



services

provide the Services to You with reasonable care and skill

arrange for the transition to Stage 2 of your studies at the University, subject to You attaining the continuation requirements and

notify You of any changes to the Contract as soon as reasonably practicable.

9. FEES AND ADDITIONAL CHARGES

Obligation to pay

- 9.1.geTatik0a0n[(a))23(rfe))YōurEFTees will0.00090oberbernatingn odrul4v8hether We categorise Your fees status as /EU
 - of Fees and any Additional Charges payable by You under the Contract.
- 9.2. Your obligations under the Contract include paying all Fees and Additional Charges when due. Details of when and how You are required to make payments are set out in the Offer Letter:
 - 9.2.1. flf/YourFeesaærefundeledobyyaa8ca42f4ore\WYeBT/F1 9 Tf1 0 0 1 290.1 f1 0 0 1 182.58 661.6.9age nT/F1 9/F4(o)23()-121(w

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Method of Payment and Payment Plans

9.5. For details on the method of payment, please refer to Your offer letter

Unpaid Fees and Additional Charges

- 9.6. If Your Fees and any additional charges are not paid when they are due, this may result in You being suspended, not being allowed to enrol, re-enrol or not being allowed to graduate.
- 9.7. In addition, We may charge interest on late or unpaid Fees. Debt collection fees may also be recovered from You and an administration fee may be charged in respect of dishonoured cheques. Any interest that may be charged on late or unpaid fees will be added at the base rate +1% of the National Westminster Bank plc.

10.





changes that are required by a statutory, regulatory and/or professional body and/or other regulator; reasonable changes to the content and teaching provided on the Course;

Changes after You have entered into the Contract with Us

- 11.4. Where We need to make changes to the Contract and Services after our Contract has been formed, We will, in each case, assess the potential impact of such change on the Contract and Our students and will follow the
 - experience with Us, and We will engage in dialogue with Our students throughout their studies, as well as with Our teaching staff, and will actively seek feedback from these groups about how We can improve Our service delivery to Our students.
- 11.5. The circumstances that We describe in this section are not the only ones that may arise during Your studies with Us, but these will give You some context as to when We may need to amend the Contract (including the Services and Course).

When we can make changes to the Contract

- 11.6. We can make changes to our Contract including to the Services and/or Course
 - to reflect changes in the law and/or professional, regulatory and/or statutory body and/or UKVI requirements;
 - as required by government policy, regulatory requirements and/or guidance and/or a decision of a competent court or similar body;
 - to comply









13. TERMINATION OF THE CONTRACT BY YOU

- 13.1. You have the right to terminate this Contract in the following circumstances:
 - 14.1.1. where We seek to make a significant change to the Contract that You do not agree with; and
 - 14.1.2. at any other time without reason.

14. WHAT HAPPENS IF THIS CONTRACT IS TERMINATED

14.1. In the event of termination of Your Contract by Us or by You as permitted in sections 13 and 14 above, You may be





students involved on teaching, health and clinical programmes (for example, medicine, pharmacy and nursing).

Offers and courses which are conditional on Criminal Records/Disclosure and Barring Service, ATAS or Occupational Health checks

- 16.5. As owners of the Admissions process, University of Kent may withdraw an offer, refuse to admit you or may withdraw you from your course or research activity, for any failure to comply with the terms of any requirements (whether imposed by legislation or regulatory requirement, or otherwise reasonably required by OIEG, UK IC or University of Kent) that your offer, studies or research activity require:
 - 17.5.1. Satisfactory criminal record/disclosure and barring service checks;
 - 17.5.2. An Academic Technology Approval Scheme (ATAS) certificate (including compliance with its terms);
 - 17.5.3. Satisfactory occupational health checks (but subject to OIEG obligations under the Equality Act 2010 in respect of students with disabilities).
- 16.6. If you believe a decision by OIEG, UK IC and/or University of Kent in respect of such matters is incorrect, you may invoke the relevant complaints procedure. Please see the relevant Chapter of Complaints Policy and Procedure for applicants.

17. IMMIGRATION AND





caused by Our negligence;

19.2.2. work submitted for assessment that is not





Appendix 1

Cancellation Form

То:
I hereby give notice that I cancel my contract for the supply of services on the [INSERT PROGRAMME TITLE] at Kent International College.
Offer letter dated:
Name of student:
Signature of student:
Date:





Appendix 2

UK ICC codes, regulations, policies and procedures

OIEG Pathways Admissions Policy

http://www.oxfordinternational.com/wp-content/uploads/2019/02/OIEG-Pathways-Admissions-Policy.pdf

OIEG Refund Policy

http://www.oxfordinternational.com/wp-content/uploads/2019/02/Refund-Policy-OIEG-2019.pdf

Admissions policies - Applicants - University of Kent

University of Kent Under 18s Policy

Under 18 Policy - University of Kent

Policies and Procedures for Students (Post-Admission)

Student Services Policies - Student Services - University of Kent

UK IC Attendance Policy

(available upon request from the UK IC College Manager)

University of Kent Student Visa Guidance

Student Immigration - University of Kent

University of Kent Student Charter

Student Charter - Help - University of Kent

University of Kent