinner B&B	£110.00 INC VAT @ 20%	
PLEASE ADVISE OF ANY SPECIAL DIETAR REQUIREMENTS:		TOTAL: LESS DEPOSIT (50% of total if applicable):	
Cheques to be made payable to: The Alliance PSP Ltd Plas Eirias Business Centre, Abergele Road, Colwyn Bay, Conwy LL29 8BF. ALL RESERVATIONS MUST BE RECEIVED BEFORE FRIDAY 10 TH APRIL 2020. BALANCE OF PAYMENT MUST ALSO BE RECEIVED BY FRIDAY 10 TH APRIL 2020. An administration fee of £10 will be charged per each alteration to original booking. A late booking fee of £10 will also apply for all reservations after FRIDAY 10 TH APRIL 2020. Cheques to be made payable to The Alliance PSP. All rooms are allocated on a first come first served basis and it is essential to reserve early. Any additional room charges are the responsibility of the Delegate. Please specify if a twin/double room/family room is required.			

PAYMENT MUST BE BY CHEQUE, CREDIT OR DEBIT CARD AT TIME OF BOOKING

<u>CREDIT CARD PAYMENT DETA</u>	<u>AILS</u>	
VISA/MASTERCARD/SWITCH:	NAME OF CARDHOLDER:	
CARD NUMBER IN FULL:		
START DATE:	EXPIRY DATE:	
SSUE NUMBER (Switch only)	LAST 3 NUMBERS ON REVERSE:	
SIGNATURE OF AUTHORISATION	ON:	
	XING) will be taken at time of booking and balance will be debited	from

TERMS AND CONDITIONS

DEFINITIONS. In these terms and conditions The Alliance means The Alliance of Private Sector Practitioners.

GENERAL CONDITIONS AND VARIATIONS. The placing of a Booking by the Member/Student Member or Associate Member, hereon referred to as The Member, shall imply the acceptance of these Terms and Conditions. Any waiver by The Alliance of any breach of these Terms and Conditions shall not prejudice the subsequent enforcement of the term and shall not be deemed to be a waiver of any subsequent breach. No person(s) shall have authority to vary these terms and conditions without the prior agreement in writing of a member of the Executive Board of The Alliance. In the absence of a specific agreement to the contrary in writing by a member of the Executive Board these Terms and Conditions shall override and exclude any other terms stipulated or incorporated or referred to by the Member.

OFFERS OF ACCEPTANCE. No contract shall exist between The Alliance and the Member until an offer of payment for goods or services has been accepted by The Alliance.

FEES. The Alliance reserves the right to alter prices at any time without prior notice. Notwithstanding any previous quotation, prices are subject to VAT where applicable at the rate ruling at the date of Booking.

PAYMENT. Terms shall be either payment in full or strictly 50% at time of Booking and final payment by the due date as stated on the Booking Form. The Alliance reserves the right to levy an administration fee of £10 on all overdue payments.

RISK AND OWNERSHIP. While the risk of loss or damage to goods supplied by The Alliance shall pass to the Member on delivery, ownership shall not pass until all charges relating to the goods have been paid in full, which condition shall not have been met until any cheque or other instruments of payment have been honoured. Goods which are the property of The Alliance shall be returned to The Alliance on demand at the Member's expense and The Alliance shall have the right to take legal action for the purpose of recovering the goods and any expense incurred will be at the Member's own expense. This clause shall be subject only to the provisions of the Consumer Credit Act 1974 governing any agreement between The Alliance and the Member.

WARRANTY. All The Alliance products are guaranteed against defects for a period of three months from the date of sale to the original purchaser and shall be repaired or replaced without charge if returned to The Alliance premises within the Warranty period at the Member's expense. Defects deemed to be due to accident or abuse shall not be covered by this Warranty. All products are covered by the Alliance's copyright and therefore it is expressly forbidden under any circumstances to resell or copy any item under this Clause.

LIABILITY. Except for any liabilities which may be incurred for death or personal injury resulting from negligence or under Part 1 of the Consumer Protection Act 1987 The Alliance shall not be liable in any way whatsoever whether in contract, in misrepresentation or otherwise for any consequential or other loss damage or injury however caused which may arise out of or in connection with the supply of goods or services to the Member or any delay in supplying goods or services or the absence of good from the Member's premises.

DATA PROTECTION ACT. Details of all persons and bodies dealing with The Alliance may be stored on computer.

CANCELLATION OF BOOKINGS BY THE MEMBER. The Alliance reserves the right not to accept any request for a cancellation of a booking or to refund any monies paid in advance by the Member for courses (including distance learning courses), Open Clinical Forums, Seminars, meetings or gatherings of any kind or for any meals, accommodation or other services after the receipt of a valid order from the Member.

CANCELLATION OF EVENTS OR SERVICES BY THE ALLIANCE. In the case of cancellation of any event or service which The Alliance is contracted to provide to the Member by reason of a valid order by the Member, the liability of The Alliance shall be limited to a refund of any monies paid in advance by the Member in respect of the cancelled event or service and The Alliance shall not be liable for any consequential loss or damages.

LAW. Any disputes between the Alliance and the Member shall be subject to English Law and be settled under the jurisdiction of the English Courts.