Navitas University Partnerships Europe
Terms and Conditions

(2020/04)

This document sets out the College’s (as defined below) terms and conditions, which together with the terms contained in the Offer Letter, the Acceptance Form, website information and in any documents or policies referred to in these Terms and Conditions (as defined below), will form a contractual relationship between the College and you under which the College agrees to enrol you on one of the College’s programmes and provide you with education and pastoral support services and you agree to progress your studies on a programme at the College.

Upon confirming acceptance of an offer of a place on a Programme (as defined below) and providing the items set out in term 2.5 below, a contract will be formed between you and the College. Therefore, before accepting the offer, you should carefully read and make sure you understand these Terms and Conditions and any terms contained in the Offer Letter, the Acceptance Form and in any documents or policies referred to in these Terms and Conditions.

In particular, please note the College’s limitation of liability under Term 9.

If you do not understand any part of these Terms and Conditions, or any terms in the Offer Letter, Acceptance Form or in any other document mentioned in these Terms and Conditions, please contact our admissions team at admissions.UK@navitas.com before accepting an offer.

1. Definitions and Interpretation
1.1 The definitions set out below apply in these Terms and Conditions:

**Acceptance Form:** the form sent by the College to the Applicant within the Unconditional Offer Letter, to be used by the Applicant to confirm acceptance of the Offer.

**Additional Costs:** has the meaning set out in term 5.17.

**Applicant:** the person applying to study on a programme offered by the College.

**Application:** the formal request made by an Applicant, on the Application Form, to study on one of the programmes offered by the College.

**Application Form:** the application form located at www.hic.navitas.com/apply.

**Business Day:** any day, other than a Saturday, Sunday or public holiday in England, Scotland or Wales.

**CAS:** Confirmation of Acceptance for Study assigned by the College or the Partner University.

**College:** the College, as confirmed in your Offer Letter, being a wholly owned subsidiary of Navitas Holdings Limited (company number 9879789).

**Conditional Offer Letter:** the letter sent to the Applicant offering a place on a Programme, setting out conditions that need to be met before being considered for an Unconditional Offer Letter.

**Contract:** has the meaning set out in term 2.6.

**Deposit:** the initial Tuition Fee payment required to accept the offer as stated on the Unconditional Offer Letter.

**Entitlement Letter:** a valid letter of entitlement from Student Finance England or Student Finance Wales, confirming the funding to which the Student is entitled.

**EU Applicant:** an Applicant that is not subject to immigration control within the UK and has the right to study in the UK without a visa.

**Face to Face:** the instructional method used to deliver the Course whereby course content and learning materials are taught in person, typically on-campus.

**Home Applicant:** an Applicant that is not subject to immigration control within the UK and has the right to study in the UK without a visa.

**International Applicant:** an Applicant that is subject to immigration control within the UK and will therefore require a Tier 4 visa to study in the UK with the College unless they already hold another visa that permits study within the UK and is deemed to be acceptable by the College.

**International Student:** a Student who requires a Tier 4 visa to study in the UK.

**Navinsure Policy:** the College’s approved insurance policy available to International Applicants.

**Navinsure Premium:** the insurance premium cost for a fixed period of insurance coverage under the Navinsure Policy, as detailed in the Unconditional Offer Letter (where applicable to the Applicant).

**Navitas Group Company:** Navitas Limited (Australian Company Number 109 613 309) and all and any companies that are a subsidiary or holding company of Navitas Limited from time to time, and any subsidiary from time to time of a holding company of Navitas Limited, including Navitas UK Holdings Limited (UK Company Number 06009965).

**Offer Letter:** the letter sent to the Applicant offering a place on a Programme, being either a Conditional Offer Letter or an Unconditional Offer Letter.

**Online:** the instructional method used to deliver the Course whereby the course content and learning materials are made available only online, as opposed to through face to face delivery.

**Other Fees Paid:** any fees or charges paid to the College under the Contract (including, without limitation, accommodation fees where such fees have not been collected on behalf of and transferred to a third party accommodation provider in accordance with the Student’s instructions or where the College has provided the student with Terms and Conditions specifically covering an accommodation contract), but not including Tuition Fees.

**Partner University:** the university associated with the College, as confirmed in your Offer Letter.

**Financial Sponsor:** the individual or organisation that has agreed to pay part or all of your Tuition Fees, accommodation fees and/or any Additional Costs.

**Programme:** means the programme offered by the College, as detailed in your Offer Letter.

**Progression:** where the Student has met the progression criteria, as detailed in term 6.16 and has enrolled to study on a programme with the Partner University, and “Progress” shall be construed accordingly.

**Semester:** each period of time in an academic year, as confirmed by the College to you by during which classes for the Programme will take place.

**Subsequent Tuition Fees:** the Tuition Fees minus any Deposit paid by or on behalf of the Student.

**Student:** the person that, following receipt of an Unconditional Offer Letter, accepts a place to study on a Programme in accordance with term 2.5.

**Terms and Conditions:** these terms and conditions, also available online at www.hic.navitas.com/conditions

**Tuition Fees:** the fees payable by the Applicant or Student (as applicable) to the College for the Programme as detailed in the Unconditional Offer Letter.

**Unconditional Offer Letter:** the letter sent to the Applicant offering a place on a Programme, containing the Acceptance Form.

1.2 Unless the context otherwise requires, words in the singular shall include the plural and words in the plural shall include the singular.

1.3 Term headings do not affect the interpretation of these Terms and Conditions.

1.4 Any words following the terms including, include, in particular, for example or any similar expression shall be construed as illustrative and shall not limit the sense of the words, description, definition, phrase or term preceding those terms.
2. Application and Offer Stage

2.1 Following the selection of a desired programme of study, the Applicant should complete an Application Form and submit it to the College together with the relevant documentation requested in the Application Form.

2.2 The College reserves the right to accept or reject any Applications in its absolute discretion, subject to its legal obligation not to discriminate.

2.3 Where the College accepts an Application, the College will issue a Conditional Offer Letter or an Unconditional Offer Letter to the Applicant.

2.4 Where an Applicant receives an Unconditional Offer Letter, an Acceptance Form will also accompany this.

2.5 In order for an Applicant to accept an Unconditional Offer, the Applicant must:

2.5.1 complete and sign the Acceptance Form and return it to admissions.UK@navitas.com;

2.5.2 if the Applicant is self-funded, pay the Deposit. The Deposit paid to the College will be deducted from any Tuition Fees that become payable;

2.5.3 if the Applicant is to be financially sponsored, provide to the College satisfactory (in the College’s opinion) evidence of such sponsorship;

2.5.4 if the Applicant is an International Applicant, pay the Navinsure Premium or provide satisfactory (in the College’s opinion) evidence that such Applicant holds an acceptable alternative insurance policy.

2.6 A binding contract (the “Contract”) will be formed when the College has received all of the items listed in term 2.5 above. The College will promptly confirm receipt of a deposit or signature of the Acceptance Form by email.

2.7 The Student must notify the College at the time of application of any disability, whether a mental or physical condition, that will have or is likely to have a significant adverse effect on the Student’s ability to participate in a Programme, including all ancillary activities associated with the Programme, or where it is likely to mean that special arrangements will be required (for example in relation to access, accommodation, travel). In performing its obligations under the Contract, the College will comply with the Equality Act 2010 and any associated applicable laws, regulations, and codes of practice from time to time in force. In particular, the College will comply with its obligations to make reasonable adjustments to alleviate the effects of a Student’s disabilities. To assist the College to make any such reasonable adjustments, the College must have full disclosure from each Student of any such disability (as described at the beginning of this clause). If the Student fails to notify the College of any such disability at the time of application and the College subsequently determines that it cannot support the Student despite its ability to make reasonable adjustments then the College may:

(iii) refuse the Student’s application; (iv) withdraw any offer that has been made; or (v) where an offer has been accepted, withdraw the Student from the Programme and terminate the Contract.

3. Cancellation

3.1 The Student has the legal right to change his or her mind and cancel the Contract without giving a reason within 14 days starting from the day after a binding contract has been formed under term 2.6 (the “Cancellation Period”). Subject to term 3.2 below, the College will refund any Tuition Fees paid to the College and any other fees or charges paid to the College by the Student or the Student’s behalf. Any refund payable under this term will be paid within 14 days of the Student cancelling the Contract.

3.2 If the Student accepts an offer for a Programme which starts during the Cancellation Period and the Student cancels the Contract during the Cancellation Period but after the Programme has started, the Student must pay for the part of the Programme that has been provided by the College until the time the College is informed of the Student’s decision to cancel the Contract, in accordance with term 3.3 below.

3.3 This term provides information on how to cancel the Contract. The Student must let the College know by a clear statement that the Student wishes to cancel the Contract. The Student may use the form at www.hic.navitas.com/cancellationform to notify the College, but the Student is not obliged to do so. If the Student would like to use this form, the Student must print it, complete it as indicated and send it by post or email to the address provided on the form. The College will promptly acknowledge receipt of the Student’s cancellation.

4. Fee Status

4.1 In order to ensure that the Applicant is charged the correct Tuition Fees in relation to The Student Fees (Qualifying Courses and Persons) (England) Regulations 2007 and The Education (Student Fees, Awards, and Associated Requirements) (Wales) Regulations 2013, the College will assess his or her fee status based on the information provided in this form, or with his or her Application and any additional documentation requested by the College or the Partner University.

4.2 If the Applicant’s fee status is unclear from the information provided with his or her Application, the College will ask the Applicant to provide further information.

4.3 Where uncertainty remains, a final decision will be made by the Partner University.

5. Payment and Fees

5.1 A breakdown of applicable Tuition Fees and, where applicable the Navinsure Premium, is provided in the Unconditional Offer Letter.

5.2 Once the Applicant has accepted his or her offer in line with term 2.5 above, the amount of Tuition Fees for the first year of his or her Programme is fixed.

5.3 Fees for any subsequent years of study before Progression are reviewed annually and will not usually increase by more than 5% (five percent) per year. Such increases may reflect increases in the Consumer Price Index; increases resulting from changes in any applicable taxation; changes by regulatory, professional or academic bodies, and ensuring parity with Partner University tuition fees. The College will give as much notice as possible of any such Tuition Fee changes. The College has no control over or responsibility for fees payable to third parties, which may include (without limitation) accommodation fees where the accommodation is not provided by a Navitas Group Company.

5.4 Partner University tuition fees that apply to a Student after Progression are determined by the Partner University and published on the Partner University’s website www.herts.ac.uk.

5.5 It is the Student’s responsibility to ensure that the Tuition Fees, accommodation fees and any Additional Costs are paid in full and on time.

5.6 If a Financial Sponsor is paying the Tuition Fees on behalf of the Student, the Student must ensure that the Financial Sponsor is made aware of these Terms and Conditions before the Student accepts an offer. The Student is responsible for payment of the Tuition Fees even if the Student has arranged for a Financial Sponsor to pay these on their behalf.

5.7 Where a Programme is longer than one Term, the College will inform the Student by no later than on the day of enrolment of each Term, of the deadlines for the Subsequent Tuition Fees to be paid.

5.8 If the Student is paying the Tuition Fees or the College reserves the right (provided the unpaid amount is more than trivial and relates to the Tuition Fees and not accommodation costs or other non-academic costs) to take one or more of the following actions:

5.8.1 suspend or withdraw the Student from the Contract;

5.8.2 withhold the Student’s results and not allow the Student to graduate and/or Progress;

5.8.3 in relation to International Students, withhold any documentation required for a visa extension;

5.8.4 take legal action against the Student to recover the Tuition Fees payable to the College, plus the College’s reasonable expenses for the costs of taking such an action; and/or

5.8.5 terminate the Contract immediately on written notice.

Prior to taking any action listed in this term 5.8, the College will try to contact the Student to request payment and discuss how the issue may be resolved.

5.9 Where Subsequent Tuition Fee payments are made after the deadlines provided by the College, without the prior approval of a Director of the College, a £150 late payment fee will apply.

5.10 All payments shall be made by online payment, bank transfer, or bank draft only. Cash payments will not be accepted.

5.11 All payments are subject to the following conditions:

5.11.1 the payee is authorised to use the payment method used;

5.11.2 a payment must be confirmed as having reached the College’s bank account for it to be deemed as a payment; and

5.11.3 where a card provider declines or refuses a payment or where incorrect details have been provided by the payee and a payment does not reach the College’s bank account, the College has no obligation to notify the payee or the Applicant or Student (as applicable) and accepts no liability for any losses.
5.16 Student Loans and Fee Liability

5.12 Where a Home/EU Applicant that has had his or her fee status assessed as Home or EU, intends to fund his or her studies through a Tuition Fee loan through either Student Finance England or Student Finance Wales, the Student must produce a correct Entitlement Letter, before completing the enrolment process. If the Entitlement Letter has not been received prior to enrolment at the College, the Student may enrol at his or her own risk and will be responsible for any Tuition Fees owed should the application for a Student Loan be unsuccessful. Applicants and Students are expected to comply with reasonable requests by the College or Partner University as to the status of his or her finance application. To be clear, if the Student enrols at his or her own risk and is not successful in gaining a Tuition Fee loan, the Student will be liable to pay his or her Tuition Fees for the duration of his or her Programme.

5.13 Once enrolled, the Student must renew his or her application with Student Finance for each subsequent year of study and produce a valid Entitlement Letter supplied by Student Finance prior to the start of his or her re-enrolment with the College and/or Partner University.

5.14 If, after enrolling with the College and/or Partner University, the Student withdraws or is withdrawn from his or her Programme, Student Finance might not pay the Student’s full Tuition Fee liability. In such circumstances the Student will be liable for the difference in payments as set out in the table in term 5.16.

5.15 Students should also be aware that depending on the date of his or her withdrawal, his or her maintenance payments from Student Finance may also be impacted.

5.16 Tuition fee liabilities for: (i) Students with Tuition Fee loans; or (ii) self-funded Home/EU Students that withdraw from a Programme under term 8.8, are set out in the following table:

<table>
<thead>
<tr>
<th>Confirmed Withdrawal Date</th>
<th>Fee Liability</th>
<th>Payment Required Upon Withdrawal</th>
</tr>
</thead>
<tbody>
<tr>
<td>Up to two weeks after Partner University Semester A commences</td>
<td>0%</td>
<td>No tuition fees due</td>
</tr>
<tr>
<td>On or after two weeks after the first day of Partner University Semester A commences</td>
<td>50%</td>
<td>Student Finance to pay 25%, student to pay 25%</td>
</tr>
<tr>
<td>On or after the first day of University Partner Semester B commences</td>
<td>50%</td>
<td>Student Finance to pay 50%</td>
</tr>
<tr>
<td>On or after four weeks after the first day of University Partner Semester B commences</td>
<td>100%</td>
<td>Student Finance to pay 50%, student to pay 50%</td>
</tr>
<tr>
<td>On or after the first day of University Partner Semester C commences</td>
<td>100%</td>
<td>Student Finance to pay 100%</td>
</tr>
</tbody>
</table>

Weeks end at 5.00pm on the Friday and the subsequent week starts immediately.

Additional Costs

5.17 Students should be aware that there may be other costs associated with his or her Programme that are not stated on the Offer but which may be payable by the Student to the College or to a third party (“Additional Costs”). Additional Costs may consist of:

5.17.1 administration charges for any late or dishonoured payments of £150 (see term 5.9 above);
5.17.2 assessment re-sit administration fee of £150 (see term 5.24 above);
5.17.3 fees for additional, non-timetabled tuition hours provided by the College [or a Partner University] to support any assessment re-sits (fees will vary depending on the Programme and the individual Student needs, but are typically charged at between £40 and £75 per hour);
5.17.4 module re-take fees, such fees to be calculated in accordance with term 5.22;
5.17.5 Programme transfer fees (see term 6.14 below);
5.17.6 appropriate materials to support the Student’s studies such as text books, course materials, exam papers, software, stationery, and photocopying costs;
5.17.7 transport costs when travelling to and from the College;
5.17.8 accommodation (where not already included in the Student’s Offer);
5.17.9 general living costs such as food and drink;
5.17.10 if the College takes legal action in accordance with term 5.8.4 (unpaid Tuition Fees), the reasonable costs incurred by the College in taking such action; and
5.17.11 costs associated with any English Language assessment (see term 6.16.3).
5.17.12 Costs associated with accessing Online materials and delivery, such as internet and device costs.

5.18 No CAS will be assigned to an International Student unless he or she has accepted his or her offer in accordance with term 2.5. and where the institution is confident that the course is able to take place through Face to Face delivery.

5.19 Where an accommodation reservation deposit has been paid to the College which is then transferred to a third party (provider of actual accommodation) with the approval of the Student or parent/legal guardian, the deposit is then subject to the terms and conditions for refund of the third party and the College has no further liability or responsibility for any refund.

5.20 The College reserves the right to return to source any excess payment consisting of more than three Semesters advanced payments. Such refunds will be subject to a £150 administrative fee.

5.21 Except: (a) where a Student is funded by Student Finance, as stated in terms 5.12 to 5.16 above; (b) where a Student cancels as set out in term 3 above; or (c) where a Student withdraws in accordance with term 8.8, once a Student has enrolled for a given Semester, Tuition Fees paid for that Semester are no longer eligible for refund from the College, as the College will be unable to recoup its loss. Where the Course’s mode of delivery is Online and the Student withdraws during the first week of teaching within the first Semester, the student may defer their studies and relevant Tuition Fees paid to the next available semester where Face to Face delivery is available at no cost, but may be required to make up any difference in cost. Where the student subsequently does not choose to enrol, in the next available semester where Face to Face delivery is available, then no refund of Tuition Fees will be refunded.

5.22 Where a Student is required to re-take a module, the applicable costs will be invoiced on a per module basis with the fee determined by the weighting of the module as a proportion of the total Programme, subject to any discount that may apply under term 5.23 below.

5.23 Where a Student is required to retake a module and is Home or EU fee status, the Student may be eligible for a fee discount for those modules as determined within the Tuition Fee and Refund Policy of the College located at www.hic.navitas.com/policies.

5.24 If College management approves a re-sit assessment, an administration fee of £150 will be charged to the Student. Additional tuition hours if required can be provided and will be invoiced at an additional cost (see term 5.17.3 above). Re-sits and re-takes will be considered in accordance with the current Immigration Rules and Policy Guidance documents located at www.gov.uk/guidance/immigration-rules.

6. The Programme of Study

6.1 The offer of a place to study with the College is based on the key information which can be found on the relevant page of the programmes section of the College website www.hic.navitas.com.

6.2 The College shall provide education services appropriate to the mode of delivery for the Course, whether Face to Face or Online (Programme delivery, tuition, supervision and assessment), as well as ancillary services (academic/learning support and resources, careers support and pastoral support) with reasonable skill and care.

6.3 Subject to term 6.5, classes will normally be held Monday to Friday between the hours of 08:00 and 19:00 during the Semester.

6.4 Subject to term 6.5, examinations will normally be held Monday to Saturday between the hours of 08:00 and 19:00 except where scheduling requires them to be held outside these times. In which case the College will take all reasonable steps to schedule the examinations at a time and place so as to minimise any inconvenience to affected Students, notifying the Student as early as possible.

6.5 Class and/or examination times or locations may need to change due to unforeseen circumstances, the College will notify the Student as early as possible to inform them of the change to minimise impact.

6.6 Students must enrol on and at the time and date provided by the College. For Face to Face delivery, students must additionally arrive prior to the start date stated on the Unconditional Offer Letter.

6.7 Whilst the College expects all Students to arrive on time for Face to Face delivery, it is understood that there can be unavoidable delays such as visa delays. Students must notify the College of their expected arrival and enrolment date as soon as they become aware that they may not arrive or enrol on the stated start date. In no instance will a Student be permitted to enrol more than 10 working days after the first day of teaching without the written permission of a Director of the College. If the Student fails to enrol on or before 10 Business Days after the first day of teaching, without written permission from a Director of the College, the College may suspend or withdraw the Student from his or her Programme (in such cases the Contract will terminate immediately on written notice to the Student and neither the Deposit nor the Subsequent Tuition Fees paid to the College will be refundable as the College will be unable to recoup its loss).

6.8 Where a Student is studying a pre-sessional English Programme, late arrivals must be approved in advance by a Director of the College.

6.9 No discount or refund of fees due to the Student’s late arrival will be provided.

6.10 Students are required to re-enrol at the start of each Semester and will be advised upon enrolment of the subsequent Semester’s
6.13 If any change the College makes pursuant to
6.12 If the College or Partner University intends to
are required.
consult (depending on the nature of the change) with
minimum necessary and will usually notify and/or
In making any such changes, the College or Partner
University will aim to keep the changes to the
minimum necessary and will usually notify and/or
consult (depending on the nature of the change) with
affected Students in advance about any changes that
are required.
6.12 If the College or Partner University intends to
withdraw a Programme or make a material
change(s) to the Programme after the Student
has accepted the offer, the College or Partner
University will consult with the Student and take
reasonable steps to obtain his or her consent
and minimise the impact of any such changes.
The College will inform the affected Students if
the College implements the change(s) or
withdraws a Programme. If the Student did not
consent to the change and the College’s
implementation of the changes causes the
Student detriment or hardship the College will,
where appropriate, work with the Student to try
to reduce the adverse effect on the Student and
try to find an appropriate solution, for example
by offering suitable alternatives which may include
transfer to a similar programme within the
College, deferred enrolment to a later Semester,
transfer to another Navitas Group Company or
College. Some examples of a material change
include:
6.12.1 a change of award or programme title;
6.12.2 a change to the availability of or
discontinuance of a core module; or
6.12.3 a change to the overall type of
assessment for the Programme, for example by
exams, coursework or practical assessment (or
combination of these).
6.12.4 a change to the mode of delivery of
the course, or part of the course. For example,
from Face to Face to Online.
6.13 If any change the College makes pursuant to
term 6.11 and/or term 6.12 above materially
affects the Student to the Student’s detriment,
the Student may withdraw from the Programme
and terminate the Contract immediately by
written notice and, unless the change is due to
Events Outside the College’s Control (in which
case term 10.2 shall apply), the College will
reimburse the Student for any reasonable costs
incurred by the Student in relation to the
Programme, such as visa fees and travel costs
directly relating to the Programme, and:
6.13.1 if the Student withdraws prior to the
Programme start date, the College will
provide a full refund of the Tuition Fees paid to
the College and any Additional Fees paid to the
College; or
6.13.2 if the Student withdraws on or after the
Programme start date, the College will provide
the Student with an appropriate refund taking
into consideration the proportion of the
Programme completed and the costs of
accommodation provided to the Student at
the time of termination of the Contract.
6.14 The Student does not have the automatic right
to change his or her Programme once he or she has
accepted his or her offer (in accordance with
term 2.5), however where possible, the College
will aim to facilitate the Student’s request. If the
Student wishes to make a change to the
Programme, the Student must contact the
College at the earliest opportunity. The Student
will be informed whether the change will be
possible and any additional fees this may incur.
6.15 Failure to meet the stated progression criteria,
detailed in term 5.16 below, of a stage of study
within the set time frames and according to the
requirements of the Programme, as well as the
current requirements of the Immigration
Rules for International Students located at
www.gov.uk/guidance/immigration-rules,
may result in the Student being unable to
complete his or her Programme.
6.16 The progression criteria are:
6.16.1 to meet all pass criteria for each
module/stage as required by individual
Programme requirements;
6.16.2 to attend all classes, examinations
and meetings linked to the Attendance and
Monitoring policy of the College
hic.navitas.com/policies;
6.16.3 achieve the specified English Language
standard, where applicable, required by both
the College and the Partner University, and
where applicable, pay any costs associated
with any English Language assessment; and
6.16.4 continue to have the Right to Study
according to the Immigration Rules, where
applicable.
6.16.5 to successfully demonstrate the Right
To Study according to the Immigration Rules,
where a change in the mode of delivery from
Online to Face to Face requires a change of
immigration status.
6.17 The College reserves the right to terminate the
Contract in the following circumstances:
6.17.1 prior to enrolment where either (a) the
Applicant/Student requires a CAS and the
College believes that the issuance of a CAS
would breach the relevant Immigration Rules;
(b) the College believes that the Applicant/
Student’s visa application will be unsuccessful;
or (c) the College believes that the
performance of the Contract would bring the
College or Partner University in to
disrepute. In such cases the College will
provide an appropriate refund taking in to
account the proportion of the course already
completed, less: (i) any costs incurred by the
College; and (ii) the administration charge of
£150 (set out in term 8.3).
6.18 The College may revise and amend these Terms
and Conditions from time to time and will give
the Student prior notice of any such changes.
In the unlikely event that a material
substantially changes the Contract, the Student
may choose to withdraw from his or her
Programme and terminate the Contract by
written notice and the College will provide the
Student with an appropriate refund taking
into consideration the proportion of the Programme
completed at the time of termination of the Contract.
7. Deferral
7.1 Requests for the deferral of either a Conditional
or Unconditional Offer prior to enrolment are
considered on a discretionary basis and
deferrals can only be requested twice before the
offer is withdrawn and a new Application must be
made. Where a CAS has been assigned by the
College/Partner University to the Student and he
or she has gained a student visa on this basis,
deferrals will only be considered where the
Student can provide binding evidence that:
7.1.1 the Student is not in the UK; and
7.1.2 the request/reason for deferral is fully
supported by documentary evidence.
7.2 If the deferral request is as a result of the
Student receiving a visa refusal, the deferral will be
subject to the approval of a Director of the
College.
7.3 Requests for the deferral of studies after
enrolment, including those under 5.2.1, are
considered on a discretionary basis and must be
made in line with the hic.navitas.com/policies.
8. Refunds
8.1 Anti-money laundering rules in the UK require
that any payment made to and confirmed as
received by the College will only be refunded to the
person who made the original payment in the source country from where the
payment originated, except;
8.1.1 where the refund amount is up to a
maximum of £250. In which instance, the
payment may be paid by means of the
Student’s bank account where they are an
enrolled Student at the College, no more than once in
any given six month period; or
8.1.2 where the Student has provided evidence
of an offer from another UK institution. In
which instance, the payment may be made to
that institution.
8.2 In the event that the Student has:
8.2.1 at any time during his or her studies with the
College or with the Partner University
provided to the College or the Partner
University fraudulent, untrue or misleading
information and/or documents;
8.2.2 deliberately withheld or omitted
information that might be relevant to the
Student’s Application;
8.2.3 been refused a CAS or visa on the
suspicion of the provision of fraudulent
documents; and/or
8.2.4 at any time during his or her studies with the
College or with the Partner University,
provided to the College or the Partner
University work, materials or other
documentation that is plagiarised, not the
original work of the Student (without an
appropriate credit), or committed a serious
breach of the College’s or the Partner
University’s code of conduct or disciplinary
rules, the College may withdraw the Student
from the Programme and terminate the Contract immediately by notice in writing to the Student and the Student will be entitled to a refund as follows:

(a) if the College withdraws the Student four weeks or more prior to the enrolment date, the College will provide a refund of the Tuition Fees paid to the College and Other Fees Paid less: (i) the Deposit; (ii) the administration charge of £150 for dealing with the refund; and (ii) all reasonable costs incurred by the College in investigating and dealing with the circumstance that led to the withdrawal and termination.

(b) if the College withdraws the Student less than four weeks prior to the enrolment date or any time after the enrolment date, neither the Deposit nor the Subsequent Tuition Fees will be refundable as the College will be unable to recoup its loss.

8.3 After the Cancellation Period, if a Student notifies the College that he or she wishes to withdraw from the Programme (a) prior to enrolment (in the case of Students that do not require a visa to study Face to Face elements of their Programme and confirmed as received by the College that he or she wishes to withdraw from the Programme and terminate the Contract immediately by notice in writing to the Student and the Student will be entitled to a refund as follows:

(i) the Deposit; and (ii) the administration charge of £150 (set out in term 8.3).

8.7.1 a CAS number has been applied for or a CAS Statement assigned by College/Partner University to a Student and he/she has gained a student visa prior to the final date of the Programme or its Tier 4 licence restricted or downgraded or its College's ability to sponsor International Students (or has its Tier 4 licence restricted or downgraded or its CAS allocation reduced, meaning the College cannot provide its tuition fees to International Students), the College’s liability to such Student shall be limited to refunding all Tuition Fees paid to the College for the academic year in which the College loses its sponsor licence and any reasonable costs already incurred by the Student in relation to the Programme for that academic year, such as visa fees, accommodation costs and travel costs directly relating to the Programme.

9.4 The College accepts no responsibility for any communication that may arise where the Student/Applicant (as applicable) has provided incorrect or out of date contact details or has not kept his or her contact details up to date. It is the Student/Applicant’s (or parent/guardian’s if the Student/Applicant is under 18 years of age) responsibility, to provide and confirm, when asked to do so, correct contact details (and to keep those contact details up to date) for communication purposes. The College reserves the right to correct any such details or omissions.

9. Liability

9.1 Nothing in this Agreement shall exclude or limit in any way the College’s liability:

9.1.1 for death or personal injury caused by the College’s negligence;

9.1.2 for fraud or fraudulent misrepresentation; or

9.1.3 which cannot be excluded or limited under the laws relating to discrimination, occupier’s liability or health and safety.

9.2 Subject to terms 9.1, if the College fails to comply with the terms of the Contract:

9.2.1 the College’s total liability for loss or damage the Student suffered as a foreseeable result of the College’s failure to provide the Programme, either at all or to a reasonable standard or in accordance with any pre-contract information provided to the Student/Applicant, shall not exceed the total Tuition Fees payable to the College and any reasonable costs already incurred by the Student in relation to the Programme, such as visa fees, accommodation costs and travel costs directly relating to the programme; and

9.2.2 the College shall not be liable for any loss or damage that is not foreseeable.

Loss or damage is foreseeable if it is obvious that it will happen or if, at the time the Contract between the College and the Student was made, both the Student and the College knew it might happen.

9.3 Where the Student is an International Student and the College or Partner University loses its ability to sponsor International Students (or has its Tier 4 licence restricted or downgraded or its CAS allocation reduced, meaning the College cannot provide its tuition fees to International Students), the College’s liability to such Student shall be limited to refunding all Tuition Fees paid to the College for the academic year in which the College loses its sponsor licence and any reasonable costs already incurred by the Student in relation to the Programme for that academic year, such as visa fees, accommodation costs and travel costs directly relating to the Programme.

9. The College accepts no responsibility for any communication that may arise where the Student/Applicant (as applicable) has provided incorrect or out of date contact details or has not kept his or her contact details up to date. It is the Student/Applicant’s (or parent/guardian’s if the Student/Applicant is under 18 years of age) responsibility, to provide and confirm, when asked to do so, correct contact details (and to keep those contact details up to date) for communication purposes. The College reserves the right to correct any such details or omissions.
10. Events Outside College Control

10.1 The College will not be liable or responsible for any failure to perform, or delay in performing, any of the College’s obligations under the Contract caused by an event outside the College’s reasonable control (“Event Outside the College’s Control”), including: (i) terrorist attacks or security threats; (ii) industrial action by College staff or third parties; (iii) damage or interruption to buildings, facilities, or equipment; (iv) fire or flood; (v) severe weather conditions; (vi) civil disorder; (vii) changes in applicable laws, regulations, actions or delays by any government authority; or (viii) refusal by any such authority to grant any necessary licence.

10.2 The College’s obligations under the Contract will be suspended for the period that the Event Outside the College’s Control continues, and the time to perform these obligations shall be extended for the duration of that period. The College will take reasonable steps to find a solution by which the College’s obligations under the Contract can be performed despite the Event Outside the College’s Control. If the period of delay or non-performance continues for four weeks, either the Student or the College may terminate the Contract immediately by giving written notice to the other party, without liability.

11. Withdrawal by the College

11.1 The College may withdraw the Student from the Programme and terminate the Contract immediately by notice in writing if:

11.1.1 the College or the Partner University decide that the Student may not continue as a Student due to a breach of the Student Code of Conduct and/or Student Handbook.

11.1.2 the Student fails to meet the progression criteria detailed in term 6.16.

11.1.3 the Student’s behaviour represents a serious risk to the safety, health and/or welfare of him or herself or others; or

11.1.4 the Student commits a material breach of the terms of the Contract, where such breach is irremediable or (if such breach is remediable) the Student fails to remedy that breach within a period of 30 days after being notified in writing to do so. In such cases the College will provide a refund of Tuition Fees paid to the College for future Terms, and Other Fees Paid less the administration charge of £150 (set out in term 8.3) and any costs incurred by the College.

12. Intellectual Property

12.1 The copyright, design right and all other intellectual property rights in any Programme materials and other documents or items that the College prepares or provides in connection with any programme taught by the College or the Partner University will belong to the College or the Partner University, or our licensors, absolutely.

12.2 The Student may not use the materials, documents or other items detailed in term 12.1 for any commercial purpose.

13. Notices

13.1 Any notice or other communication given to a party under or in connection with the Contract shall be in writing and shall be delivered, to the address mentioned below, as follows:

13.1.1 by hand;

13.1.2 by pre-paid first-class post or other next working day delivery service; or

13.1.3 sent by email;

College: Hertfordshire International College
Address:
University of Hertfordshire, College Lane Campus, Hatfield, Hertfordshire, AL10 9AB, United Kingdom
Email address: info@hic.navitas.com

Student: the correspondence address and/or email address provided in the Student’s Application Form (or any other address the Student notifies to the College).

13.2 Any notice or communication shall be deemed to have been received:

13.2.1 if delivered by hand or sent by pre-paid first-class post or other next working day delivery service, at 9.00 am on the second Business Day after posting or at the time recorded by the delivery service; or

13.2.2 if sent by email, at 9.00 am on the second Business Day after the time of transmission unless a notification of non-delivery is received by the sender.

13.3 This term does not apply to the service of any proceedings or other documents in any legal action.

14. General

14.1 If any court or competent authority decides that any of the terms of the Contract are invalid, unlawful or unenforceable to any extent, such term will, to that extent only, be severed from the remaining terms, which will continue to be valid to the fullest extent permitted by law.

14.2 If the College does not insist immediately that the Student do anything he or she is required to do under the terms of the Contract, or if the College delays in taking steps against the Student in respect of the Student breaking the Contract, that will not mean that the Student does not have to do those things and it will not prevent the College taking steps against the Student at a later date.

14.3 A person who is not party to the Contract (including any person who is responsible in whole or part for the Student’s Tuition Fees) shall not have any rights under or in connection with it.

14.4 Subject to terms 6.16, 6.5, 6.11 or 6.12, no variation of the Contract shall be effective unless it is in writing and signed by the Student and the College.

15. Governing Law and Jurisdiction

15.1 The Contract and any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with the Contract or its subject matter or formation shall be governed by and construed in accordance with the laws of England and Wales.

15.2 Each party irrevocably agrees that the courts of England, Wales and Scotland shall have exclusive jurisdiction to settle any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with the Contract or its subject matter or formation.