

Terms and conditions

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1. These terms

- 1.1. These are the terms and conditions on which we provide services to you, whether these are courses, associated services or digital content combined.
- 1.2. Why you should read them. Please read these terms carefully before you submit your application to us. These terms tell you who we are, how we will provide a Course to you, how you and we may change or end the contract, what to do if there is a problem and other important information. If you think that there is a mistake in these terms, please contact us to discuss.
- 1.3. Your attention is particularly drawn to: clauses 6.2, 8, 10, 12 and 13.

2. Information about us and how to contact us

- 2.1. We are Kaplan Open Learning (Essex) Limited, an affiliate college of the University of Essex, trading as University of Essex Online. Our company is registered in England and Wales under the company registration number 06245017. Our registered office is at Palace House, 3 Cathedral Street, London, SE1 9DE.
- 2.2. You can contact us by calling +44 (0)1206 489 358 or by writing to us at enquiries@online.essex.ac.uk
- 2.3. When we contact you, we will do so by telephone or by writing to you at the email address or postal address you provided to us.
- 2.4. "Writing" includes emails. When we use the words "writing" or "written" in these terms, this includes emails.

3. Glossary

- 3.1. When the following words with capital letters are used in these terms and conditions, this is what they mean:
 - a. Academic Year means the twelve-month period between 1st August and 31st July each year;
 - b. Accreditation for Prior Learning (APL) means recognition in the form of academic Credits for prior learning which has been formally assessed and for which Credits have been awarded from a recognised institution.
 - c. **Course** in these terms and conditions means a programme of study delivered online which leads to an award of the University of Essex;
 - d. Credits means a unit that gives weight to the value, level or time requirements of a Course;
 - e. **Indicative Study Duration** means an indication of the length of time it takes to complete a Course as set out in <u>our</u> <u>undergraduate Tuition Fees</u> and <u>postgraduate Tuition Fees pages;</u>
 - f. **Maximum Period of Study** means the maximum period in which your Course must be completed. This can be found in our <u>Rules of Assessment</u>;
 - g. **Minimum Study Requirement** means attempting a minimum of 30 Credits in each year of a Course, commencing on the Start Date of your Course and each anniversary after that;
 - h. Start Date means the date on which the Course you have accepted a place on commences;
 - i. **Tuition Fees** means the Tuition Fees payable by you to study to complete the requisite number of Credits on your chosen Course after deduction of approved discounts and/or scholarships (if any), as shown in your payment plan.

4. Our contract with you

- 4.1. The application process. Once you complete and submit the online application form for a Course we will contact you to discuss your application, which must be submitted in English. If we approve your application, we will send you an offer letter which will confirm the details of your Course and Start Date. We will also send you a study plan showing an Indicative Study Duration for your Course and a payment plan outlining your Tuition Fees. The offer letter will contain a link to our acceptance form. Acceptance of your application will take place when you use the link on the offer letter you receive from us and submit the online acceptance form, at which point a contract will come into existence between you and us.
- 4.2. Please note that admission decisions are subject to our Admissions Policy.
- 4.3. If you are awarded Accreditation for Prior Learning (APL), then the number of Credits that you require to complete a Course may be reduced and thus the Tuition Fees may be reduced this will be set out in your payment plan.



4.4. You may end this contract and not be charged any Tuition Fees (or obtain a full refund if you have paid them) at any time up until 21 days from the Start Date of your Course (the 21-day Cancellation Period).

5. Your rights to make changes

5.1. If you wish to enrol on a different Course to the one you have applied for or are currently studying, please contact us. We will let you know if the change is possible.

6. Our rights to make changes

- 6.1. Minor changes to a Course/these terms: We may change a Course/these terms:
 - a. To reflect changes in relevant laws and regulatory requirements;
 - b. To implement minor technical adjustments and improvements, which will not affect the delivery of a Course;
 - c. To ensure consistency with UK Higher Education sector practice and guidance, including complying with our obligations under the Quality Code (such as renaming or improving Course materials).

YOUR ATTENTION IS DRAWN TO THE FOLLOWING CLAUSE 6.2:

- 6.2. More significant changes to these terms and conditions/a Course. We may make the following changes to these terms and/or a Course. If we do, we will notify you at least 30 days in advance and if you do not accept the updated terms you may then contact us to end the contract as per section 7 of this document: YOUR RIGHTS TO END THE CONTRACT. For example, we may change these terms:
 - a. To increase Tuition Tees annually, as outlined in clause 12.2, to proportionately reflect the costs associated with establishing and providing the Course, such as any changes in higher education funding we may receive;
 - b. To correct errors;
 - c. By adding or removing optional modules to keep the content of the Course up-to-date and relevant;
 - d. To make these terms and conditions clearer;
 - e. If a third party such as the University of Essex or the Student Loans Company imposes the change on us, such as amending a policy or procedure.
- 6.3. Updates to digital content. As the Course is studied entirely using online resources and digital content, we may update or require you to update digital content, provided that the digital content shall always match the original description.

7. Providing courses

- 7.1. Acceptance of your place on your Course. By submitting the online acceptance form you are formally accepting your place on the Course and Start Date as set out in your offer letter. Submission of the acceptance form also constitutes your agreement to these terms and conditions.
- 7.2. We are not responsible for delays or inaccessibility outside our control. If our provision of Courses is delayed or the learning platform is inaccessible due to an event outside our control then we will contact you as soon as possible to let you know and we will take steps to minimise the effect. Provided we do this we will not be liable for delays or inaccessibility caused by the event, but if there is a risk of substantial delay or inaccessibility you may contact us to end the contract and receive a refund for any part of a Course you have paid for but not received.
- 7.3. You acknowledge that in some countries, states or other jurisdictions, the Course and/or the mode of online delivery of your Course might not be recognised by the relevant authorities and/or other third parties. It is your responsibility to confirm whether or not your chosen Course and/or the mode of online delivery of the Course will be fully recognised in your country, state and/or jurisdiction, and/or in the countries, states or jurisdictions where you wish the Course to be recognised. No refunds of Tuition Fees will be made on the basis of either the Course and/or the mode of online delivery not being recognised by the relevant authorities and/or third parties. In circumstances where the provision of the Course by us to you would mean that we would not be in compliance with applicable laws, we reserve the right to terminate the contract immediately and sections 10.2 and 10.3 will apply.



- 7.4. What will happen if you give us incorrect or fraudulent information. As part of our admissions process, we may require evidence of prior qualifications and work experience to assess your suitability for your chosen Course. If you give us incorrect or fraudulent information, we reserve the right to immediately end the contract and section 10.3 will apply.
- 7.5. Reasons we may suspend the provision of a Course to you. We may have to suspend the provision of a Course, for example:
 - a. To deal with technical problems or make technical changes;
 - b. To update the Course to reflect changes in relevant laws and regulatory requirements;
 - c. To make changes to a Course as notified by us to you (see section 5).
- 7.6. Your rights if we suspend the provision of a Course. We will contact you in advance to tell you we will be suspending provision of a Course, unless the problem is urgent or an emergency. As per the provisions of section 8.2(d), you may contact us to end the contract for a Course if we suspend it or tell you we are going to suspend it (in each case, where the suspension lasts or is due to last more than three months) we will refund any sums you have paid in advance for part of the Course that you have paid for but not received.

YOUR ATTENTION IS DRAWN TO THE FOLLOWING CLAUSE 8:

8. Your rights to end the contract

- 8.1. You can always end your contract with us. Your rights when you end the contract will depend on what you have applied for, how we are performing and when you decide to end the contract:
 - a. If you want to end the contract because of something we have done or have told you we are going to do, see section 8.2;
 - b. If you have just changed your mind about a Course, see section 8.3. You will be entitled to a full refund if you cancel within the 21-day Cancellation Period. For undergraduate student loans, no loan monies will be claimed from the Student Loans Company (SLC) if you cancel within the 21-day Cancellation Period. For postgraduate student loans, we will not notify the SLC of your enrolment and you will not receive any loan monies if you cancel within the 21-day Cancellation Period;
 - c. In all other cases (if we are not at fault and the 21-day Cancellation Period has ended), see section 8.4.
- 8.2. Ending the contract because of something we have done or are going to do. If you are ending a contract for a reason set out in (a) to (e) below, the contract will end immediately, and we will refund you for any part of a Course that you have accepted a place on and paid for but not received. The reasons are:
 - a. We have told you about an upcoming change to a Course or these terms which you do not agree to (see section 6.2);
 - b. We have told you about an error in the fees or description of a Course you have applied for and you do not wish to proceed;
 - c. There is a risk that provision of a Course may be significantly delayed because of events outside our control;
 - d. We have suspended provision of a Course for technical reasons, or notify you we are going to suspend it for technical reasons, in each case for a period of more than three months; or
 - e. You have a legal right to end the contract because of something we have done wrong.

Please note that where you have paid your Tuition Fees in advance and received the Up-Front Payment Discount, any refund issued in accordance with this clause 8.2 shall be subject to clause 12.11.

- 8.3. Exercising your right to change your mind (Consumer Contracts Regulations 2013). For most Courses provided online you have a legal right to change your mind within 14 days and receive a refund. We give you an additional 7 days, so you have 21 days within which to change your mind. If you are cancelling within the 21-day Cancellation Period, then please let us know by a clear statement: using the contact details in section 9.1 or email <u>studentsupport@online.essex.ac.uk</u>. Please give us your name, details of the Course and where available your phone number and email address. You may also use the <u>Model Cancellation</u> Form. The use of the model cancellation form is not obligatory. To meet the cancellation deadline, it is sufficient for you to send us your communication telling us you wish to cancel before the end of the 21-day Cancellation Period.
- 8.4. Ending the contract where we are not at fault and the 21-day Cancellation Period has ended:

- a. You can withdraw from your Course at any time, but you do not have a right to receive a refund if you change your mind once the 21-day Cancellation Period ends, unless you have paid in advance and section (c) below will apply. Please see section 9.1.
- b. If you are paying your annual Tuition Fees on a monthly basis and decide to withdraw from the Course after the end of the 21-day Cancellation Period, then no refund will be made and no further Tuition Fees will be charged from the date the contract ended.
- c. If you have paid your Tuition Fees in advance and received the Up-Front Payment Discount (defined below at clause 12.11), and decide to cancel the contract after the end of the 21-day Cancellation Period, then you will receive a refund. We will deduct from that refund as reasonable compensation for the net costs we will incur as a result of your ending the contract, the pro-rated fee for each month of study based on the Indicative Study Duration, commenced between the Start Date and the date the contract ended. Please note that any refund issued in accordance with this clause 8.4c shall be subject to clause 12.11. You will be refunded the remainder of the advance payment in full.
- d. If you are paying your undergraduate Tuition Fees by a loan from the Student Loans Company (SLC), we will inform the SLC that you have withdrawn from your Course and claim no further funding. Once instalments have been paid by the SLC they are non-refundable and you will remain liable for the amounts paid even if you withdraw, transfer or suspend your studies at a later date.
- e. If you have claimed a postgraduate tuition fee loan from the Student Loans Company (SLC) to pay your postgraduate Tuition Fees, it is your responsibility to notify the SLC if you withdraw from your course. If you withdraw from your course, your postgraduate loan payments will stop. If you get a payment after you have withdrawn, you may be asked to repay this straight away.

9. How to withdraw from your course and end your contract

- 9.1. Tell us you want to withdraw from the Course. To withdraw from your Course, and end the contract with us, please let us know by doing one of the following depending on whether you are still within the 21-Day Cancellation Period:
 - a. If you are still within the 21-Day Cancellation Period, you can let us know by:
 - i. Email. Email us at studentsupport@online.essex.ac.uk. Please provide your name, Course, phone number and email address; or
 - ii. the Model Cancellation Form. You may use the Model Cancellation Form.
 - b. If you are outside of the 21-Day Cancellation Period, you can let us know by:
 - i. Email. Email us at <u>studentsupport@online.essex.ac.uk</u>. Please provide your name, Course, phone number and email address; or
 - ii. the Course Withdrawal Form on our website.
- 9.2. How we will refund you. If you withdraw from your Course within the 21-day Cancellation Period, we will refund you any Tuition Fees paid for the Course that you accepted a place on by the method you used for payment. However, if you are withdrawing from your course where we are not at fault and the 21-day Cancellation Period has ended we will make deductions from the Tuition Fees, as described above in section 8.4c if applicable. Please note that refunds will be made to the original tuition fee payer within 21 days of the receipt of the request for a refund.

YOUR ATTENTION IS DRAWN TO THE FOLLOWING CLAUSE 10:

10. Our rights to end the contract

- 10.1. We may end the contract if you break it. We may end the contract for a Course at any time by writing to you if you:
 - a. Do not make a payment to us when it is due and you still do not make payment within 7 days of us reminding you that payment is due;
 - b. Do not receive undergraduate loan approval by the Student Loans Company (SLC) prior to the Course Start Date or if approval is withdrawn by the SLC during the duration of your Course.



- c. Provided false documents, or information that is misleading or inaccurate which is sufficiently serious to have affected our offer of a place on your Course;
- d. Do not submit your first assignment within the 21-day Cancellation Period or you submit it within the 21-day Cancellation Period but it is not of the required academic standard to continue with the Course;
- e. Fail to meet the Minimum Study Requirement or you fail to meet the requirements of the Rules of Assessment;
- f. Have not complied with our policies, those of the University of Essex or you are guilty of inappropriate conduct or are acting in a way that detrimentally affects the learning of others.
- 10.2. We further reserve the right to end the Contract for a Course at any time by writing to you where the provision of the Course by us to you would mean that we would not be in compliance with applicable laws
- 10.3. If we end the contract in the situations set out in section 10.1 and/or 10.2:
 - a. If you have paid your Tuition Fees in advance, you will receive a refund but we will deduct from that refund as reasonable compensation for the net costs we will incur as a result of ending your contract, the pro-rated fee for each month of study based on the Indicative Study Duration, commenced between the Start Date and the date the contract ended. Please note that any refund issued in accordance with this clause 10.2a shall be subject to clause 12.11. You will be refunded the remainder of the advance payment in full.
 - b. If you are paying your annual Tuition Fees on a monthly basis and we end the contract after the end of the 21-day Cancellation Period, then no refund will be made and no further Tuition Fees will be charged from the date the contract ended.
 - c. If you are paying your undergraduate Tuition Fees by a loan from the Student Loans Company (SLC), we will inform the SLC that we have ended the contract and that you claim no further funding. Once instalments have been paid by the SLC they are non-refundable and you will remain liable for the amounts paid even if you withdraw, transfer or suspend your studies at a later date.
 - d. If you have claimed a postgraduate tuition fee loan from the Student Loans Company (SLC) to pay your postgraduate Tuition Fees, it is your responsibility to notify the SLC that we have ended the contract with you and that you claim no further funding. Once you inform the SLC of this, your postgraduate loan payments will stop. However, if you get a payment after we end the contract with you, you may be asked to repay this straight away.
- 10.4. We may withdraw a Course. We will notify you of this as soon as possible and try to minimise any adverse impact on you. An alternative Start Date or full refund will be offered.
- 10.5. We have developed a <u>Student Protection Plan</u>, approved by the Office for Students, and a <u>Refund and Compensation Policy</u> which sets out the circumstances in which we will refund Tuition Fees and other relevant costs to students and provide compensation where necessary if we are no longer able to preserve continuation of study.

11. If there is a problem

- 11.1. How to tell us about problems. If you have any questions or complaints about a Course, please contact us. You can call us on +44 (0)1206 489 358 or by emailing us at enquiries@online.essex.ac.uk
- 11.2. Please follow the link to see our Complaints Policy.
- 11.3. Your legal rights. We are under a legal duty to provide Courses that are in conformity with this contract. Nothing in these terms will affect your legal rights.

YOUR ATTENTION IS DRAWN TO THE FOLLOWING CLAUSE 12:

12. Tuition Fees and payment

- 12.1. Tuition Fees are advertised on our <u>website</u>. Tuition Fees include the cost of all core e-books. The applicable Tuition Fees for your Course will be shown on your payment plan.
- 12.2. Tuition Fees are reviewed annually. We reserve the right to increase Tuition Fees annually for current students in line with the annual increase in the RPI-X index up to a maximum of 5% and to apply applicable sales taxes (see further details at clause



12.3 below). Increases in Tuition Fees for part-time undergraduate students with a Home fee status, remain subject to UK Government approval.

- 12.3. In relation to applicable sales taxes, please note:
 - a. the rate of any applicable sales taxes (for example, VAT) may change during your Course, and any such change will be passed on to you; and
 - b. applicable sales taxes vary depending on the jurisdiction you are domiciled in.
- 12.4. It is always possible that, despite our best efforts, some of our Courses may be incorrectly priced or you have been given inaccurate figures in your payment plan. If you think a payment plan is wrong, please contact us promptly to discuss it. If there is an error in the Tuition Fee amount, you have the right to end the contract and clause 8.2 will apply.
- 12.5. All payments must be made via our online payment portal, Flywire. All payments made in respect of any Tuition Fees and other charges must be made in pounds sterling. Any currency conversion costs, or other charges raised by the remitting bank when making a payment shall be borne by you or the third party making the payment on your behalf. Refunds will be paid in pounds sterling with the charges by the remitting bank being borne by us. We have discretion to agree any payment plan with you, however, if you are paying your annual Tuition Fees by monthly instalments, then the first monthly payment set out in your payment plan must be paid before your Start Date. Monthly payments will then be due as outlined in your payment plan.
- 12.6. If you withdraw from the Course and are subsequently accepted for re-enrolment, your remaining Tuition Fees will be chargeable at the current advertised rates on our website, which may be higher than your original fees.
- 12.7. Undergraduate and postgraduate student loans are provided by the Student Loans Company (SLC). If you wish to fund your undergraduate studies this way, you must complete and submit your undergraduate loan application to the SLC, prior to the Start Date of your Course. Postgraduate loan applications can be submitted retrospectively as outlined by the SLC terms and conditions published on the SLC website. We can assist you in completing your application, but it is your responsibility to submit the application to the SLC.
- 12.8. If your Course is funded via an undergraduate tuition fee loan from the SLC, then we will claim the first loan instalment from the SLC after the end of the 21-day Cancellation Period. You become liable for future instalments at the start of future terms as set out in the SLC terms and conditions published on the <u>SLC website</u>. Should you withdraw yourself from the Course or if you are in any other way withdrawn from the Course for any reason before the end of the term date (as defined in the SLC terms and conditions) we may only be entitled to a percentage of your tuition fees; if this results in an outstanding balance of your tuition fees you will be liable for the balance.
- 12.9. If you have claimed a postgraduate tuition fee loan from the SLC, the loan is paid directly to you and you are responsible for the payment of your Tuition Fees. You are bound by the SLC terms and conditions published on the <u>SLC website</u>.
- 12.10. Tuition Fees are charged based on the Indicative Study Duration, which represents the standard length of time it takes to complete a Course, with a cap set at the Tuition Fees outlined in your payment plan. If you take longer than the Indicative Study Duration to complete your Course, there will be no additional fees charged and the maximum sum payable for your Course will still be the Tuition Fees outline in your payment plan, subject to any increases outlined in section 12.2. If you are paying your Tuition Fees by monthly instalments, these will continue to be payable, even if you are on a study break, until the Tuition Fees have been paid. Module timetabling and availability may necessitate occasional study breaks. If you are in arrears in relation to your Tuition Fees at the end of your Course, we reserve the right to withhold your award certificate and will not offer you registration for a graduation ceremony until the debt has been cleared. If you wish to progress or transfer onto another Course, all outstanding Tuition Fees must be paid before you can start the new Course.
- 12.11. An up-front payment discount is offered to those paying Tuition Fees in full in one payment at the beginning of the Course (the Up-Front-Payment Discount). An Alumni discount on postgraduate Tuition Fees will be offered to applicants who have previously completed an undergraduate degree with the University (the Alumni Discount). All applicable discounts and scholarships are set out on our <u>website</u>. The applicable Tuition Fees, including any discounts and/or scholarships for your Course, will be shown on your payment plan. Please note that receipt of the Up-Front Payment Discount is conditional upon completion of your chosen Course. If you withdraw from your Course or we end this contract with you at any point outside of the 21-Day Cancellation Period, deductions from any applicable refund will be calculated on the basis that you have paid the Tuition Fees without the Up-Front Payment Discount.
- 12.12. The Up-Front Payment Discount can be used in combination with the Alumni Discount or any other Scholarships. The Alumni Discount cannot be used in combination with any other Scholarships but can be used in combination with the Up-Front Payment Discount.



12.13. You are also bound by our <u>Debt Management Policy</u>. This has the aim of minimising levels of student debt and allowing us to continue to invest in the provision of high quality online higher education. The policy specifically covers the collection of Tuition Fees and charges payable to University of Essex Online by current and former students.

YOUR ATTENTION IS DRAWN TO THE FOLLOWING CLAUSE 13:

13. Our responsibility for loss or damage suffered by you

- 13.1. If we fail to comply with these terms, we are responsible to you for foreseeable loss and damage caused by us. Loss or damage is foreseeable if either it is obvious that it will happen or if, at the time the contract was made, both we and you knew it might happen, for example, if you discussed it with us during the application process. If we fail to comply with these terms, we are responsible for loss or damage you suffer that is a foreseeable result of our breaking this contract or our failing to use reasonable care and skill. However, we are not responsible for any loss or damage that is not foreseeable.
- 13.2. We are not liable for business losses. We only provide Courses for domestic and private use. If you use a Course for any commercial, business or re-sale purpose we will have no liability to you for any loss of profit, loss of business, business interruption, or loss of business opportunity.

14. How we may use your personal information

- 14.1. When a contract comes into existence between you and us, you accept that we will collect, retain and process certain personal data about you, which will include sensitive personal data about you (for example, data concerning your racial/ethnic origins, health and sexuality). We will hold and process this data in accordance with:
 - a. our legitimate interests;
 - b. our responsibilities and obligations as a data controller under the UK General Data Protection Regulation and the Data Protection Act 2018. A data controller means that we determine the purposes for which and the means by which personal data is processed; and
 - c. our privacy policy.
- 14.2. We will hold and process the personal data that you provide to us:
 - a. To fulfil our obligations to you i.e. to provide Courses to you;
 - b. To process your payment for a Course; and
 - c. (If you agreed to this during the enquiry process) to inform you about similar courses that we provide. These are known as "marketing communications" and you may stop receiving these at any time by clicking the unsubscribe link in the email communication or by contacting us via one of the ways outlined in clause 2.
- 14.3. We may share your personal data with:
 - a. Other companies that are under the same ownership as us;
 - b. The University of Essex, other business partners, suppliers and sub-contractors for the performance of any contract we enter into with them or you;
 - c. Professional, statutory and regulatory bodies;
 - d. Local representatives who may contact you directly on our behalf in some countries.
- 14.4. We may also share some of your information with:
 - a. Advertisers and advertising networks that require the data to select and serve relevant adverts to you and others; and
 - b. Analytics and search engine providers that assist us in the improvement and optimisation of our website;
- 14.5. We do not disclose information about identifiable individuals to our advertisers or our analytics or search engine providers, but we may provide them with aggregate, anonymised information about our users (for example, we may inform them that 500 men



aged under 30 have clicked on their advertisement on any given day). We may also use such aggregate information to help advertisers reach the kind of audience they want to target (for example, women in SW1). We may make use of the personal data we have collected from you to enable us to comply with our advertisers' wishes by displaying their advertisement to that target audience.

15. Technology

- 15.1. You will need the following essentials to participate in one of our online Courses:
 - a. Access to a PC or laptop and webcam;
 - b. Headset with microphone;
 - c. Ability to connect to the internet via a broadband connection;
 - d. Word processing software, for example Open Office.
- 15.2. The above list is not exhaustive, and you may need access to additional equipment and/or software to study specific courses. If this is the case, it will be specified on our website and you will be advised of any additional requirements prior to the start of your course.
- 15.3. Our learning platform supports all the major modern browsers. However, for optimum performance we recommend that you use the latest version of Chrome. Our learning platform does not support versions of Internet Explorer 9 or below.
- 15.4. Your web browser may have active pop-up blockers to suppress unwanted advertising. Similarly, you may be behind a contentblocking device such as a firewall. It may be necessary to reconfigure or disable these. If you are accessing the learning platform from work or in a public place you may have to contact the system administrator to do this.
- 15.5. Computer equipment and internet access costs. These are not included in our Tuition Fees and are your responsibility.

16. Visa requirements

16.1. For students ordinarily resident outside the United Kingdom: you are under no obligation to visit the United Kingdom as part of your Course, but if you choose to do so (e.g. to take part in a graduation ceremony) then you are responsible for obtaining any visa required to cover your visit (if required for your entry into the UK) and for complying with any conditions attached to your visa. More information can be obtained from UK Visas and Immigration (UKVI).

17. Intellectual Property

17.1. For the purposes of this clause 17, the following definition will apply:

Intellectual Property: patents, utility models, rights to inventions, copyright and neighbouring and related rights, moral rights, trade marks and service marks, business names and domain names, rights in get-up and trade dress, goodwill and the right to sue for passing off or unfair competition, rights in designs, rights in computer software, database rights, rights to use, and protect the confidentiality of, confidential information (including know-how and trade secrets) and all other intellectual property rights (including inventions, ideas and improvements, whether or not patentable, and whether or not recorded in any medium), in each case whether registered or unregistered and including all applications and rights to apply for and be granted, renewals or extensions of, and rights to claim priority from, such rights and all similar or equivalent rights or forms of protection which subsist or will subsist now or in the future in any part of the world.

17.2. Unless otherwise stated in any material, we shall retain all Intellectual Property rights in all Course materials and in any other item or material that is connected or otherwise associated with the Course.

18. Other important terms

- 18.1. We may transfer this agreement to someone else. We may transfer our rights and obligations under these terms to another organisation. We will always tell you in writing if this happened and we will ensure that the transfer does not affect your rights under this contract.
- 18.2. Courses are not transferable between students.
- 18.3. Students must not make their online passwords available to any third parties.



- 18.4. You must meet the Minimum Study Requirements in any year of study Courses must be completed within the Maximum Period of Study outlined in the Rules of Assessment.
- 18.5. Nobody else has any rights under this contract. This contract is between you and us. No other person shall have any rights to enforce any of its terms. Neither of us will need to get the agreement of any other person in order to end the contract or make any changes to these terms.
- 18.6. If a court finds part of this contract illegal, the rest will continue in force. Each of the paragraphs of these terms operates separately. If any court or relevant authority decides that any of them are unlawful, the remaining paragraphs will remain in full force and effect.
- 18.7. Even if we delay in enforcing this contract, we can still enforce it later. If we do not insist immediately that you do anything you are required to do under these terms, or if we delay in taking steps against you in respect of your breaking this contract, that will not mean that you do not have to do those things and it will not prevent us taking steps against you at a later date. For example, if you miss a payment and we do not chase you but we continue to provide your Course, we can still require you to make the payment at a later date.
- 18.8. Which laws apply to this contract and where you may bring legal proceedings. These terms are governed by English law and wherever you live you can bring claims against us in respect of this contract in the English courts. If you live in Wales, Scotland or Northern Ireland, you can also bring claims against us in respect of this contract in the courts of the country you live in. We can claim against you in respect of this contract in the courts of the country you live in.