



SHERBORNE BOYS

PARENT CONTRACT

TERMS AND CONDITIONS

What these terms cover. These are the terms and conditions on which we provide the Services (as defined below).

Why you should read them. Please read these terms and conditions carefully before you accept our offer of a place at the School for your son. These terms and conditions tell you who we are and how and on what basis the School will provide the Services.

If you think there is a mistake in these terms and conditions, or if anything is unclear or you would like to have something further explained to you, then please contact the Group Head of Admissions to discuss.



Date: Nov 2025
Author: COO
Owner: Bursary

Document No: SS_BUR_010
Version: 008



1. Definitions

1.1 Meanings of some words and phrases we use in these terms and conditions. In these terms and conditions:

“Acceptance Deposit” means the amount set out and referred to as the Acceptance Deposit in the Acceptance Form and that is separately set out in the Schedule of Fees;

“Additional Deposit” means an additional payment of one Term’s Fees, at the rate payable for the Term of Entry, less the Acceptance Deposit in the Acceptance Form for pupils whose normal residence is outside the United Kingdom;

“Acceptance Form” means the form provided by the School for parents to complete when accepting a place for their son at the School;

“Board and Lodging” means, for boarders, the School’s provision of accommodation for your son and any meals served as part of our boarding provision excluding any meals which are charged for separately as a Specified Charge;

“son” means a boy of whatever age admitted by the School, and includes any pupil aged 18 or over;

“Complaints Procedure” means the School’s procedure for handling complaints from parents, as amended from time to time. It is not intended to form part of the contract between you and the School. A copy of the most up-to-date Complaints Procedure is on the School’s website and is otherwise available from the School at any time upon request;

“contract” has the meaning given in Clause 1.3 below;

“deposit” means the amount set out and referred to as the deposit in the Acceptance Form and that is separately set out in the Schedule of Fees;

“Education Services” means the School’s provision of classes and lessons to your son;

“Fees” means the School Fees plus any and all Specified Charges, being the total amount payable by you to the School for the Services each term;

“fees in lieu of notice” means a term’s School Fees plus any non-optional Specified Charges, calculated in accordance with (as applicable) Clause 3.3 or Clause 5.1. Where applicable, fees in lieu of notice will be reduced to take account of any scholarship or bursary awarded to you;

“FIA Terms and Conditions” means the supplemental terms and conditions relating to the School’s Fees in Advance scheme;

“Head” means the person appointed by the Governors of the School to be responsible for the day-to-day running of the School, including anyone to whom such duties have been delegated;

“Schedule of Fees” means the list setting out the price for each of the Services, a copy of which is available on the School’s website and from the School at any time upon request;

“School Rules” means the Values, Expectations and Standards and body of rules and policies of the School which set out our expectations concerning the conduct and behaviour of our pupils as may be amended from time to time, or in order to assist the proper administration of the School. A copy of the documents comprising these Values, Expectations and Standards and body

of rules is provided to each boy on entry and is sent to parents with the Acceptance Form and is also made available (together with all the supporting policies) on the School's website and/or Parent Portal;

“**Services**” means all the services to be provided by the School on the terms and subject to the conditions of this contract, including Education Services and Board and Lodging (which are covered by the School Fees) and any other services (which are covered by a Specified Charge);

“**School Fees**” means the termly fees for the provision of Education Services and for Board and Lodging, as set out in the Schedule of Fees;

“**Specified Charges**” means the charges for each Service excluding Education Services and Board and Lodging, as set out in the Schedule of Fees;

“**term**” means a term of the School [as published on the School's website and] as notified to parents from time to time;

“**a term's notice**” means **written** notice given not later than the first day of the term before the term to which the notice relates. For example, a term's notice is required to withdraw your son from the School. So, if you wish to withdraw your son with effect from the start of the summer term, you need to tell us in writing about the withdrawal by the first day of the Lent term immediately before;

“**terms and conditions**” means these terms and conditions as may be amended from time to time;

“**we**” or the “**School**” means the legal entity carrying on as the School as identified in Clause 1.2 below; and

“**you**” or the “**parents**” means each person who has signed the Acceptance Form as a holder of parental responsibility for the child.

In these terms and conditions we sometimes provide illustrative examples by using the words “**for example**”, “**includes**” or “**including**”, which are not exclusive or limiting examples of the matter in question.

1.2 Who we are. Sherborne Boys is part of the Sherborne Schools Group (SSG), a charitable company limited by guarantee and registered in England and Wales. Our company registration number is 4002575, [our charity registration number is 1081228 and our registered office is at Abbey Road, Sherborne, Dorset, DT9 3LF. Our VAT registration number will be confirmed and made available on the School's website.

1.3 Our contract with you. The **Acceptance Form**, the **Schedule of Fees**, the **FIA Terms and Conditions**, the **School Rules** and these **terms and conditions** (as in each case may be amended from time to time) form the terms of the **contract** between you and the School. It is not intended that the terms of this contract will be enforceable by your son or by any other third party.

2. Acceptance and Deposit

2.1 How you accept our offer of a place. An offer of a place for your son at the School is accepted by your submitting the completed Acceptance Form signed by all holders of parental responsibility and paying the Acceptance Deposit.

For reasons of administration, the right is reserved to require payment by parents of an additional deposit (Additional Deposit), as shown on the Fees List for the relevant year in the case of a pupil whose normal residence is outside the United Kingdom.

2.2 Status and use of the Acceptance and Additional Deposit. The Acceptance Deposit and the Additional Deposit (if paid) will be held as part of the general funds of the School until your child leaves. It will then be credited, without interest, towards the final payment of Fees or other sums due to the School on leaving, unless otherwise stated in these terms and conditions or unless you indicate that you would like to donate the Acceptance Deposit and/or the Additional Deposit (if paid) to the School's development fund.

2.3 Circumstances affecting return or application of the Acceptance and Additional Deposits. You authorise the School to retain, deduct from, or otherwise apply the Acceptance Deposit and the Additional Deposit (if paid) if:

2.3.1 you fail to pay any final invoice or other sums due to the School;

2.3.2 you owe the School fees in lieu of notice under Clauses 3.1 or 5.1; or

2.3.3 your son does not take up a place at the School.

The limited exception to this is where you have applied for bursarial assistance, and the level of support deemed by the School to be required cannot be provided. In this case, the School will refund the Acceptance Deposit to you less any reasonable costs incurred in administering your application, including all entrance and bursarial assessment costs.

2.3.4 Cancellation within a Term of Entry. If an offer of a place is made within a Term of Entry, you may cancel and terminate this contract by giving written notice to the School at any time before Entry. In the event, you shall remain liable to pay one Term's Fees at the rate applicable for the Term of Entry, less the Deposit, which will be applied against the amount.

2.3.5 your son is excluded or required to be removed from the School, in accordance with Clause 7.4.2 and or/

2.3.6 the School terminates the Parent Contract, in accordance with Clause 14.

2.3 What happens to donated deposits. Where you have indicated that you would like to donate the deposit set out in the Acceptance Form, you direct the School to apply the deposit on your behalf to the School's development fund. You will be responsible for making the final payment of the Fees or other sums due to the School on your son's leaving (unless otherwise stated in these terms and conditions). You agree to complete a Gift Aid declaration form as requested by the School in order that the School may reclaim Gift Aid on your donation.

2.4 Offer of a place conditional. The offer of a place remains conditional upon the School receiving a satisfactory transfer reference from your son's current school on completion of the term immediately before entry. If the reference is not satisfactory the offer of a place will be rescinded, and the School will refund the deposit to you less its costs in administering your dealings with the School or a reasonable estimate of those costs.

PLEASE READ THIS NEXT SECTION CAREFULLY – *It deals with what you need to do if you wish to withdraw your acceptance of a place **before** your child joins the School and what happens if you withdraw at that stage. The cancellation of a place which has been accepted can cause losses to the School, especially if it occurs after other families have taken their decisions about schooling for their children as it means we are less likely to fill the place. This is why we require the period of notice referred to in this section for a withdrawal, and why different consequences follow depending on whether we get that period of notice or not.*

3 Withdrawing your Acceptance of a Place before your child joins the School

3.1 The period of notice we require. If you wish to withdraw your acceptance of a place BEFORE your son starts at the School, you must either give us a term's notice to that effect or pay to the School fees in lieu of notice. For example, to withdraw your acceptance of a place starting in The Michaelmas Term (September) you would either need to tell us on or before the first day of the preceding Trinity (summer) term or pay fees in lieu of notice. The only exception to this is if we make an offer of a place in the term immediately before your son is due to join the School, in which case you must either give us notice within 14 days of the date you accept our offer (in accordance with Clause 2.1) or pay fees in lieu of notice.

3.2 If we receive that period of notice. If you provide notice in accordance with Clause 3.1, no fees in lieu of notice will be payable. The Acceptance Deposit and Additional Deposit (if paid) will be applied in accordance with Clauses 2.2-2.3

3.3 If we do not receive notice. If you do not provide us with notice in accordance with Clause 3.1 (or if no notice is provided at all) fees in lieu of notice will be payable by you and will become due and owing to the School upon demand as a debt. The fees in lieu of notice will be charged at the rate applicable for the term when your child was due to start. The School will apply the Acceptance Deposit and the Additional Deposit (if paid) (without interest or any entitlement to repayment under Clause 2.2 above) as payment of the fees in lieu of notice you will owe us.

4 School Fees, Specified Charges and Payment

4.1 School Fees. Unless set out in the Schedule of Fees or notified to you at any time, the School Fees cover the provision of Education Services and, if applicable, Board and Lodging.

4.2 Specified Charges. The Specified Charges are payable in respect of each Service excluding Education Services and Board and Lodging. Some Specified Charges are optional, and others are not optional. Please see the Schedule of Fees for further information. Any and all Services which are optional are supplied independently from each of the other Services.

4.3 VAT and applicable taxes.

4.3.1 Except as expressly stated otherwise in the Schedule of Fees, all the Fees are exclusive of VAT and any other taxes, which will be added (where applicable).

4.3.2 You may be required to reimburse the School for any costs or expenses we incur on your or on your son's behalf. If this happens, you must also reimburse the School for any VAT



applicable on such costs or expenses, unless we are entitled to a credit or repayment from HMRC in respect of that VAT.

If the School at any time assesses (or HMRC at any time determines) that any of the Services supplied by the School under this contract are subject to VAT, and the School has not already charged you VAT on the applicable Fees for those Services, the School will promptly notify you and confirm the amount of VAT payable in respect of the relevant Fees and you will pay an amount equal to that VAT within fourteen (14) days of the School notifying you.

PLEASE READ THIS NEXT SECTION CAREFULLY – it deals with your responsibility to pay the School Fees and Specified Charges.

4.4 Who is responsible for payment. Each of you is responsible for ensuring that all the Fees are paid to the School. This is because our contract applies to both of you together and each of you on your own. In practice this means that if any of the Fees have not been paid then the School can, in its discretion, choose to seek payment of the amount outstanding from either or both of you. The only exceptions to this are set out in Clause 4.5 immediately below. Court orders (for example, where parents are separated or divorced) and other arrangements between parents or third parties relating to fees do not normally bind or apply to the School, and do not extinguish either of your responsibility for the Fees due under this contract.

4.5 How one parent can remove him/herself from their payment responsibility and circumstances where the School may agree to accept payment from a person who has not signed the Acceptance Form and is not a party to this contract. A parent may be removed from their payment responsibility under this contract, but that parent **must** have obtained the prior written consent of both the School and the other parent who has signed the Acceptance Form before submitting such notice. Separately, the School may agree in writing with each of you to accept payment from a third party (for example, a grandparent or employer), but this will not discharge your payment responsibility under this contract, unless we agree otherwise in writing.

4.6 How bursary and scholarship awards are treated. A bursary / scholarship or other award may be withdrawn in accordance with the terms upon which such award is made and/or if, in the opinion of the Head, your son's attendance, progress and/or behaviour (and/or your behaviour or conduct (or the behaviour or conduct of one of you, including in relation to an application for the award)) no longer merit the continuation of the award.

If your son has been awarded a scholarship / bursary which includes financial assistance (e.g., by way of fee remission), your responsibility will be to pay the amount of Fees due after taking account of that award. Where it appears likely to the Head that an award which includes

financial assistance may be withdrawn, you will be notified in advance and, if within fourteen (14) days of that notification you give notice to withdraw your son from the School, no fees in lieu of notice will be payable by you.

4.7 How the School Fees are charged and payment requirements. The School Fees are charged on a termly basis, regardless of the length of any term and regardless of your son's year group. **Each**

term's School Fees fall due for payment by you on or before the first day of that term. Each term's School Fees will be included in an invoice sent to you (or such other person(s) the School may have agreed separately shall pay the Fees under Clause 4.5 above). **We may not allow your son to attend the School if you do not pay the School Fees on time.**

The School may agree that the School Fees that are or will fall due in relation to any term can be paid in instalments. If we agree to do this, then the School and those responsible for paying those fees will agree separately in writing the anticipated schedule of instalments by which the deferred amount of each term's invoice is to be paid. The agreed amount for each term will need to be paid in not more than three instalments (unless otherwise agreed in writing by the School) within a period that does not exceed twelve (12) months beginning with the date of the relevant invoice. The School will issue a separate invoice and schedule of instalments relating to the School Fees due in respect of each term, which will be evidence of the separate agreement for the payment of that term's School Fees.

Payment of Specified Charges. All Specified Charges for each term (and for other unpaid Specified Charges that were agreed during the previous term) will be invoiced separately before the start of the next term **or** included in the School's invoice for the School Fees. All such Specified Charges must be paid in full on or before the first day of the next term.

PLEASE READ THIS NEXT SECTION CAREFULLY – *it sets out what rights we have, and what action we may take, if the Fees are not paid in accordance with these terms and conditions.*

4.8 Consequences of non-payment or late payment. If you do not make any payment to the School by the due date for payment, we may:

- 4.8.1** refuse to allow your son to attend the School, withhold any references, and/or withdraw sponsorship of your son's Child Student or Student Visa (if applicable) while the School Fees remain unpaid or if there is a repeated or persistent failure by you to pay the School Fees on time. This applies in addition to our right to terminate this contract under Clause 14;
- 4.8.2** refuse to allow your son to participate in or receive the relevant Service while the applicable Specified Charge remains unpaid;
- 4.9.3** charge interest on the overdue amount at the rate of two (2) per cent per month. This interest will accrue on a daily basis from the due date until the date of actual payment of the overdue amount, whether before or after we obtain a court judgment against you;
- 4.9.4** charge you the costs, fees, disbursement and charges including legal fees and costs reasonably incurred by the School in the recovery of any unpaid fees regardless of the School's claim;
- 4.9.5** accept any payment made that is less than the full amount due on account only. The unpaid balance shall remain payable and may incur interest or other charges as set out in this Clause 4.9;
- 4.9.6** inform any other school or educational establishment to which you propose to send your son of any non-payment or late-payment.



PLEASE READ THIS NEXT SECTION CAREFULLY – *it sets our right to increase the School Fees during the course of your son's time at the School.*

4.9 Our ability to increase the School Fees. We will review the School Fees (usually annually) and may increase them. Notice of an increase in the School Fees will be sent to you before the end of the penultimate term before the increase is to take effect. For example, if the School Fees are to increase at the start of the autumn term, we will notify you before the end of the preceding Lent term.

This will allow you time to consider the increase and, if you wish to withdraw your son from the School before the proposed increase is due to take effect, then you will have sufficient time to provide the required term's notice of withdrawal to the School under [Clause 3.1](#) or [Clause 5.1](#).

4.10 Our ability to increase the Specified Charges. We will review the Specified Charges and may increase them. Where practicable, we will try to give you notice of any material increases to the Specified Charges prior to the end of the penultimate term before the increase is to take effect. If you wish to withdraw your son from the School before the proposed increase is set to take effect, then you will have sufficient time to provide the required term's notice of withdrawal to the School under [Clause 3.1](#) or [Clause 5.1](#) above.

4.11 Fees will not be reduced due to your son's absence or the School's closure. Fees will not be reduced or refunded as a result of absence due to illness or otherwise, or as a result of your son being required to study from home because we are providing Education Services remotely for whatever reason. If your son takes study leave at home before or during examinations, or stays at home following those examinations, or if a term is shorter than others (or shortened), no reduction of Fees will be made in respect of any periods spent at home.

4.12 Information on your identity and the source of funds. From time to time, we may ask you to provide us with sufficient information so that we can properly and accurately verify to our satisfaction:

4.12.1 your identity;

4.12.2 your son's identity;

4.12.3 that you are not subject to, or within the purview of, any national or international financial, economic, trade, travel or other similar sanctions imposed by any competent authority;

4.12.4 your son's right to enter, live and study in the United Kingdom;

4.12.5 the legitimate source of funds you are using to pay the Fees; and

4.12.6 information provided to us as part of, or in connection with, an application for (or our grant of) a bursary/scholarship award.

You must provide the School with the information and documentation we ask for.



4.13 Allocation of payments to your Fees account. The School is entitled to allocate payments from you to your account as it sees fit. For example, the School is entitled to allocate a payment made in respect of one child to the unpaid account of any other child of yours at the Sherborne Schools Group.

4.14 How School Fees are discharged under our 'Fees In Advance' scheme, and your continued responsibility to pay any outstanding or additional amounts still owed to the School. Where you and the School have entered into an agreement incorporating the FIA Terms and Conditions

(i.e., where you have prepaid all or part of the School Fees due under this contract) you will still need to meet the difference (if any) between the amount per term prepaid under the FIA Terms and Conditions and the total Fees and other amounts due in respect of your child each term under this contract. The School will provide a termly statement of account in respect of the School Fees, Specified Charges, and other amounts due, and the difference will be payable in accordance with the terms of this contract.

PLEASE READ THIS NEXT SECTION CAREFULLY – *it sets out what period of notice we require from you if you wish to withdraw your son from the School, change the nature of your son's place at the School (e.g. from Day to Boarding status), or remove your son from participating in or receiving a Service for which there is a Specified Charge.*

5 Notice Requirements

5.1 Notice to withdraw your son from the School. If you wish to withdraw your son from the School, you must either give us a term's notice or pay to the School fees in lieu of notice. Those fees in lieu of notice will be charged at the rate for the term that would have been the final term of your son's education, had you given a term's notice (and not the rate for the term when you gave notice). For example, if you wish to withdraw your son with effect from the start of the autumn term then you would either need to tell us in writing on or before the first day of the preceding summer term or pay fees in lieu of notice (at the rate applicable for the autumn term). The School will apply the Acceptance Deposit and Additional Deposit (if paid) (without interest or any entitlement to repayment under Clause 2.2 above) as payment of any such fees in lieu of notice.

5.2 Notice to change your son's place at the School. If you wish to change your son's place at the School from a boarding to a day place you must either give a term's notice or pay to the School the difference between the School Fees for a boarding [or termly boarding] place and the School Fees for a day [or weekly boarding] place as fees in lieu of notice, and at such rate as would have been charged for the final term of boarding if a term's notice had been given (and not the rate

for the term when you gave notice). All other boarding-related changes, for example changing your son's place from a day place to a boarding place (either temporarily or full time), require the School's prior written consent.

5.3 The Head's discretion to remove your son from boarding. The Head may in their discretion require you to remove your son from boarding and move them to a day place if the Head considers that:

- 5.3.1** this is in the best interests of your son and/or other boys and/or the School; and/or
- 5.3.2** the School is unable to meet your son's needs within the boarding setting (including cases where the School cannot reasonably accommodate adjustments or provide the nature or level of support required by your son within the boarding setting); and/or
- 5.3.3** your son's conduct or behaviour (including conduct or behaviour outside School) is unsatisfactory such that moving your son from a boarding to a day place is considered appropriate.

You will be charged the School Fees for your son's day place at the School with effect from the day your son is removed from boarding.

5.4 When the relevant amount of fees in lieu of notice must be paid. In cases under Clause 5.1 or Clause 5.2 above, the appropriate amount of fees in lieu of notice will become payable by you upon demand as a debt.

5.5 Notice to withdraw your son from participating in or from receiving a Service covered by a Specified Charge which is optional. If you wish to withdraw your son from participating in or receiving a Service which is covered by a Specified Charge and which is optional, you must either give a term's notice to that effect or pay to the School as a debt a term's Specified Charges for the relevant Service in which your son has ceased to participate or receive.

5.6 Withdrawal part-way through a term does not reduce the amount you owe to the School. It is not possible for you to reduce the amount of Fees due, or to obtain a refund of Fees, by withdrawing your son or by your son ceasing to participate in or receive a Service part-way through a term.

6 School Rules

6.1 Compliance with the School Rules. It is a condition of remaining at the School that you and your son comply with the School Rules. In addition, you must ensure that your child attends School punctually, and that your child conforms to any rules of appearance, dress, and behaviour we may issue.

6.2 We may undertake drugs and alcohol testing of your son. The School may undertake drug and alcohol testing of pupils in accordance with its Prohibited Drugs and Substance Abuse Policy as set out on the Parent Portal and Website. The policy has been adopted for disciplinary purposes and with the aim of safeguarding the health and safety of all pupils.

6.3 Monitoring your son's telephone, email and messaging communications, internet and Wi-Fi use, and use of social media. The School may, subject to applicable data protection legislation, monitor your son's telephone, email and messaging communication, internet and Wi-Fi use, and use of social media. We may do this for various reasons, including ensuring compliance

with the School Rules or where it is appropriate or necessary for the School to do so in connection with the School's legal and/or other duties and responsibilities or other legitimate purposes or good practice requirements.

7 Suspension, Exclusion and Required Removal

7.1 The Head's discretion to suspend or exclude your son from the School. The Head may in his or her discretion suspend or, in serious or persistent cases, exclude your son from the School if the Head considers that your son's conduct or behaviour (including behaviour or conduct outside School or online) is unsatisfactory and/or the suspension or exclusion is in the School's best interests and / or those of your son or other boys.

7.2 Where you can find examples of offences punishable by suspension or exclusion. The Expulsion, Removal and Review Policy sets out examples of offences likely to be punishable by suspension or exclusion. These examples are not exhaustive, and the Head may decide that suspension or exclusion for a lesser offence is justified where there has been previous misbehaviour. All aspects of your son's record at the School may be taken into account.

7.3 The Head's discretion to require you to remove your son from the School. Instead of exclusion or suspension, the Head may in his or her discretion require you to remove your son from the School if the Head considers that:

7.3.1 **your** behaviour or conduct (or the behaviour or conduct of one of you): is unreasonable; and/or represents a serious or persistent breach of any code of conduct in place with regards to parents; and/or causes a breakdown of trust and confidence; and/or adversely affects (or is likely to adversely affect) your son's and/or other boys progress at the School, and/or the wellbeing of School staff; and/or brings (or is likely to bring) the School into disrepute (among the School community or the general public); and/or is not in accordance with your obligations under this contract.; and/or

7.3.2 your son's attendance and/or progress at the School is unsatisfactory and/or in the reasonable opinion of the Head, the removal is in the School's best interests and/or those of your son and/or other boys; and/or

7.3.3 separate to the Head's discretion to suspend or exclude your son under Clause 7.1, your son's conduct, or behaviour (including conduct or behaviour outside School), is unsatisfactory and/or the required removal is in the School's best interests and/or those of your son and/or of other boys; and/or

7.3.4 the School is unable to meet your son's needs, including cases where the School cannot reasonably accommodate adjustments or reasonably provide the nature or level of support required by your son.

7.4 What happens if your son is suspended, excluded, or removed from the School. Should the Head exercise his or her right under either Clause 7.1 or Clause 7.3 above:

7.4.1 you will not be entitled to any refund or remission of Fees due (whether paid or payable) in or relating to the term in which your son is excluded, suspended or removed;



- 7.4.2** in respect of exclusions and required removals under Clause 7.3.1, the Acceptance Deposit will be forfeited and retained by the School; but the Additional Deposit (if paid) will be refunded without interest less any sums owing to the School;
- 7.4.3** in respect of exclusions and required removals, fees in lieu of notice will not be payable and any Fees that have been prepaid for or relating to any term after the term in which the exclusion/required removal occurred will be refunded.
- 7.5** **Impact of exclusion or required removal on this contract.** This contract will terminate with immediate effect if your son is excluded or if you are required to remove your son from the School and the School will stop providing the Services.
- 7.6** **Your right to have decisions to exclude or require the removal of your son reviewed.** You are entitled to have any decisions taken by the School and/or Head to exclude or require the removal of your son under this Clause 7 reviewed. Any such review shall be governed by the Complaints Procedure.

8 **The School's Obligations**

- 8.1** **The period of your son's schooling.** Subject to these terms and conditions, the School will provide the Services (except any optional Services that you have chosen not to receive) and accept your son as a pupil from the time of joining the School until the end of the Fifth form (Year 11).
- 8.2** **Moving up the School.** The School is not obliged to permit your son to enter the sixth form unless satisfied that it is appropriate to do so having regard to his or her academic attainments and all other relevant circumstances. The School may make a decision as to whether your son may join the sixth form after the results of GCSE or equivalent examinations are known and may make entry to the [senior school / sixth form] conditional upon the results of such examinations. **However, even where the School has imposed conditions on entry into the sixth form, if you wish to withdraw your son prior to entering the sixth form, Clause 5.1 applies.]**
- 8.3** **The scope of our duty to exercise reasonable skill and care.** We will exercise reasonable skill and care in the provision of the Services. This obligation will apply during school hours and at other times when your son is permitted to be on School premises or is participating in activities organised by the School. **We cannot accept any responsibility for your son while off the School premises unless he or she is taking part in a School activity or otherwise under the direct supervision of a member of School staff.**
- 8.4** **Consent to participation in trips and visits, in contact sports and other sports activities.** Unless you notify us to the contrary, you consent to your son participating, under supervision, in contact sports and in other sports and activities which may entail some risk of physical injury. You also consent to your son participating in trips and visits organised in the normal course of your son's schooling.

- 8.5 What happens if your son needs urgent medical attention.** If your son requires urgent medical attention while under the School's care, we will:
- 8.5.1** take action (for example, by contacting the emergency services);
 - 8.5.2** try to contact you and, if we cannot contact you, try to contact any other named emergency contact or 'responsible adult';
 - 8.5.3** share relevant information that we hold about your son with any emergency services or treating medical professional (for example, by notifying them about any allergies which your son has); and
 - 8.5.4** where necessary, deal with decisions about your son's medical treatment in accordance with the advice of the treating medical professional.
- 8.6 We will give you notice of significant changes.** Our website and prospectus describe the broad principles on which the School is presently run. From time to time it may be necessary to make changes to any aspects of the School, including to the curriculum or to the manner of providing education for your son. Where practicable, we will give you notice of any planned changes that we regard as significant to your son's education prior to the end of the penultimate term before the change is to take effect. If you wish to withdraw your son from the School before the proposed change is set to take effect, then you will have sufficient time to provide the required term's notice of withdrawal to the School under [Clause 3.1](#) or [Clause 5.1](#) above.
- 8.7 Your son's progress and needs at the School.** We will monitor your son's progress at the School and produce regular written reports. **We will advise you if we have any serious concerns about your son's progress but we do not undertake to diagnose dyslexia, ADHD, or other conditions.** A formal assessment in relation to any potential special educational needs or medical conditions may be required to help enable the School to understand the nature and extent of your son's needs and what support it may be appropriate for the School to consider. Such assessments can be arranged either by you or by the School, or be jointly appointed and, depending on the circumstances, at your expense. Given that a purpose of such assessments is to help enable the School to understand what support may be appropriate for the School to consider, the School will be able to nominate (in consultation with you) the expert or specialist who will carry out the assessment, put specific questions to them, input into the scope of their assessment and receive a copy of their assessment (with your consent) and seek clarifications in relation to it. We expect you to engage with the School in a cooperative and transparent manner and provide assistance in relation to matters concerning your son's progress and needs including in relation to obtaining such formal assessments. Please note that any additional support required in connection with your son's special educational needs may carry a Specified Charge.
- 8.8 Religious observance and relationships and sex education (RSE) and health education.** Religious observance, relationships, and sex education (RSE) and health education at the School will be conducted in accordance with the School's policies.

9 The Parents' Obligations

9.1 **We require your co-operation.** In order to fulfil our obligations under this contract and to maintain a constructive relationship with you, we, the Head and School staff, need your co-operation.

9.2 **Examples of the co-operation and assistance we require.** You must co-operate with the School and School staff in good faith, including by:

9.2.1 maintaining a constructive relationship with School staff, acting reasonably, and ensuring the tone, content, volume and/or nature of your communications with the School are reasonable and appropriate. You must refrain from any discriminatory, bullying, or harassing conduct or behaviour towards staff including where this has the purpose or effect of violating the dignity of a staff member or creates an intimidating,

9.2.2 hostile, degrading, humiliating or offensive working environment for them (for example, conduct or behaviour which constitutes sexual harassment);

9.2.3 encouraging your son in his or her studies, giving appropriate support at home, and ensuring your son attends school;

9.2.4 keeping the School up-to-date and informed about matters which affect or may affect your son;

9.2.5 ensuring that all details or other information notified or otherwise disclosed to the School about you and/or your son are accurate, truthful, and not misleading and that relevant details and information, or changes to any of them, are not withheld and are shared in a timely and transparent manner;

9.2.6 engaging with the School in a cooperative and transparent manner and providing assistance to the School so that your son can participate in, and benefit from, the School's provision of the Services; and

9.2.7 attending meetings and keeping in touch with the School where your son's interests so require.

9.3 **You must notify us of your son's health/medical conditions or special educational needs.** It is a condition of your son's joining and remaining at the School that you complete and submit to the School a medical questionnaire in respect of your son. You must inform the School of any health or medical condition, special educational need(s), disability, or allergies that your son has at the time of joining the School or which subsequently changes or develops after joining the School, whether underlying, long-term, or short-term, including any infections or injuries. You must also provide us, whether upon further request by the School or otherwise, any reports (whether in existence or to be commissioned), other materials or information relevant to any of the same and cooperate with the School in relation to the same. **If you withhold from us or otherwise misrepresent to us information of this nature in particular, please be aware that this may result in us exercising our right to end this contract under Clause 14.1.2 below.**



9.4 Circumstances where we may require you to keep your son away from School! The School reserves the right to require your son to remain away from School in the following circumstances:

9.4.1 due to a health or safety risk (including a virus, pandemic, epidemic or any other health or safety risk, including circumstances where the School reasonably concludes that your son does or may pose a risk of harm to themselves or others). We may provide Education Services to your son remotely during such period on an interim basis and to the extent this is reasonable or proportionate. For the avoidance of doubt, the School is not a remote-education provider and long-term arrangements in respect of remote provision are unlikely to be considered reasonable or proportionate; and/or

9.4.2 where a potential ground for required removal or exclusion is being investigated by the School and this relates to the conduct of your son or engages their (or another boy's) safety or well-being. In such circumstances, the requirement to keep your son away from School would be a neutral act during the investigation procedure. (Alternatively, your son may be placed under a special regime if they remain on School premises); and/or

9.4.3 in accordance with Clause 4.9.1.

9.5 You must notify us of any special arrangements needed for your son. You must inform the School of any situations where special arrangements may be needed for your son, including for their education or welfare, and provide on reasonable request from the School such further information as may be reasonably required by the School to understand the basis for and scope of such arrangements.

9.6 You must notify us of any court orders that relate to, or that may impact upon, the provision of education to your son. You must inform the School if, at any time prior to or during your son's time at the School, a court order is put in place or an undertaking is given to a court in relation to your son's attendance at the School and/or the School's provision of education to your son. In any such circumstances you must promptly provide the School with relevant information, including copies of the relevant court order(s) or undertaking(s), having obtained the permission of the court if necessary.

9.7 We require you to nominate a 'responsible adult' for us to contact in your absence. Where we notify you that this is a requirement (for example for parents who live overseas), you must complete and submit to the School a parental absence form for your son. This form will nominate a 'responsible adult' (or 'educational guardian') for your son who, amongst other things, can be contacted if the School is not able to contact you and who can look after your son

in your absence. If your son's visa is sponsored by the School as a *Child Student* or *Student*, this is a requirement of their visa. If at any time during your son's time at the School you (or either of you) will not be in the United Kingdom at any time or will otherwise be absent from your main residential address for a period of longer than three (3) consecutive school days then you must also inform the School immediately in writing and provide the details required by the School as

a result, including the name and contact details for a ‘responsible adult’ for the period of your absence.

9.8 Receiving information from you and sharing information with you. The School is entitled to assume that you have consulted with each other so far as significant decisions regarding your son are concerned. Accordingly, except under Clause 9.9 below or otherwise according to the circumstances, you (and each of you) accept that the School is entitled to treat:

9.8.1 any instruction, authority, request, or prohibition received from one of you as having been given on behalf of both of you; and

9.8.2 any communication from the School to one of you as having been given to both of you.

Please note that any person who has parental responsibility for your son is entitled to receive certain core information from the School about your son’s progress and attainment. The School will therefore disclose such information as a matter of routine to each such person unless the School is restricted from doing so by a court order (or similar direction) or by any other legal requirement or obligation (for example, under data protection law).

PLEASE READ THIS NEXT SECTION CAREFULLY – *it sets out who needs to sign a notice of withdrawal of your son..*

9.9 We are entitled to require that notices of withdrawal must be signed by both parents. A notice of withdrawal of your son served under this contract (i.e. under any of Clauses 3.1, 4.6, 4.10, 5.1 or 5.2) must be in writing and signed by each of you as the holders of parental responsibility for your son (and the School is entitled not to accept such notice unless and until all holders of parental responsibility have signed such notice).

9.10 You must notify us of your son's absence from School. The School must be informed as soon as possible in writing of any reason for your son's absence from School. Wherever possible the School's prior consent should be sought for absence from the School.

10 Raising concerns with the School and making formal complaints. If you have cause for concern about your son’s safety, care, discipline or progress you must inform the School as soon as possible. Complaints should be made in accordance with the Complaints Procedure.

11 Insurance

Your responsibility to make your own insurance arrangements. You must make your own insurance arrangements if you require cover for your son and their property while at School or for the payment of Fees due to absence of your son or closure of the School premises.

12 How we may use Personal Information; References; and Data Protection

12.1 References for your son. We may supply information and a reference in respect of your son to any educational institution which you propose your son may attend or to any prospective

employer. Any reference supplied by us (or received by us) will be confidential. We will take care to ensure that all information that is supplied by us relating to your son is accurate and any opinion given about him/her is fair. However, we cannot be responsible for any loss you or your son is alleged to have suffered resulting from opinions reasonably given, or correct statements of fact contained, in any reference or report given by us.

12.2 You are required to update us of changes to information held, or circumstances relating to, you and/or your son. You must:

12.2.1 confirm (or update, if necessary), when requested, such information (and / or documentation) about you and/or your son that is held by the School; and

12.2.2 inform the School of any change to your or your son's circumstances (including, where applicable, in connection with your son's entitlement to enter, reside and / or study in the United Kingdom), or to information about you or your son that has previously been notified to the School, including relevant contact details.

12.3 Data Protection Law. The School will process personal data about you and your son in accordance with data protection law, including the UK General Data Protection Regulation and the Data Protection Act 2018 (each as amended or superseded) and other related legislation. We will process such personal data:

12.3.1 as set out in this Clause 11, and in the School's '*Privacy Notice*' which is available on the School's website, as may be amended from time to time;

12.3.2 to comply with any court order, request from or referral to an appropriate authority, or legal, regulatory, or good practice requirement;

12.3.3 to perform our obligations under this contract, and where otherwise reasonably necessary for the School's purposes; and

12.3.4 to comply with our responsibilities as a licensed *Student Sponsor* for immigration purposes. For example, by providing information relating to your son's right to enter, reside and/or study in the United Kingdom to the Home Office (and to do so whether your child is a sponsored child or not). Such information may include information about your son's immigration status, attendance records, and any changes in your or your son's circumstances (including where your son is excluded, required to be removed, or this contract is terminated). Occasionally, information regarding your immigration status in the UK may also be required.

13 Intellectual Property Rights

Recognising these rights. We will recognise any intellectual property rights created, generated, or owned by or vested in your son.

14 Changes in Ownership, etc

The circumstances in which we may transfer this contract to someone else. We may transfer our rights and obligations under this contract to another person or organisation. We will tell you in writing if this happens and we will ensure that the transfer will not affect your rights under this contract.

PLEASE READ THIS NEXT SECTION CAREFULLY – *it sets out the rights we have, and that you have, to terminate this contract early (that is, before the normal leaving date for the end of your son's schooling).*

15 Ending this Contract

15.1 Our rights to end the contract. In addition to where this contract is terminated automatically as a result of an exclusion or required removal under Clause 7, the School may end this contract at any time by notice in writing to you, without any obligation to return any deposit or Fees to you, if:

15.1.1 you do not make a payment to us when it is due, and you still do not make payment within fourteen (14) days of us reminding you that such payment is due;

15.1.2 you (or either of you) make a serious misrepresentation of facts or circumstances to us, or you (or either of you) withhold important information from us, about you and/or your son or that is relevant to the provision of the Services by the School to your son (such as misrepresenting at any point in time that your son is legally entitled to enter and study in the United Kingdom when in fact your son is not or any information about your son's health, medical conditions, special educational needs, disability or allergies);

15.1.3 you fail or refuse to provide us at any time with information we require under Clause 4.13; or we are not satisfied with the information you have provided (if any). Instead of ending this contract, we may otherwise refuse to allow your son to attend school until the relevant satisfactory information has been provided;

15.1.4 your son no longer holds an immigration status which confers a right to study in the UK;

15.1.5 you (or either of you):

- a) are unable, following our request, to demonstrate that you will be able to pay the Fees due under this contract;
- b) repeatedly or persistently fail to pay the Fees when they fall due for payment;
- c) are otherwise unable to pay your debts as they fall due; or
- d) are the subject of a bankruptcy petition or order, or enter into an individual voluntary arrangement; or



15.1.6 you otherwise do not comply with (i.e., you breach) your obligations under this contract (including under Clause 9) such that we have a legal right to end the contract because of something you have done wrong or, in the Head's reasonable discretion, the School is not able to provide, or is compromised in providing, the Services it needs to in satisfaction of its obligations under this contract.

15.2 **Your rights to end the contract.** In addition to where you withdraw your son, you may end this contract at any time by notice in writing to the School if:

15.2.1 you have a legal right to end the contract because of something we have done wrong;
or

15.2.2 the School becomes insolvent or goes into liquidation or receivership or administrative receivership or is wound-up for any reason.

When this contract will end if not terminated early. For the avoidance of doubt and without you or us having to provide notice, this contract will end at the end of your son's schooling, or on the settlement of the School's final invoice, whichever is the latter. This may be at the end of the Fifth form if your son does not meet any requirements imposed by the School under Clause 8.2 for entry to the Sixth form.

15.3 **Ending the contract will not affect any accrued rights.** Once this contract ends, it will not affect any legal rights or obligations that either you or we have that may already have arisen, for example your obligation to pay any outstanding Fees. After this contract ends, you and the School will keep any rights each has under, or as a matter of, general law.

16 **Events outside of our, or your, control**

16.1 **What we mean by an "event outside of our/your control".** In this Clause 16 "event" means any event beyond either your or our reasonable control including acts of God, war, riot, civil commotion, compliance with any law or governmental order, rule, regulation, guidance or direction (including that of a local authority), accident, fire, flood, storm, pandemic or epidemic of any disease, or terrorist attack.

16.2 **What happens if we are affected by an event outside of our control.** If an event arises which prevents or delays the School's performance of any of its obligations under this contract, the School will give you notice in writing. Provided that the School has acted reasonably and prudently to prevent and/or minimise the effect of the event (including by providing Education Services remotely, if appropriate), the School will not be responsible for performing those obligations which are prevented or delayed by the event.

16.3 **Events lasting more than 6 months.** If the School is wholly and completely prevented from performing all of our obligations as a result of an event (and we are unable to provide Education Services remotely) for a continuous period of more than six (6) months, the School will notify you of the steps we plan to take to ensure performance of the contract after such period and you will then, following receipt of such notice, be entitled to end this contract on written notice to the School and without giving a term's notice or paying fees in lieu of notice.



16.4 **What happens if your son is affected by an event outside of your control.** Subject to Clause 4.12 (which means that you are not entitled to a refund or reduction in Fees in cases of illness or absence), if your son is wholly and completely unable to receive any of the Education Services (including remotely) due to reasons caused by an event you must give the School notice in writing and the following provisions shall apply:

16.4.1 in consultation and cooperation with the School you must do everything you reasonably can to minimise the impact of the event in order to continue to perform your obligations under this contract in any way that is reasonably practicable in the circumstances; and resume the performance of the obligations as soon as reasonably possible;

16.4.2 in circumstances where, following the efforts made and steps taken under sub-clause 15.4.1 above, your son is not able to participate and benefit from any level of provision of Education Services by the School (whether at School or remotely) then you will not be responsible for failing to perform your obligations (including the obligation to pay Fees, pro-rated accordingly) during the continuance of the event; and

16.4.3 if the event continues to prevent your son wholly and completely from attending the School or being able to receive any of the Education Services (whether at the School or remotely) for more than six (6) months, you or the School will be entitled to terminate the contract on written notice and without you being required to give a term's notice or to pay a term's School Fees in lieu of notice.

17 **Communications between you and the School**

17.1 **We will use the contact details held by the School to contact you.** Communications (including notices) will be sent by the School to you at the address(es) shown in our records or using your other contact details included in our records. **You must notify the School of any change of address(es) or other contact details.**

17.2 **How to provide written notice to the School.** Notices that you are required to give under these terms and conditions must be **in writing** addressed to the Head and either:

17.2.1 sent by email to the School using this email address: headmaster@sherborne.org; or

17.2.2 delivered by hand or post to the School.

We recommend that if you provide notice under any of Clauses 3, 4.6, 4.10, 5.1, 5.2 or 5.5 (which are the provisions dealing with withdrawing your son from the School or otherwise

changing their place) you telephone the School to confirm receipt if you have not received an acknowledgement from us.

18 **The Law that applies to this contract and where legal proceedings may be brought**

18.1 **The law that applies to this contract.** The contract between you and the School is governed by English Law and either you or the School must bring legal proceedings in respect of this contract in the English courts.



18.2 *Rights in relation to the enforcement of this contract.* If we choose not to enforce any part of this contract, or delay enforcing it, this will not affect our right to enforce the same part later (or on a separate occasion) or the rest of this contract. If we cannot enforce any part of this contract, this will not affect our right to enforce the rest of this contract.

19 Changes to these Terms and Conditions

Reserving the right to change these terms and conditions. We reserve the right to change or add to these terms and conditions from time to time for legal, safety or other substantive reasons or in order to assist the proper delivery of education at the School. The School will send you notice of any such modifications prior to the end of the penultimate term before the modifications are to take effect. For example, if the updated terms and conditions are to take effect at the start of the autumn term, we will notify you before the end of the preceding spring term.