

LEGENDRAW DRAUGHTING AGENCY

STUDENT ENROLMENT CONTRACT

[2017 VERSION]

The Enrolment Contract ("the agreement") is entered into between Legendraw the student whose details are as enclosed. This agreement comprises of terms and conditions, enrolment application and declaration, prospectus, student information guide, programme fact sheets, Student code of conduct and LEGENDRAW documentation, institute prospectus and other relevant policies.

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Applicant's information

Candidate Details			
Surname			
First name			
Middle name(s)			
ID number			
Telephone number			
Cell number			
Email address			
	Address		

Sponsor Details			
Surname			
First name			
Middle name(s)			
ID number			
Telephone number			
Cell number			
Email address			
	Address		



Next of kin Details			
Surname			
First name			
Middle name(s)			
ID number			
Telephone number			
Cell number			
Email address			
	Address		

Registration Information

Program to stu	dy	
Year of starting		Period of study
Course cost		
Deposit at starting		
Amount remaining		
Payment per month		



Terms and Conditions

1. Introduction

- i. The candidate who is to enrol at LEGENDRAW should comply with the enrolment requirements.
- ii. By the institution writing to the candidate using the supplied information, it confirms the enrolled information as correct and acceptable.

2. Status of Agreement and Parties

- i. The agreement dos not apply to a third party, similarly, the enrolment application and declaration, prospectus, student information guide, programme fact sheets, Student code of conduct and LEGENDRAW documentation relevant Institute prospectus constitutes the entire agreement between LEGENDRAW, Sponsors, parents/guardian and the applicant. No amendment or alteration to this agreement shall be applied unless done in writing and signed by all the parties affected.
- ii. By indorsing signatories, it binds the agreement among all stakeholders in this regard.

3. Payment of Fees

- i. The applicant and/or other signatories hereto hereby agree that the fees and charges reflected in this agreement are fully due and payable, and undertake to make the payment(s) reflected herein as and when they become due.
- ii. The deposit paid is a non-refundable deposit.
- iii. The payment obligation of the student and/or other signatories hereto in respect of the fees and charges is unconditional and liability for such payment shall in no way be affected or in any way be reduced by:
- iv. The student's non-attendance of any classes, including without limitation any lectures, practical sessions and/or any other instruction sessions under the course or any of its components;
- v. The student's failure to pass the course or any of its components;
- vi. The student's failure to complete the course;
- vii. The student's election to discontinue the course, for any reason whatsoever.
- viii. In the event of non- payment of any amount which is due and payable under this agreement, the Institution shall be entitled and is herewith authorised to withhold the student's academic results, deny and/or restrict his/her access to the Institution's facilities, repossess any learning materials which are the property of the Institution and/or to withhold, deny or repossess any other privileges which the student may have as a result of being a registered student at LEGENDRAW until such payment has been received by the Institution.
- ix. Where any payments are outstanding, the Institution shall have the right to charge interest at a rate of 2.5% (two and half per cent) above the



- prime overdraft rate as announced by Standard Bank Limited from time to time, calculated on the due amount from the date on which payment is due until the date of actual payment being received.
- x. In exercising this right the Institution will in no way be prejudiced from exercising any other of its legal rights, including without limitation, its right to claim damages.
- xi. Any legal or collection charges incurred by the Institution in recovering any amounts owed by the student or other signatories in terms hereof shall be borne by such signatory or signatories, including legal fees on the attorney-client scale.
- xii. Electronic statements shall be deemed to be the originals.

4. Student obligations

- i. The student agrees to be bound by the rules and regulations of the Institute, as well as any instructions or guidelines that may be introduced by the Institute or any of its authorised employees or representatives to be communicated to students and/or published from time to time.
- ii. The student expressly agrees to follow the course curriculum and assessment schedules set by the Institute. Furthermore, the student acknowledges that misconduct or non-compliance with the rules and regulations may lead to disciplinary proceedings being instituted against him/her, and agrees to be bound by the procedure and outcome of such proceedings.
- iii. The student warrants:
- iv. The student it shall comply with the Student Rules of Conduct as amended from to time to time and any other rules and regulations pertaining to the Institute.
- v. The student shall comply with all legislation and laws in force pertaining to the Institute, the premises and the services offered by the Institute.
- vi. The student shall be responsible for the payment in full of all fees and other charges as and when they fall due for payment by the Institute.
- vii. The student acknowledges that he/she is aware that he/she has to satisfy the requirements of due performance as laid down by the Institute and the relevant conferring body or institute as the case may be;
- viii. The student agrees that the Institute may communicate directly with the conferring body/institute on the student's behalf and that, as such, all correspondence from the institute conferring body to the student may be sent directly to the Institute.
- ix. The student shall respect the confidentiality of the Institute's intellectual property and its intellectual property rights and shall not attempt to access or alienate any records or materials used in the Institute's business. Such records and materials shall include course materials, e-mails, faxes, transcripts, diskettes, storage devices, computer tapes, course projects, student handouts, practical assignments and any other representation of the Institute's courses and activities, of which the copyright all vests in the Institute or its licensors ("Institute material").



5. Use of LEGENDRAW's property

- i. Both the Institute and the student are each responsible for complying with their respective obligations under applicable privacy and protection of personal information laws governing the personal data of each.
- ii. The Institute may, during the duration of the course for which the student has enrolled, provide the student with Institute material. All right, title and interest, including all rights under all copyright, patent and other intellectual property laws, in and to any such material shall vest in the Institute.
- iii. The Institute grants students a non-exclusive and non-assignable licence to use the Institute material in accordance with the terms set out hereunder:
- iv. Student acknowledges that he/she will only use the Institute material for academic purposes as required by the course for which he/she has enrolled, and further acknowledges that he/she obtains no rights of ownership of the Institute material;
- v. Student shall not except to the extent as may be permitted by law, modify, translate or create derivative works based on the Institute material, nor reverse assemble, decompile or reverse engineer the Institute material, whether in whole or in part, or otherwise attempt to derive the source code, underlying ideas, algorithms, file formats, programming of the Institute material or any files contained in or generated by the Institute material, nor shall it permit, whether directly or indirectly, any third party to do so; and
- vi. Student shall not merge or combine the whole or any part of the Institute material with any other software or documentation, grant any third party direct access to the Institute material; lend or transfer any part of the Institute material to any third party; sub-license or otherwise transfer the use of the Institute material, whether in whole or in part, to any third party; or remove any proprietary notices or labels on or within the Institute material.
- vii. Student acknowledges that he/she will at all times comply with the rules and policies of the Institute for the use of its facilities. The Institute reserves the right to monitor the use thereof, and to suspend or terminate the provision of or access to such facilities.

6. LEGENDRAW rights and obligations

- i. The Institute reserves the right to cancel scheduled courses due to insufficient demand or any other reason. Should such cancellation take place at the behest of the Institute, then any tuition fees paid in respect of such cancelled course(s) shall be refunded within a reasonable time into the same account from which payment was made, or into an account designated in writing by the person who made the payment. No interest shall be payable in respect of such repayments.
- ii. The Institute shall be entitled, at its discretion to re-schedule lectures, combine classes, split the delivery of tuition or re-arrange timetables as it deems fit. In this regard, daytime students undertake to be available for lectures at any time between 08h00 and 17h00 on weekdays, and students attending evening classes undertake to be available at any time between 18h00 and 21h00 on weeknights.



iii. It shall be within the Institute's sole discretion to cancel lectures, practical sessions or any other component of the course due to force majeure or any other reason. In such cases, while the Institute shall make every reasonable effort to ensure that the course curriculum is covered, no warranty is made in respect of the exact number of hours to be made up.

7. Indemnity

The student hereby indemnifies the Institute and holds it (and its directors, officers and shareholders) harmless and free from liability to the maximum extent permitted by law in respect of any claim for direct or consequential loss, damage, death, injury or any other cause, suffered as a direct or indirect result of the student's enrolment, studies or use of the Institute's facilities. All studies and use of Institute facilities is at the student's own risk, and it is specifically recorded that the parties do not foresee that the student can suffer any special or consequential damages or loss of profits due to any act or omission by the Institute in connection with his/her studies.

8. Term

This agreement shall commence on the signature date by the student and shall continue until student completes his/her tuition or terminations his/her tuition in writing and in both instances pays all tuition fees due and payable.

9. General

- i. Notices and domicile: All notices, authorisations, and requests given or made in connection with this agreement must be sent by post, express courier, or facsimile to the addresses indicated on the cover page of this agreement. Notices will be deemed delivered on the date shown on the postal return receipt or on the courier, or facsimile confirmation of delivery. The parties choose the addresses indicated on the cover page of this agreement as the addresses at which documents in legal proceedings in connection with this agreement may be served on them.
- ii. Representations: The student and other signatories acknowledge that no representations were made by the Institute in regard to the services rendered, or any of their qualities, leading up to agreement contract, and the student further acknowledges that neither the Institute, nor any of its corporations, employees, members, partners, affiliates, shareholders or office-bearers, will be liable for any reliance placed by the student on any statement.
- iii. Assignment: No party may assign this agreement, or any rights, or obligations hereunder, except with the express written consent of the Institute.
- iv. Law: This agreement shall be governed and construed under the laws of the Republic of South Africa. If either party employs attorneys to enforce any rights arising out of or relating to this agreement, the prevailing party shall be entitled to recover its reasonable legal fees on an attorney and own client basis.



- v. Jurisdiction and venue: Customer consents to exclusive jurisdiction and venue in the courts of the Republic of South Africa sitting in Johannesburg, Gauteng.
- vi. Entire Agreement: This agreement constitutes the parties' entire agreement concerning the subject matter hereof, and supersedes any other prior and contemporaneous communications. The parties may amend this agreement only in writing and signed by both parties.
- vii. Severability: If a court holds any provision of this agreement to be illegal, invalid or unenforceable, the remaining provisions will remain in full force and effect and the parties will amend the agreement to give effect to the stricken clause to the maximum extent possible.
- viii. Waiver: No waiver of any breach of this agreement shall be a waiver of any other breach, and no waiver shall be effective unless made in writing and signed by an authorised representative of the waiving party.
- ix. Counterparts: This agreement may be executed in any number of counterparts, each of which will be an original, and such counterparts together will constitute one and the same instrument. Execution may be effected by delivery of facsimiles of signature pages (and the parties will follow such delivery by prompt delivery of originals of such pages).
- x. All e-mail communication will be accepted as formal and legal in any matter whatsoever.

Applicant declaration			
Name:			
Signature:			
Date:			

Office use only							
	Student Affairs	Student Accepte d	Remarks:				
Name:		Yes					
Signature:		No					
Date:							
	Finance						
Name:							
Signature:							
Date:							