### PRIVATE EDUCATION INSTITUTION-STUDENT CONTRACT

This contract ("Contract") is made BETWEEN:

(the "Student")

Registered Name of Private Education Institution (PEI) Integrated International School Pte Ltd Registration Number 201012199C (the "PEI") Registered Address Integrated International School Capital Square 2 21 Church Street, #01-01 Singapore 049480 (To be used if the Student is 18 and above years of age). (2) Full Name of Contracting Party (The name has to be as per NRIC for Singapore Citizen (SC) and Permanent Resident (PR) and as in passport for foreigners.) NRIC/FIN/Passport Number (NRIC number is meant to be stated where the Contracting Party is an SC/PR. FIN/Passport Number is meant to be stated where the Contracting Party is not an SC/PR. Please delete as appropriate by striking through.) (the "Contracting Party") OR (To be used if the Student is under 18 years of age). Full Name of Contracting Party (Parent/Legal Guardian) (The name has to be as per NRIC for Singapore Citizen (SC) and Permanent Resident (PR) and as in passport for foreigners.) NRIC/FIN/Passport Number (NRIC number is meant to be stated where the Contracting Party is an SC/PR. FIN/Passport Number is meant to be stated where the Contracting Party is not an SC/PR. Please delete as appropriate by striking through.) (the "Contracting Party") on behalf of Full Name of Student (The name has to be as per NRIC for Singapore Citizen (SC) and Permanent Resident (PR) and as in passport for foreigners.) NRIC/FIN/Passport Number (NRIC number is meant to be stated where the Student is an SC/PR. FIN/Passport Number is meant to be stated where the Student is not an SC/PR. Please delete as appropriate by striking through.)

#### 1. DEFINITIONS

1.1 In the Contract, the following words and expressions shall have the following meanings:

"Cooling-Off Period" Shall refer to the period of ten (10) calendar days

commencing from and including the date of this

Contract.

"Course" Shall refer to the course described in Schedule A.

"Course Fee" Shall refer to the compulsory fees to be charged

by the PEI on account of the Student's undertaking of the Course and as stated in

Schedule B.

"Course Commencement Date" Shall refer to the date of commencement of the

Course as scheduled by the PEI and shall be as

stated in Item 4 of Schedule A.

"Course Completion Date" Shall refer to the date of completion of the Course

as scheduled by the PEI, and shall be as stated

in Item 5 of Schedule A.

"Developer/Proprietor" Shall refer to the person who developed the

Course, or who is the proprietor of the Course, as

stated in Item 8 of Schedule A.

"ICA" Shall have the meaning assigned to it in Clause

3.1(e).

"Miscellaneous Fees" Shall refer to non-compulsory fees potentially

chargeable by the PEI on account of, or arising from, the Student's undertaking of the Course,

and as described in Schedule C.

"Permitted Course Duration" Shall refer to the permitted duration of the Course starting on and from the Course Commencement

Date and ending on the Course Completion Date

(both dates inclusive).

"Private Education Mediation-

Arbitration Scheme"

Shall refer to the dispute resolution scheme under the *Private Education (Dispute Resolution* 

Schemes) Regulations 2016.

"Refund Event" Shall have the meaning assigned to it in Clause

3.1.

"SSG" Shall refer to the SkillsFuture Singapore Agency

established pursuant to Section 3 of the

SkillsFuture Singapore Agency Act 2016.

"Student Pass" Shall be as described on www.ica.gov.sg or such

other website which operates in lieu thereof.

### 2. COURSE INFORMATION AND FEES

2.1 The PEI shall provide the Course as set out in Schedule A to the Student. The PEI shall not make any change to any detail of the Course set out in Schedule A unless it has obtained the prior written consent of the Contracting Party and, where required under the *Private Education Act 2009* or the subsidiary legislation thereunder, the prior written consent of SSG.

For the avoidance of doubt, if it is stated in Schedule A that the Course includes industrial attachment, the PEI shall use reasonable endeavours to ensure that such industrial attachment is provided to the Student.

- **2.2** The PEI represents and warrants that:
  - (a) The person stated in Item 8 of Schedule A is the Developer/Proprietor of the Course and that the PEI has obtained all necessary permissions, licenses and approvals for the provision of the Course to the Student.
  - (b) It has obtained SSG's permission to conduct the Course and that it has not made any such changes to the Course which would require it to re-apply to SSG for permission to conduct the Course.
  - (c) The PEI has verified that the Student meets the Course entry requirements set out in Item 10 of Schedule A.
  - (d) The information set out in Items 1 to 5 and 7 to 17 of Schedule A is correct, complete and not inconsistent with the details submitted to the SSG to obtain its permission to provide the Course.
- 2.3 PEI undertakes that the Student will be awarded or conferred the qualification stated in Item 7 of Schedule A by the organisation named in Item 9 of Schedule A upon the Student's successful completion of the Course, and having met all the requirements of the award/qualification.
- 2.4 The parties agree that Schedule B and Schedule C set out all fees payable (potentially or otherwise) by the Contracting Party to the PEI for the Course or arising from the Student's undertaking of the Course.
- 2.5 The Contracting Party shall pay the Course Fees in the amount and by the timelines as stated in the instalment schedule in Schedule B and the Miscellaneous Fees as per the timelines stated in each invoice for the Miscellaneous Fees issued by the PEI to the Contracting Party.

The PEI considers a payment made [ 30 ] days/month after the scheduled due date(s) in Schedule B for the Course Fees and [ 30 ] days/month after the scheduled due date(s) in the invoices for the Miscellaneous Fees as late. The PEI will explain to the Student its policy for the late payment of Course Fees and Miscellaneous Fees, and any impact on the Course/module completion (if applicable).

### 3. TERMINATION AND REFUND POLICY (Please refer to the diagram in Schedule E)

- The PEI will notify the Student in writing within three (3) working days after becoming aware of any of the following (each a "Refund Event"):
  - (a) It cannot commence the provision of the Course on the Course Commencement Date:

- (b) It cannot complete the provision of the Course by the Course Completion Date;
- (c) The Course will be terminated before the Course Completion Date;
- (d) The Student does not meet the course entry or matriculation requirements as stated in Schedule A; or
- (e) The Immigration & Checkpoints Authority of Singapore (the "ICA") rejects the Student's application for the Student Pass.
- **3.2** Where any of the Refund Events in Clause 3.1(a) to (c) above has occurred:
  - (a) The PEI shall use reasonable efforts to make alternative study arrangements for the Student and shall propose such alternative study arrangements in writing to the Contracting Party, within ten (10) working days of informing the Contracting Party of the Refund Event.
  - (b) If the Contracting Party accepts such alternative study arrangements, the PEI shall set forth such alternative study arrangements in a written contract and this Contract shall automatically terminate on the date that such new written contract comes into effect.
  - (c) If the PEI does not propose alternative study arrangements to the Contracting Party within the time stipulated in Clause 3.2(a) above, or the Contracting Party does not accept such alternative study arrangements, the Contracting Party may forthwith terminate this Contract by way of a written notice to the PEI.
- 3.3 Where any of the Refund Events in Clauses 3.1(d) to (e) has occurred, the PEI shall forthwith terminate this Contract by way of a written notice to the Contracting Party.
- 3.4 If the Contract is terminated pursuant to Clause 3.2(b) read with Clause 3.1(a), the PEI shall refund all Course Fees and Miscellaneous Fees paid by the Contracting Party within seven (7) working days of the termination.
- 3.5 If the Contract is terminated pursuant to Clause 3.2(b) read with either Clause 3.1(b) or Clause 3.1(c), the PEI shall refund the Course Fees and Miscellaneous Fees in proportion to the uncompleted portion or duration of the Course, whichever is higher, to the Contracting Party within seven (7) working days of the termination.
- 3.6 If the Contract is terminated pursuant to Clause 3.3 or Clause 3.2(c) read with Clause 3.1(a), the PEI shall refund all Course Fees and Miscellaneous Fees paid by the Contracting Party within seven (7) working days of the termination.
- 3.7 If the Contract is terminated pursuant to Clause 3.2(c) read with either Clause 3.1(b) or Clause 3.1(c), the PEI shall refund the Course Fees and Miscellaneous Fees in proportion to the uncompleted portion or duration of the Course, whichever is higher, to the Contracting Party within seven (7) working days of the termination.

### 3.8 Refund for Withdrawal During the Cooling-Off Period:

Notwithstanding anything herein contained, the Contracting Party shall be entitled to, without any liability whatsoever to the PEI, forthwith terminate the Contract at any time within the Cooling-Off Period by way of a written notice to the PEI. The PEI shall return all Course Fees and Miscellaneous Fees paid to it within seven (7) working days of the receipt of the written notice.

### 3.9 Refund for Withdrawal Outside the Cooling-Off Period:

Without prejudice to Clauses 3.1 to 3.8 above, the Contracting Party may terminate the Contract at any time before the Course Completion Date by providing a written notice to the PEI. Upon receipt of such notice, the PEI shall within seven (7) working days, refund to the Contracting Party such amount (if any) as determined in accordance with Schedule D.

#### 4. ADDITIONAL INFORMATION

- **4.1** This Contract shall be interpreted in accordance with the laws of Singapore. Subject to the *Private Education (Dispute Resolution Schemes) Regulations 2016*, the courts of Singapore shall have exclusive jurisdiction to settle any claim, dispute or disagreement arising out of or relating to this Contract.
- 4.2 If any provision of this Contract is adjudged to be illegal, invalid or unenforceable, in whole or in part, such provision or part of it shall, to the extent that it is illegal, invalid or unenforceable, be deemed not to form part of this Contract and shall not affect the validity, legality and enforceability of the remainder of this Contract.
- 4.3 The PEI shall treat all personal information provided by the Student or Contracting Party as strictly confidential and shall not disclose any such personal information to any third-party, unless it has obtained the prior written consent of the Contracting Party or such disclosure is required under the law.
- **4.4** This Contract contains the whole agreement between the parties in respect of its subject matter and supersedes all previous discussions, correspondences and understanding between the parties in respect of such subject matter.
- 4.5 In no event shall any delay, failure or omission on the part of either party in exercising any right, power, privilege, claim or remedy arising under or pursuant to this Contract constitute a waiver of that right, power, privilege, claim or remedy, unless expressly given in writing. No waiver of a breach of this Contract shall be deemed to be a waiver of any other or subsequent breach of this Contract.
- **4.6** If this Contract is also signed in or translated into any language other than English, the English language version shall prevail in the event of any inconsistency.
- **4.7** A person who is not a party to this Contract shall have no right under the *Contracts (Right of Third Parties) Act 2001* to enforce any of its terms.

# SCHEDULE A COURSE DETAILS

1) Course	title	PEARSON EDEXCEL IPRIMARY (GRADE 1)
2) Permitt months	ed Course Duration (in	12 (each grade level)
Note: This does not include the period of the industrial attachment, if any.		
,	er the Course is a full-time time Course	Full-time
,	Commencement Date M/YYYY)	20/01/2025
	Completion Date M/YYYY)	12/12/2025
studies	Commencement of if later than Course encement Date	N.A.
Note: "N.A." if	both dates are the same	
conferr	of qualification to be red on the Student upon reessful completion of the	All students will receive an IIS final report at the end of the academic year outlining the student's performance.  Students successfully completed either Grade 3,5 or 8 will receive an IIS Examination Certificate.
		Students successfully completed either Grade 6,9 or 11 will receive a Pearson Edexcel Certificate.
8) Develo Course	per/Proprietor of the	PEARSON EDUCATION LIMITED
	sation which awards/ the qualification	PEARSON EDUCATION LIMITED
10) Course	entry requirement(s)	Please visit the IIS official website www.iis.edu.sg for the entry requirements for the concerned course
and/or	schedule (with modules subjects referred to)	Course schedules are updated every term and current schedules can be requested from the relevant Grade Teacher.
Note: Attachment(s) may be included to show the information.		Please see attached current course schedule.
school) breaks	uled holidays (public and and/or semester/term relevant to the Course	The academic calendar of IIS, which details public and school holidays as well as school events, is updated regularly and can be found at the following URL: https://www.iis.edu.sg/calendar-events
Note: Attachn the informatio	nent(s) may be included to show n.	

13) Examination and/or other assessment and/or assignment period(s)  Note: Attachment(s) may be included to show the information.	Students in each course are continually assessed. Grade Teachers use a variety of assessment techniques including evaluation of school work, observations and testing for knowledge and skills. Attitude, learning skills, social relationships and effort are also considered when measuring the overall development of the student. Periodic tests will be announced 7 days ahead of time, where relevant. Parent-teacher meetings are held each semester for students in the Mainstream approach and each term for students in the Support approach to discuss the student's social and academic progress. Students in Grade 3,5 and 8 who are deemed ready to sit the IIS examinations are administered these exams according to the schedule of IIS examination body.
	these exams according to the schedule of the external examination body. The relevant test dates for each year can be found at the following URL: https://qualifications.pearson.com/en/support/support-topics/exams/exam-timetables.html#%2Ftab-Internationalcentres.
14) Expected final examination results release date (DD/MM/YYYY)	Examination results are released within 3 weeks of the following term for IIS internal examination.
Note: The date shall not be more than three (3) months after the completion of the final examination, unless otherwise permitted by SSG.	External examination results are released within 5 working days after IIS receives the results from the external examination body.
15) Expected date of conferment of the qualification (DD/MM/YYYY)	Upon request, the school will give the student Letter of Completion of the course within 7 days of the request.
	External examination award conferment date is specified by the external examination body.
16) Does the Course include any industrial attachment?	Yes/No (delete as appropriate)
17) Duration of the industrial attachment	N.A.

## SCHEDULE B COURSE FEES

Fees Breakdown	Total Payable (with GST, if any) (S\$)
Note: Show full breakdown of total payable course fees.	
Mainstream Course Fee FPS Fee (non-refundable) GST (9%)	S\$31,500.00 S\$290.00 S\$2,861.10
Total Course Fees Payable:	S\$34,651.10

### **INSTALMENT SCHEDULE**

Instalment <sup>1</sup> Schedule	Amount (with GST, if any) (S\$)	Date Due <sup>2</sup>
1st instalment	S\$17,325.55	30 November 2024
2nd instalment	S\$17,325.55	30 May 2025
Total Course Fees Payable:	S\$34,651.10	

- 1. Each instalment amount shall not exceed the following:
  - 12 months' worth of Course Fees for EduTrust certified PEIs\*; or
  - 6 months' worth of Course Fees for non-EduTrust-certified PEIs with Industry-Wide Course Fee Insurance Scheme (IWC)\*; or
  - 2 months' worth of Course Fees for non-EduTrust-certified PEIs without IWC\*.

2. Each instalment after the first shall be collected within one month before the next payment scheduled.

Delete as appropriate by striking through.

# SCHEDULE C MISCELLANEOUS FEES

Type and Purpose of Fees	Amount (with GST, if any) (S\$)
Book and Resource Fees (dependant on grade)	S\$200.00-S\$800.00
Examination Fee	S\$200.00-S\$600.00
Late Payment Fee	S\$272.50
Course Transfer Fee	S\$272.50
Results Appeal Fees	S\$272.50
Transportation Fee (for 4 Terms)	Up to S\$10,000.00
School Uniform Fee (mandatory 3 sets)	Up to S\$350.00
Sports Uniform Fee (mandatory 1 set)	Up to S\$100.00
Extra-curricular Activities (prior to activity commencement)	S\$300.00 - S\$1,000.00
Damages to School Items/Property	S\$100.00 - S\$5,000.00
Copies of School Reports	S\$16.35 – S\$54.50
School Yearbook	S\$54.50 - S\$109.00
Therapy Fees (per session)	S\$115 – S\$163.50
Therapy Assessment Fees (per assessment)	S\$220 - S\$650
End of Year Performance/Graduation	S\$16.35 – S\$54.50
Adhoc Event/Activity Fee	Up to S\$1,000.00
Admin Fee (due to late commencement)	S\$218.00
Student Pass Application Fee	S\$327.00
Student Pass Renewal Fee	S\$163.50
LOC Application Fee	S\$109.00
LOC Renewal Fee	S\$54.50
Additional Learning Support (ALS 1)	S\$500.00 - S\$3,000.00/Term
Additional Learning Support (ALS 2)	S\$3,000.00 - S\$5,000.00/Term
Additional Learning Support (ALS 3)	S\$5,000.00 - S\$10,000.00/Term
Individual Support Specialist	S\$3,000.00 - S\$8,000.00/Term
Trial Lessons (1/2 Day)	S\$343.35

### SCHEDULE D REFUND POLICY

% of [the amount of Course Fees and Miscellaneous Fees paid under Schedules B and C]	If the Contracting Party's written notice of withdrawal is received:
[60%]	more than [30] working days before the Course Commencement Date
[0%]	on or before, but not more than [30] working days before the Course Commencement Date
[0%]	after, but not more than [7] working days after the Course Commencement Date
[0%]	more than [7] working days after the Course Commencement Date

## SCHEDULE E SECTION 3

### **REFUND EVENTS**

Section 3.1(a):
PEI cannot
commence
Course on the
Course
Commencement
Date

PEI to recommen

Section 3.1(b): PEI cannot complete the Course on the Course Completion Date Section 3.1(c):
PEI terminates
the Course
before the
Course
Completion
Date

Section 3.1(d): Student does not meet entry or matriculation requirements in Schedule A

Immediate termination of the

Contract by the PEI and full refund

Section 3.1(e): Student's Student Pass application rejected by the ICA.

PEI to recommend alternative study arrangements

PEI cannot recommend alternative study arrangements or such arrangements are not accepted by the Student

PEI recommends alternative study arrangements and these are accepted by the Student

Clause 3.1(a)-Termination of Contract by Contracting Party and full refund

Clauses 3.1(b) and (c)-Termination of Contract by Contracting Party and pro-rata refund Clause 3.1(a)-Automatic termination of this Contract and full

refund. New contract to be signed

Clauses 3.1(b) and (c)- Automatic termination of this Contract and pro-rata refund. New contract to be signed

The parties hereby acknowledge and agree to the terms stated in this Contract.	
SIGNED by the PEI	
Authorised Signatory of the PEI	
Name: Date:	
SIGNED by the Contracting Party	
Name of Contracting Party:	
Date:	