



OVERSEAS STUDENTS

Enrolment Agreement



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Letter of Offer

This Agreement is made between Geelong Grammar School ACN 004 971 500 (the **School**), the Student named below, and, if the Student is aged below 18 years, the parents/legal guardians (hereinafter, **Parents**) named in the Notice of Acceptance.

The School's Offer

The School makes the following Offer to the Student and Parents as applicable, subject to the Terms and Conditions contained in this Agreement.

The offer must be accepted by completion of the Notice of Acceptance contained in this Agreement by the date specified below. A full copy of the signed Agreement must be provided to the School and the Parents should keep a copy for their records.

This Agreement must be signed by the Student or Parents as applicable at the same time or prior to providing any payment of tuition and non-tuition fees to the School (excluding the Application Fee).

A parent may sign the Notice of Acceptance alone if that parent has been granted sole parental responsibility for the student by order of a court exercising jurisdiction under the Family Law Act 1975 (Cth) or equivalent court of competent jurisdiction, and provides a copy of those orders to the Principal. The Principal may, in their discretion, dispense with the requirement to provide such orders in exceptional circumstances exist (e.g. family violence, or where one parent is deceased).

A person who is not the student's parent may complete and sign the Notice of Acceptance as a 'sponsor', in which case that person shall also be liable to pay all Fees, Charges and Levies (and Other Charges), as defined in clause 8, as if they were a parent.

Fields marked with * will be completed by the School when an offer is made to the Student.

Name and Course Details

Student Name * _____

CRICOS code 00143G Registered Provider Geelong Grammar School ACN 004 971 500

Registered address 50 Biddlecombe Avenue, Corio, Victoria 3214

Course Code Name of course * _____

Course duration

Expected start date * _____ Expected end date * _____ Expected length of course * _____

Entry level * _____

Mode of Study

Full time classroom-based learning Depending on course requirements, the Student's course may also include:

1. online learning in addition to face to face requirements;
2. approved excursions and school trips; and
3. outdoor education activities.

Academic Requirements and Prerequisites

This offer is conditional on * _____

Notice of Acceptance required by * _____

Tuition Costs

Enrolment Fee * _____

Overseas Students Health Cover * _____

Estimate of total tuition and boarding fees * _____

Estimate of total non-tuition fees * _____

Terms and Conditions of Written Agreement

1. DEFINITIONS

AEAS – Australian Education Assessment Services
Agent means education agent
CAAW – Confirmation of Appropriate Accommodation and Welfare
COE – Confirmation of Enrolment
CRICOS – Commonwealth Register of Institutions and Courses for Overseas Students
DHA – Department of Home Affairs
ESOS Act – Education Services for Overseas Student Act 2000 (Cth)
Notice of Acceptance – acceptance of the terms of this Agreement at clause 51
OSHC – Overseas Student Health Cover
Parents – parents or legal guardian
School – Geelong Grammar School
Student/s – a student enrolled at the School pursuant to a student visa (subclass 500)
Third Party Debtor – a person nominated in the Notice of Acceptance who is responsible for payment of fees
TPS – Tuition Protection Service
VCAA – Victorian Curriculum and Assessment Authority
VCE – Victorian Certificate of Education
VET means Vocational Education and Training

2. COMMENCEMENT INFORMATION

- 2.1 Students must not start at the School until the required fees have been paid and a complete copy of this Written Agreement, signed by the Parents or Student over 18 years of age has been returned to the Admissions Team.
- 2.2 The School will issue a COE to the applicant once they have paid the required fees and returned the complete, signed Written Agreement. Once the applicant has received the COE and a 500 Student Visa the Student can start at the school.

3. COMMUNICATION

- 3.1 Any general queries about the School and applicable fees prior to the student commencing should be directed to admissions@ggs.vic.edu.au.
- 3.2 Any queries about fees after the Student has commenced studying at the School should be directed to accountssupport@ggs.vic.edu.au.
- 3.3 While in Australia and studying, the Student's current residential address (if not boarding), mobile number (if any), email (if any), and who to contact in emergency situations must be provided to the School.
- 3.4 Parents must notify the School within 7 days if the Parents or Student's email address, residential address, phone numbers, or emergency contact details change while the Student is enrolled at the School. Notification of these changes can be made to the Overseas Student Officer (riskandcompliance@ggs.vic.edu.au). The School is required by law to request contact information of the Student and parents if the Student is under 18 years of age, at least every 6 months.
- 3.5 Parents must notify the School immediately of any change of visa status. Notification of these changes can be made to the Overseas Student Officer (riskandcompliance@ggs.vic.edu.au).

4. SCHOOL RESPONSIBILITIES

- 4.1 The School will provide education and boarding (as applicable) for the student during the period of enrolment in accordance with its curriculum framework, and the

foundational beliefs and values of the School and the Anglican tradition.

- 4.2 The School is regulated under the ESOS Act, which sets the minimum standards required by the School in the delivery of education to Students and provides tuition and financial assurance.
- 4.3 The School is legally responsible for the welfare of a Student on a CAAW for seven days prior to the Student's course enrolment, and seven days after the course completion or cessation or until the Student turns 18 years of age, whichever is sooner. CAAW responsibilities apply regardless of whether the Student is in a boarding house or staying with a School approved Homestay Provider.
- 4.4 The School is committed to the safety and wellbeing of children and young people. We demonstrate this commitment by providing information, support and processes to our students, staff and homestay families to provide for our students' safety and wellbeing, and to help create child safe environments appropriate for their diverse backgrounds.
- 4.5 For information regarding the Child Safe Standards visit: <https://ccyp.vic.gov.au/child-safety/being-a-child-safe-organisation/the-child-safe-standards/>
- 4.6 For Information on the Reportable Conduct Scheme visit: <https://ccyp.vic.gov.au/reportable-conduct-scheme>

5. PARENT RESPONSIBILITIES

- 5.1 The Parents accepts the Anglican ethos of the School and agrees to cooperate fully with the School to promote the student's education, including by involving themselves in the life of the School, and being responsive to the School's concerns.
- 5.2 The Parents agree to familiarise themselves and abide by the School's codes of conduct, policies, procedures, rules and values.
- 5.3 The Parents must make all necessary arrangements to ensure that the student is prepared to commence school at the start of a term, and attend school for the entire duration of the term.
- 5.4 The Parents must keep themselves informed of matters relating to the student's enrolment via the Hive and School website, or otherwise as directed by the School.
- 5.5 The Parents are responsible to ensure:
 - 5.5.1 they will advise the School of any matter related to the intellectual, physical, social development or any other matter related to the Student which may affect the School's ability to educate the Student;
 - 5.5.2 the Student has a valid passport and visa at all times;
 - 5.5.3 all applicable fees are fully paid including OSHC;
 - 5.5.4 the School is notified immediately of any change to the Student's visa status;
 - 5.5.5 the School is notified of any change of information and contact details (including residential address, email and phone numbers) of the Parents, emergency contacts and Student;
 - 5.5.6 they will do all things necessary to ensure that the student is familiar with and complies with the School's Student Behaviour Rules, codes of conduct, directions, policies, procedures, rules, philosophy, imperatives and values; and
 - 5.5.7 they keep a copy of this Agreement as supplied by the School, and receipts of any payments of tuition fees or non-tuition fees.

6. STUDENT RESPONSIBILITIES

- 6.1 The Student must ensure that they:
- 6.1.1 comply with all applicable School policies, procedures and Student Behaviour Rules;
 - 6.1.2 maintain satisfactory course progress and attendance;
 - 6.1.3 maintain the approved accommodation and welfare arrangements. The Student must provide sufficient notice in writing if they intend to stay with another family on a temporary basis to allow time for the School to approve the accommodation. As the School remains responsible for the Student while in Australia, it reserves the right to refuse any inappropriate accommodation;
 - 6.1.4 notify the School of contact details including:
 - current residential address (if not enrolled as a boarding student);
 - mobile number (if any); and
 - email address (if any)
 - who to contact in emergency situations;
 - any changes to those details, within seven (7) days of any change;
 - 6.1.5 comply with all visa conditions; and
 - 6.1.6 keep a copy of this Agreement and receipts of any payments of Tuition and non-Tuition Fees to the School.
- 6.2 Failure to comply with all the Student's obligations may result in the Student being reported to DHA and risk their student visa being cancelled.

7. NOTICE OF ACCEPTANCE

- 7.1 A parent may sign the Notice of Acceptance alone if that parent has been granted sole parental responsibility for the student by order
- 7.2 of a court exercising jurisdiction under the Family Law Act 1975 (Cth) or equivalent court of competent jurisdiction, and provides a copy of those orders to the Principal. The Principal may, in their discretion, dispense with the requirement to provide such orders in exceptional circumstances exist (e.g. family violence, or where one parent is deceased).
- 7.3 A person who is not the student's parent may complete and sign the Notice of Acceptance as a 'sponsor', in which case that person shall also be liable to pay all Fees, Charges and Levies (and Other Charges), as defined in clause 8, as if they were a parent.

8. TUITION AND NON-TUITION FEES

- 8.1 The School publishes in advance of each school year Business Notices setting out:
- 8.1.1 all tuition fees and course levies, and other charges and levies, imposed by the School for that school year (collectively, the Fees, Charges and Levies) in relation to a student's enrolment at the School, or in relation to certain activities and programs;
 - 8.1.2 due dates for payment (which may be in advance or arrears); and
 - 8.1.3 other relevant matters (including in relation to consequences for non-payment).
- 8.2 The terms of each Business Notice are at the School's absolute discretion, and the Business Notice (and associated Fees, Charges and Levies) are subject to change annually. However, the School will not vary such matters retrospectively.
- 8.3 Unless otherwise agreed in writing with the Principal,

each parent who signs the Notice of Acceptance agrees:

- 8.3.1 to be jointly and severally liable for the payment of all Fees, Charges and Levies imposed by the School during the student's enrolment;
 - 8.3.2 to pay all Fees, Charges and Levies imposed by the School by the due dates, and in accordance with the payment terms, set out in the relevant Business Notices which apply during the student's enrolment; and
 - 8.3.3 that the Fees, Charges and Levies imposed by the School are payable during any period in which the student is enrolled and absent from the School, except where otherwise stated in these Conditions.
- 8.4 The Business Notice is not an exhaustive list of fees, charges and levies that apply during the student's enrolment. Additional fees, charges and levies, including reimbursements for expenses incurred by or on behalf of the student (Other Charges) may apply from time to time for certain activities and events in which the student participates (e.g. co-curricular activities). Written details of these will be communicated to parents in advance. Each parent agrees to be jointly and severally liable for the payment of any Other Charges as and when they fall due for payment.
- 8.5 Where possible the Fees, Charges and Levies (and any Other Charges) imposed by the School will be quoted on a GST inclusive basis. If GST becomes payable in respect of any part of any Fees, Charges and Levies (or any Other Charges) imposed by the School, the School may increase those fees, charges and levies at any time.
- 8.6 Should any Fees, Charges and Levies (or any Other Charges) imposed by the School not be paid by the due date and in accordance with the payment terms that apply during the student's enrolment, the School may, in its absolute discretion:
- 8.6.1 require each parent to provide to the School information as necessary to allow the School to ascertain their ability to meet their obligations under these Conditions;
 - 8.6.2 require each parent to notify the School of any change to their financial circumstances that may affect their ability to meet their obligations under these Conditions, including on an ongoing basis;
 - 8.6.3 refuse the student's participation in co-curricular activities, events and excursions;
 - 8.6.4 suspend and/or terminate the student's enrolment; and/or
 - 8.6.5 commence debt recovery action.
- 8.7 Fees, Charges and Levies (or any Other Charges) for Term 4 remain payable for any Year 12 student who elects to receive an unscored Victorian Certificate of Education
- 8.8 Unpaid Fees, Charges and Levies (or any Other Charges) shall attract an administration charge and accrue interest from the date of default in payment (or such other date as may be considered appropriate by the School) at the rate or rates set out in the relevant Business Notice.
- 8.9 Each parent agrees to indemnify the School for all reasonable costs and disbursements (including debt recovery and legal professional costs on an indemnity basis) incurred in recovering outstanding Fees, Charges and Levies (or any Other Charges) imposed by the School.
- 8.10 If fees and expenses are not paid in accordance with the School's requirements, including any expenses

incurred by or imposed on the Student as a result of any breach of the School rules or other misconduct by the Student, the School may refuse to allow the Student to attend, or may remove the Student from the School, subject to providing the relevant notice as required by the Deferring, Suspending or Cancelling a Student's Enrolment Policy. For the avoidance of doubt, if a Student is on a CAAW, the School remains responsible for the welfare and accommodation of the Student during this time and the School may require the Student to reside with the School approved Homestay Provider.

9. TERMINATION OF ENROLMENT

- 9.1 To terminate a student's enrolment, parents must give at least one full term's written notice. This means that the Student's Head of Campus must receive notice in writing from the student's parents by no later than:
- 9.1.1 the first day of a term, if the student will leave on the last day of that term; or
 - 9.1.2 if the student will leave prior to the commencement of or during a term, the first day of the preceding term.
- 9.2 If such notice is not given, the parents must pay to the School the full amount of Fees, Charges and Levies (and any Other Charges) imposed by the School with respect to the next full term following the date on which the student ceases enrolment.
For the avoidance of doubt, clause 9.1 applies where the parents have accepted the School's offer of enrolment, but decide to terminate the enrolment before the student commences at the School.
- 9.3 The School may terminate the student's enrolment (with or without notice) at any time, where in the Principal's reasonable opinion:
- 9.3.1 a parent has breached this Agreement or an applicable Addendum;
 - 9.3.2 a parent has breached the School's codes of conduct, policies, procedures, rules or values;
 - 9.3.3 the student has acted inconsistently with the School's codes of conduct, policies, procedures, rules or values, or has breached a direction of the School;
 - 9.3.4 the School is not satisfied it can meet the needs of the student; or
 - 9.3.5 the School is not satisfied that there remains trust and confidence between the School and the parents.
- 9.4 All outstanding Fees, Charges and Levies (and any Other Charges) imposed by the School, and those which have not yet fallen due but which relate to the student's period of enrolment (even if only for a part thereof), are payable immediately on the student's last day of enrolment.
- 9.5 Any refund of Fees, Charges and Levies (and any Other Charges) will be processed at the end of the term to which those fees relate.

10. PLANNED TEMPORARY ABSENCES

- 10.1 The parents must give the Head of Campus notice in accordance with clause 9.1 of the dates of and reason(s) for any planned temporary absence of the student from school.

11. TEMPORARY ABSENCE FOR ILLNESS

- 11.1 The School, in its sole discretion, may grant a rebate of Fees, Charges and Levies (or any Other Charges) if a student is temporarily absent from school for more than 14 consecutive school days because they have an illness.

No rebate shall be granted where parents choose to remove the student from school because of a risk of infection at the School.

- 11.2 For the avoidance of doubt, clause 10 does not apply if a student is temporarily absent from the School because they have an illness

12. TEMPORARY ABSENCE FOR STUDY OR SIMILAR PURPOSE

- 12.1 If the parents give notice under clause 10 that a student will be temporarily absent from school because they are undertaking study or for some other similar purpose, the School may in its sole discretion maintain the student's enrolment for up to one (1) year on the condition that a non-refundable holding fee, to be determined by the School having regard to the period for which the student's place will be kept open, is paid on the next date that fees would otherwise be payable pursuant to clause 8.

13. DISCIPLINE

- 13.1 The School's codes of conduct, directions, policies, procedures, rules and values apply to the student's conduct both inside and outside the School, and whether or not the conduct is connected to School activities.
- 13.2 Each parent agrees that the School is responsible for determining when the student's conduct warrants discipline, and may in its absolute discretion impose such disciplinary measures (including without limitation suspension and expulsion) as the School considers appropriate, having regard to the student's conduct and the School's applicable disciplinary procedures.
- 13.3 The School may suspend a student, or require a student to not participate in the education and life of the School (including continuing to board as applicable), while investigating whether disciplinary measures are appropriate.
- 13.4 The Principal is the final arbiter regarding student discipline and disciplinary consequences.
- 13.5 The School prohibits corporal punishment.
- 13.6 If the student is suspended or their enrolment is terminated under this Agreement, there will be no refund or waiver of any Fees, Charges and Levies (or any Other Charges) imposed by the School.
- 13.7 Each parent acknowledges that while suspended, the student will not be permitted to sit for examinations conducted by or at the School. In some circumstances the student's enrolment may need to be extended in order to allow the student to undertake those examinations.
- 13.8 If a student is expelled, all outstanding Fees, Charges and Levies (and any Other Charges) imposed by the School, and those which have not yet fallen due but which relate to the student's period of enrolment (up to and including the end of the term in which the student was expelled), are payable immediately on the date of expulsion.

14. PARENTAL AUTHORITY

- 14.1 Where the School requires parental instruction, authority or direction on any matter concerning the student, the School may act upon the instruction, authority or direction of any one of the student's parents, having regard to what the School considers in its reasonable opinion to be the best interests of the student, and subject to any order of a court exercising jurisdiction under the Family Law Act 1975 (Cth) or equivalent court of competent jurisdiction.

- 14.2 Each parent must notify the Principal immediately of any court orders or parenting plans in force in relation to parental responsibility and rights relevant to the student, and any changes to the student's parenting arrangements, and provide copies of all such orders or plans to the School.

15. DISCLOSURE OF COURT ORDERS ETC.

- 15.1 Parents must notify the Principal immediately of any orders made by a court of competent jurisdiction that the School may have regard to in engaging in any conduct contemplated by this Agreement (including contacting parents, disclosing the student's personal information, or using, publishing or broadcasting images or recordings of the student).
- 15.2 Parents must provide the School with all information and documents necessary to allow the School to assess what is in the student's best interests in the circumstances, and to implement alternative measures if needed.

16. MEDICAL AND OTHER EMERGENCIES

- 16.1 In the event of any medical or other emergency arising in respect of the student, should the School consider it impracticable to communicate with the student's parents, each parent authorises the School to act as it considers, in its reasonable opinion, to be in the best interests of the student. Each parent agrees to indemnify the School in respect of any reasonable costs and expenses which the School incurs as a result of the School taking action pursuant to this clause.

17. DISCLOSING STUDENT'S INDIVIDUAL NEEDS

- 17.1 In this Agreement, 'individual needs' means any condition, attribute or need that may be relevant to the School providing education to a student or ensuring his/her welfare (or which may impact upon the education or welfare of others). It includes physical or intellectual disabilities, behavioural and learning challenges or difficulties, a history of poor or concerning behaviour, learning support needs and needs of a medical, psychological, health or dietary nature (e.g. allergies and injuries that may be sustained out of school). It also includes needs for advanced or accelerated educational programs, for student who are operating at an advanced level.
- 17.2 The School is an inclusive School, and will comply with its statutory obligations regarding individual needs. However, such obligations do not form part of this Agreement, or the contractual agreement between the parents and the School.
- 17.3 The parents must inform the School of all of the student's individual needs either prior to or upon submitting the Notice of Acceptance. Parents must also immediately inform the School should the student develop or be diagnosed as having individual needs, or should the needs of the student change, while the student is enrolled at the School.
- 17.4 If a parent fails to fully inform the School of any of the student's individual needs, the School may, in its absolute discretion, refuse to enrol the student (or, if the enrolment has already commenced, immediately terminate the enrolment).
- 17.5 When a parent informs the School of the student's individual needs, or where a student's needs develop or change, the School will discuss those needs with the student's parents as it considers appropriate. If, after discussion, the School considers in its reasonable opinion that it cannot meet the student's needs then:

- 17.5.1 the School may, in its absolute discretion but subject to law, refuse to proceed with the enrolment of the student (or, if the enrolment has already commenced, immediately terminate the student's enrolment);

- 17.5.2 the student's parents may choose not to proceed with the enrolment (or, if the enrolment has already commenced, may terminate the student's enrolment without giving notice); and/or

- 17.5.3 if the parents terminate the student's enrolment with notice, the School may dispense with part or all of the notice period at its absolute discretion, without any further payment or compensation to the parents.

- 17.6 Each parent consents to the School contacting the student's previous school(s) or kindergarten(s) to obtain any information which the School reasonably considers necessary to assess the student's individual needs.

- 17.7 The School may require that a student's progression to the next year level be deferred if, in the reasonable opinion of the Principal, this is in the best interests of the student and other students at the School.

18. PROPERTY AND INSURANCE

- 18.1 Each parent agrees to be jointly and severally financially responsible for any damage to property caused by the student at the School or while participating in School-related activities.
- 18.2 Each parent agrees that the School is not responsible for any personal property brought by the student to the School or to School-related activities, and is not liable for any loss or damage to the student's personal property, however that may occur. The School has no responsibility to implement and administer systems or processes which may minimise or avoid such loss or damage.
- 18.3 The School's insurance policies do not cover personal property belonging to the students or their parents that is brought to the School or to School-related activities. It is the responsibility of the student's parents to arrange such insurance as they consider appropriate.
- 18.4 The School may provide bag areas, lockers, work areas and other facilities/School property for the student's use. These are School facilities/property and the School has the right to access them, and to compel the granting of access to them, at any time it deems necessary.
- 18.5 Where the School requires the purchase and use of an iPad, computer or electronic device for its educational program, each parent agrees to facilitate the School's access to information stored on that device upon request.

19. UNAVAILABILITY OF SCHOOL CAMPUS OR FACILITY

- 19.1 Where a campus or facility of the School becomes unavailable for any reason, including but not limited to as a consequence of flood, fire, natural disaster, epidemic or other outbreak of illness, the School may require the student to attend an alternative campus or facility of the School.
- 19.2 The inability of the School to provide the student with access to any campus or facility, or any alternative campus or facility, shall not entitle the parents to any rebate or waiver of fees and expenses except at the sole discretion of the School.
- 19.3 If the inability of the School to provide the Student with access to any campus or facility or any alternative campus or facility is deemed to be a School Default, the

Parents may be entitled to a refund in accordance with the Refund Criteria Table detailed below.

20. PRIVACY NOTICE

- 20.1 The School collects and handles personal information (as defined by the Privacy Act 1988 (Cth)) in line with its Privacy Policy, a copy of which is available on request.
- 20.2 Each parent consents to the collection, use and disclosure of theirs and the student's personal information in line with that policy and these Conditions.
- 20.3 The School collects and stores personal information, including sensitive information, about students, their parents and their family members before and during the course of a student's enrolment. If the School does not collect this information, it may not be able to provide schooling to the student.
- 20.4 The primary purpose of collecting this information is to enable the School to provide schooling to the student, including to discharge its legal obligations (and duty of care) to the student and under applicable legislation (such as the Education and Training Reform Act 2006 (Vic)), and to foster its alumni network.
- 20.5 In particular, the School collects and uses biometric data from students to verify the student's identity when checking in and out of the School's day houses and boarding houses and other campus locations.
- 20.6 The School usually discloses personal information to government departments, medical practitioners, specialist visiting teachers, contractors and volunteers, and third party service providers (e.g. campsite operators).
- 20.7 The School is likely to disclose personal information to overseas recipients as third party online/remote learning platforms may be hosted overseas.
- 20.8 Personal information collected from students is regularly disclosed to their parents.
- 20.9 The School may deny a student or parent access to the student's personal information in certain circumstances, including where access would have an unreasonable impact on the privacy of others, where access may result in a breach of the School's duty of care to the student, or where the student has provided information in confidence.
- 20.10 The School will provide school reports concerning the student to both parents, except:
 - 20.10.1 where specified otherwise in an order made by a court exercising jurisdiction under the Family Law Act 1975 (Cth); or
 - 20.10.2 where the School deems that it is inappropriate to do so taking into account the best interests of the student, subject to the School's legal obligations and the terms of any funding arrangement to which the School is party.
- 20.11 Each parent acknowledges that the student may be photographed or recorded at School or while participating in School-related activities.
- 20.12 Each parent authorises the School to photograph or record the student, and the parent when attending School-related activities, and to store, use, publish or broadcast such images or video recordings and his/her name(s) for all School-related purposes (including without limitation classroom displays, team photos, award evenings, School productions (e.g. drama and music), magazines, newspapers and newsletters, exhibitions and fairs, official posts on the School website or social media pages, and any websites on which a School event is broadcast or live streamed);

- 20.13 Each parent acknowledges that even when authorisation is withheld, incidental, internal or unintentional use of images and recordings featuring the student or parent may still occur from time to time (particularly when a parent or student attends a photographed or recorded School-related activity or event).

- 20.14 Each parent authorises the School to use their personal information for fundraising, and to disclose that information to organisations solely for the purpose of allowing the organisation to assist in the School's fundraising. Personal information will not be disclosed to third parties for marketing purposes without consent.
- 20.15 Please refer to the School's Privacy Policy for information about how to make a complaint about a breach in the Australian Privacy Principles by the School, and how the School will deal with such a complaint.

21. INTELLECTUAL PROPERTY

- 21.1 Each parent consents to the School using, publishing or otherwise communicating any work (as defined in the Copyright Act 1968 (Cth)) created by the student during the course of their enrolment at the School for non-commercial purposes (for example, to display around the School or for publication in School communications, including on the School's social media platforms, the Light Blue or the Corian).
- 21.2 Where appropriate and reasonable to do so, the School will attribute authorship of the student's intellectual property to that student. If works are abandoned by the student at the conclusion of their enrolment at the School, the School may dispose of the works.

22. ELECTRONIC COMMUNICATIONS

- 22.1 Any invoice, statement, notice or other correspondence from the School sent to the parents by email is deemed to have been delivered to the parents on the date it is sent to the email address nominated by a parent.

23. GENERAL

- 23.1 This Agreement, together with any applicable Addenda, constitutes the entire contractual agreement between the School and the parents in relation to the subject matter, and supersede any prior agreement, arrangement, understanding, negotiations, representation or warranty.
- 23.2 In the event of any conflict between this Agreement and any applicable Addendum, this Agreement will prevail.
- 23.3 From time to time, the School publishes Addenda containing supplementary terms of enrolment applicable to certain groups of students. The terms of an Addendum are at the School's absolute discretion. Payment of the Fees, Charges and Levies set out in the Business Notice for the first term in the school year is taken to indicate parents' agreement to any applicable Addenda published at that time.
- 23.4 The Business Notice does not form part of this Agreement. While compliance by the student and their parents is required, that document and the School's codes of conduct, policies, procedures, rules and values do not form part of this Agreement or the contractual agreement between the parents and the School.
- 23.5 A reference to the codes of conduct, policies (including the Enrolment Policy), procedures, rules and values is a reference to those documents as published and amended by the School from time to time, at its absolute discretion.
- 23.6 A reference to legislation or provision thereof includes any legislation amending, consolidating or replacing the same, and any equivalent provision therein, and also

includes any subordinate legislation made under such legislation as in force from time to time.

- 23.7 Any legislation referenced in this Agreement does not form part of this Agreement or the contractual agreement between the parents and the School.
- 23.8 If in a particular instances, a provision of this Agreement or any Addendum is or becomes illegal or unenforceable, then for that instance only:
- 23.8.1 if the provision would not be illegal or unenforceable if a word or words were omitted, that word or those words are omitted; and
- 23.8.2 in any other case, the whole provision is omitted, and the remainder of this Agreement continues in force.
- 23.9 This Agreement is governed by and interpreted in accordance with the laws of the State of Victoria and the parties submit to the jurisdiction of the courts of that state.

24. FEE INFORMATION

- 24.1 Upon accepting the Student's enrolment at the School, Parents have a legal obligation to pay fees relating to the Student's enrolment.
- 24.2 Failure to pay fees by the due date on the invoice may result in:
- 24.2.1 a default administration fee; or
- 24.2.2 the expulsion of the Student from the School; or
- 24.2.3 notification of the expulsion to DHA, which may impact on the Student's visa.
- 24.3 All fees are to be paid in Australian Dollars (\$AUD) for the total amount of the invoice.
- 24.4 The Parent is to meet all of their bank's transaction fees. The School is not liable for any foreign exchange variation incurred when making a payment.
- 24.5 Fees can be paid to the School by BPAY, Electronic Funds Transfer, credit or debit card within Australia, and Overseas Electronic Funds Transfer, credit or debit card for international payments.
- 24.6 The School is not responsible for any monies paid to an agent or other third party by the Student or Parent.
- 24.7 Agent commission paid by the School to agents is deemed a non-tuition fee, calculated and administered separately by the School as an annual payment.
- 24.8 As invoice notifications are sent by email, Parents must ensure that the School always has a current email address for invoicing purposes. An invoice notification can only be sent to the nominated debtor's email address unless requested otherwise. Please advise the School of any change in email address in writing to: academicoffice@ggs.vic.edu.au.
- 24.9 Parents (or nominated third party payer in the Notice of Acceptance) remain liable for all fees payable even if an invoice has not been received.

25. INITIAL FEES

- 25.1 The Letter of Offer contained in this Agreement lists the initial tuition and non-tuition fees to be pre-paid by a Student prior to commencement. Payment of these initial fees will confirm the Student's enrolment as outlined in the Letter of Offer.
- 25.2 If payment is not received by the due date on the invoice, the Student's application for enrolment will be withdrawn and a place will not be held at the school indicated in the Letter of Offer.
- 25.3 The Student cannot commence at School until the invoice has been paid and a COE is issued.

- 25.4 Tuition fees will not be refunded or credited if the Student arrives later than the start date specified in the Letter of Offer.

26. TUITION FEES

- 26.1 The School invoices for fees a term in advance. However, this may vary and is subject to change.
- 26.2 Fees are subject to change and may increase each year. Any increase in fees will apply to new and continuing students and will be included in new or subsequent invoices.
- 26.3 The following table indicates the date by which fees are to be paid according to the student's anticipated date of commencement at the School:

Term	Due Date
Term 1	Due by the commencement of Term 4 of the previous year
Term 2	Due by the commencement of Term 1
Term 3	Due by the commencement of Term 2
Term 4	Due by the commencement of Term 3

- 26.4 All indicative Tuition and Non Tuition fees are contained in Schedule 1 to this Written Agreement and current fees are published online at www.ggs.vic.edu.au.

27. APPLYING

- 27.1 The Application Form will not be processed unless all relevant sections have been completed, all requested documentation is attached and the Application Fee has been received.
- 27.2 The Application Form is available on the School's website www.ggs.vic.edu.au/apply.

28. DEPARTMENT OF HOME AFFAIRS AGE REQUIREMENTS

- 28.1 Students must be of an appropriate age for the entry level for their school course, regardless of their country of citizenship. To be granted a visa for school studies, the student must meet the following Migration Regulations 1994 age requirements:

Year	Age
Time of application	At least 6 years old
Year 9	The student must be less than 17 years of age when commencing Year 9
Year 10	The student must be less than 18 years of age when commencing Year 10
Year 11	The student must be less than 19 years of age when commencing Year 11
Year 12	The student must be less than 20 years of age when commencing

29. ENGLISH LANGUAGE PROFICIENCY REQUIREMENTS

- 29.1 All overseas students applying to enter the School in Year 5 and above and who do not have English as their first language are required to sit an approved English Language Proficiency Test which is administered by AEAS.
- 29.2 Testing is not required for student applications from Prep to Year 4.
- 29.3 Our School has minimum requirements for the English Language Proficiency Test prior to entry. This is outlined below:

Entering Year Level	AEAS Score
Prep to Year 4	N/A
Year 5 to Year 6	50+
Year 7 to Year 9	60+
Year 10 to Year 12	70+

- 29.4 An enrolment offer can only be made when a prospective student has reached the required level of English language proficiency, either by passing the AEAS test requirements or by attending an English Language Intensive Course for Overseas Students (ELICOS).

30. OVERSEAS STUDENT HEALTH COVER

- 30.1 As a requirement of the Student's visa, the Student must have health insurance in the form of OSHC in place for the duration of their visa before arriving in Australia. The School's preferred provider is Medibank Private, however a list of the approved providers can be found by going to www.health.gov.au and searching for overseas student health cover.
- 30.2 Students retain the right to choose their own Australian Government approved insurer and purchase their own OSHC.
- 30.3 The student's visa may be cancelled if OSHC is not maintained for the duration of the visa, as this constitutes a breach of visa conditions.
- 30.4 Please see the DHA website for further information about visa conditions: www.homeaffairs.gov.au.
- 30.5 Where the Student is transferring into the School from another education provider there must be no gap in the student's OSHC cover. This means that when one OSHC policy expires the next policy must start immediately.

31. COURSE CREDIT

- 31.1 Prospective students intending to complete the VCE Program may receive course credits for any units previously completed based on assessment by the Victorian Curriculum Assessment Authority.
- 31.2 At the time of onboarding, the new student must provide official school reports from their previous school.
- 31.3 The Academic Office will then provide these reports to the VCE Coordinator.
- 31.4 All queries regarding eligibility and units studied should be referred by the Admissions Manager to the VCE Coordinator, Head of Teaching and/or Academic Office.
- 31.5 Prospective students intending to complete the IB Program seeking course credits/evidence of competence may only do so once official school reports from the previous institution have been received by the School.
- 31.6 The expected level of competence must be evidenced in each of the subjects, and the prospective student must be studying subjects that are offered at the School (not all schools offer the same IB subjects as the School).

31.7 DELIVERY OF COURSE

- 31.8 The School will not deliver the course to the Student exclusively online or by distance learning.
- 31.9 The School will not deliver more than one-third of the units of a VET course by online or distance education to the Student (if applicable).
- 31.10 The School will ensure that in each compulsory study period for a course, the Student is studying at least one unit that is not by online or distance learning, unless the Student is completing the last unit in the course.
- 31.11 The School ensures that any online or distance learning is in addition to minimum face to face requirements approved by VCAA and VRQA as part of the registration of the course.
- 31.12 The School takes all reasonable steps to support Overseas Students who may be disadvantaged by:
- 31.12.1 additional costs or requirements including Students with special needs, from undertaking online or distance learning (unless required to do so by law);
 - 31.12.2 inability to access resources and community offered by the School, or opportunities from engaging with other Students while undertaking online or distance learning.

Important Policies

32. ACCOMMODATION AND WELFARE REQUIREMENTS

- 32.1 Students may enrol at the School as day students, weekly boarding students (Years 7-8 only), day boarding students (Years 10-12 only) or full boarding students (Years 7-12). If a Student is a day student, weekly boarding or day boarding student, they must reside with a parent, legal guardian or a DHA-approved relative while not at the School.
- 32.2 All students under 13 years old who are boarding students must reside with a parent, legal guardian or a DHA-approved relative while not in the boarding house. Students under 13 years old are not permitted to reside in homestay accommodation.
- 32.3 Please refer to the DHA website www.homeaffairs.gov.au for a complete list of approved relatives and information on the DHA approval process.
- 32.4 The relative must also be aged 21 or over and be eligible to stay in Australia until the expiry of the student's visa or until the Student turns 18.
- 32.5 Students 13 years or older may choose to reside with a parent, legal guardian, DHA-approved relative, or in the boarding house.
- 32.6 The School does not approve permanent homestay accommodation.
- 32.7 Students issued with a Confirmation of Appropriate Accommodation and Welfare Letter (CAAW) (those students who are not in Australia with a Parent or DHA approved relative) will have the period of welfare provision specified on the CAAW. This period will:
- 32.7.1 begin seven days prior to the student's course commencement, and
 - 32.7.2 end seven days after the course completion or cessation, or until the date the student turns 18 years of age, whichever is sooner.
- 32.8 DHA will not allow students to arrive before the nominated welfare commencement date detailed in the CAAW.
- 32.9 The welfare of students under the age of 18, who have been issued a CAAW, is the responsibility of the School, delegated to the Principal.
- 32.10 Prior approval by the School is required if the Student

wants to change welfare/accommodation arrangements to ensure that the Student does not breach visa conditions.

33. HOMESTAY ACCOMMODATION

- 33.1 Homestay accommodation is provided by a Homestay Provider, who are approved by the School. This is arranged by the Overseas Student Officer or delegate.
- 33.2 All homestay family members and residents aged 18 years and over undergo child safe screening, reference checking and need to provide a Working with Children Clearance number before students arrive. If a Student intends to stay with a sibling or other relatives who are over 18 years old, they are also required to have a valid Working with Children Clearance.
- 33.3 The homestay accommodation is checked for suitability, including that it is age appropriate, prior to commencement. Homestay accommodation will also continue to be checked for suitability at a minimum of once a Semester.
- 33.4 The Homestay Provider will be asked to sign the Homestay Responsibility Agreement at the commencement of their engagement and will be reminded of their obligations under the agreement every 6 months. The agreement will outline the house rules and requirements.
- 33.5 Students and/or their parents are required to reimburse homestay providers for any damage to property caused by the student during the student's time of residence.
- 33.6 Any payment for homestay accommodation is to be made by the Parents directly to the homestay provider.
- 33.7 Issues and/or complaints that cannot be resolved between the homestay provider and the Student should be referred in writing to the School via the Overseas Student Officer.
- 33.8 If the matter is not satisfactorily resolved after referral to the School, the matter can be referred to the Overseas Student Ombudsman.
- 33.9 Please see the Overseas Students Complaints and Appeals Policy in this Agreement for further information, including instructions on how to lodge a complaint or an appeal and information on external complaints and appeals.

34. WELFARE SERVICES

- 34.1 35.1 Parents may use welfare or advocacy services to assist with provision of support to the Student while in Australia. **Please note** this service is not mandatory and the School does not delegate any responsibility to welfare service providers.
- 34.2 Parents are responsible to pay any fees for welfare services.
- 34.3 If Parents choose to use a welfare service, they must provide all relevant details to the School in the Homestay Provider and Welfare Services Provider Form.
- 34.4 Welfare Service Providers will be subject to the School's child safe screening processes prior to engaging in child connected work and will require a valid Working with Children Clearance.

35. TURNING 18 WHILE AT SCHOOL

- 35.1 As the School's accommodation and welfare obligations for the Student under the CAAW Letter may end while the Student is still requiring homestay accommodation, the School's general duty of care obligations continue for those students who turn 18 while enrolled at the School until the expiry of the CoE, and the School remains responsible for those students while residing at the School.

- 35.2 It is the School's strong preference that if the Student turns 18 while enrolled at the School, the Student continues with the existing School approved accommodation and welfare arrangements while not residing at the School.
- 35.3 If the Student, in conjunction with the Parents, seeks not to continue with the approved existing arrangements while not residing at the School, subject to this being communicated to the School in writing, the continuation of approved existing arrangements or not will be considered and determined on a case by case basis by the School.
- 35.4 In the event the School agrees to not continue with the approved existing arrangements for the Student while not residing at the School:
 - 35.4.1 the Student's Parents will assume legal responsibility for the Student while the Student is not residing at the School, and the School's duty of care for the Student will cease for the period of time the Student is not residing at the School; and
 - 35.4.2 the School will continue to offer welfare support services to the Student, and the School's Corporate Services and Overseas Students Officer will continue to assist the Student when needed.
- 35.5 Students who turn 18 while staying in approved homestay provider with another enrolled student who is under 18 will need to apply for a Working with Children Clearance. Please see www.workingwithchildren.vic.gov.au for further information.

36. COURSE PROGRESS

- 36.1 It is a DHA requirement that students maintain satisfactory course progress during the period of their enrolment. The School assesses the Student's performance each term using the requirements set by the Victorian Curriculum and Assessment Authority. **Please note:** these requirements are the same for domestic students.
- 36.2 The School has course monitoring that includes regularly reporting to students and parents on course progress such as term and semester reports.
- 36.3 All subjects/units must be completed satisfactorily within the expected duration as specified on the student's CoE for the student to:
 - 36.3.1 progress to the next year level, or
 - 36.3.2 complete their course of study
- 36.4 An extension to complete studies may be granted if:
 - 36.4.1 study deferment has been approved, or
 - 36.4.2 there are compassionate or compelling circumstances, or
 - 36.4.3 intervention strategies have been implemented.
- 36.5 Students requiring assistance with their performance will be counselled. Counselling will include suggestions for improving performance such as additional support for subject specific tutoring (e.g. English), career and guidance counselling or personal counselling. **Please note:** services beyond those normally provided within the school's resources may incur additional cost to the family.
- 36.6 Where appropriate, an agreement between the Student and the School may be developed to assist with improving performance. The agreement will be for a specified period and outline targets to be met by the Student.
- 36.7 If the targets in the agreement are not met, the Student will be reported to DHA for non-compliance with visa

conditions. Please refer to the Visa Breaches section of this document for further information.

36.8 Please note: any intervention will be discussed with Parents.

37. ATTENDANCE

37.1 Visa conditions require students to attend at least 80 per cent of scheduled course contact hours each semester.

37.2 The School records student attendance daily in its attendance monitoring system that provide the attendance rates for visa conditions on an ongoing basis. The School will contact the Student and/or the Parents if the Student is at risk.

The intervention strategies for student attendance are summarised below:

Attendance Rate	Action by School
Falls to 90 per cent	<ul style="list-style-type: none"> Student notified
Between 85-90 per cent	<ul style="list-style-type: none"> Student notified Parents notified
Between 80-85 per cent	<ul style="list-style-type: none"> Student notified Parents notified <i>Intervention and Monitoring Plan</i> put in place
Below 80 per cent	<ul style="list-style-type: none"> Student notified Parents notified The Student will be issued with a <i>Notice of Intention to Report for Non-Compliance</i> to DHA (please refer to the Visa Breaches section of this document for further information)

38. STUDENT DEFERRAL, SUSPENSION AND CANCELLATION OF ENROLMENT

38.1 A Student may apply to the School to defer their course of study in compassionate and compelling circumstances. Examples of such circumstances could include:

- 38.1.1 serious illness,
- 38.1.2 injury or trauma,
- 38.1.3 bereavement of close family members,
- 38.1.4 major political upheaval or natural disaster in the home country; or
- 38.1.5 pandemic.

38.2 The School will consider the impact on the student's capacity and/or ability to progress through their course of study.

38.3 The School has and implements a documented process for assessing, approving and recording a deferment of the commencement of study or suspension of study requested by a Student, including maintaining a record of any decisions. **For further information please see the Deferral, Suspension or Cancelling an Overseas Student's Enrolment Policy found under the Policies and Reports page at www.ggs.vic.edu.au.**

38.4 The deferral application should include evidence of the circumstances and can be made by completing the Deferral or Suspension of Studies Application Form found under the Overseas Students page of the Enrolments section at www.ggs.vic.edu.au and submitting it via email to the Admissions Manager (admissions@ggs.vic.edu.au).

38.5 The School may suspend or cancel a Student's enrolment including, but not limited to, on the basis of:

- 38.5.1 the Student's failure to pay an amount he or she was required to pay the School to undertake or continue the course as stated in this Agreement;
- 38.5.2 a breach of course progress or attendance requirements by the Student, which must occur in accordance with Standard 8 of the National Code 2018; or
- 38.5.3 a breach of the School's rules and policies.

38.6 If any action is taken to defer, suspend or cancel a Student's enrolment under Standard 8 of the National Code 2018, the School will:

- 38.6.1 inform the Student of the need to seek advice from DHA on the potential impact on the Student's student visa; and
- 38.6.2 report the change to the Student's enrolment under the ESOS Act.

38.7 If the School suspends or cancels the Student's enrolment, the School will continue to approve the welfare arrangements for the Student until any of the following applies:

- 38.7.1 the Student has alternative welfare arrangements approved by another registered provider;
- 38.7.2 the Student will be cared for by the Parent or DHA approved relative;
- 38.7.3 the Student leaves Australia; or
- 38.7.4 the School notifies DHA that it is no longer able to approve the Student's welfare arrangements or the School has taken the action after not being able to contact the Student.

38.8 The suspension or cancellation of the Student's enrolment cannot take effect until the internal appeals process is completed, unless the Student's health or wellbeing, or the wellbeing of others is at risk.

39. TRANSFERS

- 39.1 Students may apply to transfer to another school:
- 39.1.1 after six months (two terms) of enrolment; or
 - 39.1.2 less than six months (two terms) after commencement (in exceptional circumstances only).
- 39.2 Transfer applications will be processed within 14 days from the receipt of a complete application. If a release is granted, there is no cost to the Overseas Student.
- 39.3 Students cannot transfer to a different school if tuition and other fees are not fully paid.
- 39.4 The School will assess transfer applications on a case-by-case basis.
- 39.5 Transfer applications need to be sent to the Overseas Student Officer outlining reasons for the transfer (for example unexpected changes in accommodation/welfare arrangements).
- 39.6 Students will be informed that they need to contact DHA to seek advice about whether a new student visa is required, and that the Student must maintain their current welfare arrangements as a condition of their student visa until:
- 39.6.1 the transfer date;
 - 39.6.2 new alternative welfare arrangements have been approved; or
 - 39.6.3 Students must return to their home country until the new approved welfare arrangements take effect.
- 39.7 A transfer application denial can be appealed.
- 39.8 The school must not actively recruit a Student where this conflicts with its obligations under Standard 7 of the National Code.
- 39.9 A Course Transfer Application Form can be found on the Overseas Students Policies and Procedures section of the Student Resources section of the School learning management system, the Hive.
- 39.10 Please see the Complaints and Appeals Policy in this document for further information.

40. WITHDRAWALS

- 40.1 If a student withdraws during the current term there will be no refund for the current term. Please see the Refund Criteria Table in the Schedule for more detailed information about refunds.
- 40.2 A withdrawal can be made by completing the Withdrawal Form found under Overseas Students Policies and Procedures on the learning management system, the Hive. The completed form should be emailed to admissions@ggs.vic.edu.au.
- 40.3 Withdrawal applications to leave the School and return home need to include:
- 40.3.1 the completed Withdrawal Form; and
 - 40.3.2 evidence that the Student is returning home/ leaving Australia.
- 40.4 Withdrawal applications to leave the School to enrol in another school need to include:
- 40.4.1 the completed Withdrawal Form; and
 - 40.4.2 a letter of offer or COE and CAAW, if applicable, from the new CRICOS-registered school, or other provider, and ensure that there is no welfare gap.
- 40.5 If the Student withdraws from the School prior to completing six months of study to enrol with a different provider, the School will release the student:
- 40.5.1 if the withdrawal application fulfils Course Transfer Policy requirements;

40.5.2 where tuition and other fees are fully paid;

40.5.3 where there is no risk that the Student's visa conditions will be breached; and

40.5.4 where there is no welfare gap and the receiving school or other provider is CRICOS registered.

- 40.6 The withdrawal will be assessed within 14 days of receipt of a completed Withdrawal Form supplied with all necessary supporting documentation.

41. VISA BREACHES

- 41.1 The following circumstances constitute breach of visa conditions which can lead to cancellation of enrolment:
- 41.1.1 if tuition fees are not paid by the due date specified on the invoice;
 - 41.1.2 if student attendance is less than 80 per cent of scheduled hours (unless compelling and compassionate circumstances apply, in which case the Student may drop to 70 per cent of scheduled hours);
 - 41.1.3 if the student fails to meet course progress as outlined in the Course Progress Policy; or
 - 41.1.4 if a student fails to adhere to the Student Behaviour Rules.
- 41.2 Students who are found to be in breach of the above visa conditions will be issued with a Notice of Intention to Report.
- 41.3 The Notice of Intention to Report will outline the circumstances and actions already undertaken by the School, and what further actions may be taken. The notice also explains the School's intention to report to DHA.
- 41.4 Students have the right to appeal a Notice of Intention to Report within 20 working days from the date of issue.
- 41.5 Students who are unsuccessful with their internal appeal and who do not lodge an external appeal will be reported to DHA.
- 41.6 The School will maintain the Student's enrolment, and accommodation and welfare arrangements, while the internal appeals process is ongoing, unless extenuating circumstances exist relating to the welfare of the Student. The reporting of the Student to DHA will only occur after the appeals process has been completed.
- 41.7 Please see the Complaints and Appeals Policy in this Agreement for further information, including instructions on how to lodge a complaint or an appeal and information on external complaints and appeals.
- 41.8 Please note: Where the School has CAAW responsibilities for the Student under 18 years of age, those responsibilities will continue to apply after the Student has been reported to DHA until one of the following applies:
- 41.8.1 the Student leaves Australia; or
 - 41.8.2 the Student has alternative welfare arrangements approved by another registered provider; or
 - 41.8.3 care of the Student by a Parent or nominated relative is approved by immigration.
- 41.9 If after 14 days no alternative welfare arrangements have been made, the School will cancel the CAAW and advise DHA that it is no longer to approve the Student's welfare arrangements.

42. REFUNDS

- 42.1 The School will provide a refund in the circumstances set out in the Overseas Students Refund Policy set out in the Schedule of this Agreement and in accordance with the obligations imposed on the School by the ESOS Act as applicable.

42.2 The following fees are not refundable (except where a student has been refused a student visa, see clause 45.3 below):

42.2.1 Application Fee; and

42.2.2 Enrolment Fee.

42.3 The School deducts a \$500 refund administration fee for processing refunds in case a student has been refused a student visa. The balance of the Application Fee and Enrolment Fee will be refunded to the Student in this case.

42.4 Where the \$500 refund administration fee is payable and the refund amount due is calculated at \$500 or less prior to charging the refund administration fee, no refund will be paid to the Student.

42.5 Fees for services paid to agents by Parents are not covered by the Overseas Student Refund Policy.

42.6 In the unlikely event that the School defaults and the course of study is no longer available, and the Student has pre-paid tuition fees, the School may offer the student a place in an alternative course at the School's expense. If the alternative course is not accepted by the Student and they prefer a refund of any unspent fees, a refund will be paid within 14 days from receipt of the completed Refund Request Form and all necessary supporting documents.

42.7 Additionally, the TPS is an Australian Government initiative to assist overseas students whose education providers are unable to fully deliver their course of study. The TPS ensures that overseas students are able to complete their studies in another course or with another education provider, or receive a refund of unspent tuition fees. For more information see the TPS website: www.tps.gov.au.

42.8 The School will advise of the outcome of any refund request in writing and pay any refund due within four (4) weeks of receiving the completed Refund Request Form and all necessary supporting documents. The exception is in cases of provider default, where any refund due will be paid within 14 days of receiving the completed Refund Request Form and all necessary supporting documents. Failure to provide appropriate details or documentary evidence with a refund request may result in the refund being delayed.

42.9 Refunds are paid to the Student, or if the Student is aged under 18 years, the Parents or the Third Party Debtor nominated in the signed Notice of Acceptance.

42.10 Refunds are paid by electronic bank transfer.

42.11 All refunds are paid in Australian dollars and the School is not responsible for any foreign exchange losses.

42.12 The School may, in its discretion, amend the Overseas Student Refund Policy at any time and without notice. If the School amends the Overseas Student Refund Policy, all refund applications made on or after the date of the amendment will be assessed under the amended policy.

43. HOW TO APPLY FOR A REFUND

43.1 Refund requests must be submitted using the Refund Request Form available on the Student and Parent Portal under Overseas Students Policies and Procedures.

43.2 The completed Refund Request Form, and the necessary documentary evidence as outlined in the Refund Criteria Table, should be submitted to AccountsSupport@ggs.vic.edu.au.

43.3 Enquiries about the progress of a refund can be made to the Finance Team, by emailing AccountsSupport@ggs.vic.edu.au.

44. CHALLENGING A REFUND DECISION

44.1 Parents can appeal a refund decision if they believe the refund amount is incorrect or the Refund Policy has not been correctly applied.

44.2 Please see the Complaints and Appeals Policy in this document for further information, including instructions on how to lodge a complaint or an appeal and information on external complaints and appeals.

45. REFUND OF OVERSEAS STUDENT HEALTH COVER (OSHC)

45.1 Overseas students studying in Australia are required to have OSHC. When enrolling at the School, Students can opt to have the School organise their OSHC through Medibank Private.

45.2 Where a student has elected for the School to organise their OSHC through Medibank Private, and the Student has commenced, or the Student has not commenced but the fee has already been transferred to Medibank Private, the Student should contact Medibank Private by calling +61 3 9862 1095 or via email at oshc@medibank.com.au regarding their OSHC refund. The School will provide these details to the Student when confirmation of withdrawal or transfer from the School is requested by the Student.

45.3 If the Student has elected to use another healthcare provider for their OSHC needs, the Student should contact their provider directly with any queries regarding OSHC refunds.

46. COMPLAINTS AND APPEALS

46.1 The Overseas Students Complaints and Appeals Policy allows Students, Parents, schools and agents access to a process to lodge a complaint or appeal in respect of the services provided to overseas students seeking to enrol, enrolled, or previously enrolled at the School.

46.2 The Student may discuss any complaint or grievance with their classroom teacher, Head of House or Head of Unit in the first instance. If the dispute cannot be resolved informally between the Student and the School, an independent panel can be called upon to arbitrate.

46.3 The applicant's identity will be protected but may be reasonably required to be disclosed in order to progress the complaint or appeal, and may need to be disclosed by law. The School's Privacy Policy provides details about the use of personal information.

46.4 The Overseas Students Ombudsman offers a free and independent service for overseas students who have a complaint or want to lodge an external appeal about a decision made by the School. Please refer to www.ombudsman.gov.au for further information.

46.5 This Agreement and the right to make complaints and seek appeals of decisions and action under various processes does not remove the right of the Student to take action under Australia's consumer laws if the Australian Consumer Law applies.

46.6 Please refer to the School's Complaints and Appeals Policy available under Policies and Reports at www.ggs.vic.edu.au for detailed guidance on the steps that can be taken in relation to a complaint or appeal.

47. AUSTRALIAN CONSUMER LAW

47.1 This Agreement, and the right to make complaints and seek appeals of decisions and action under various processes, does not affect the rights of the Student to take action under the Australian Consumer Law if the Australian Consumer Law applies.

Notice of Acceptance

By signing this Notice of Acceptance (Notice) you acknowledge and agree that:

1. you have parental responsibility for the Student named below;
1. you have read, understood and agree to be bound by this *Written Agreement* and any attached addenda for the Student named below;
2. you will be jointly and severally responsible for fulfilling the obligations of the parents of the Student named below (and any other students you have enrolled at the School) set out in the Agreement and any attached Addenda, including responsibility for payment of all Fees, Charges and Levies (and Other Charges) levied by the School

Name of **Student** _____

Term of Entry _____ Year of Entry _____ Year Group _____

Signatures – This Notice can be signed in counterparts. Refer to <https://servicedesk.ggs.vic.edu.au/support/solutions/articles/75000019235-how-to-digitally-sign-the-notice-of-acceptance> if you need help to set up your electronic signature.

Both parents/legal guardians must sign, except in special circumstances (see Clause 7 of the Agreement).

Signature of **Parent/Guardian 1** _____ Date _____

Name _____

Signature of **Parent/Guardian 2** _____ Date _____

Name _____

Please nominate below (tick the box) the main contact for payment of Fees, Charges and Levies (and Other Charges).

Note: Identifying a main contact does not affect a parent/guardian's joint and several responsibility for payment of Fees, Charges and Levies (and other Charges) levied by the School.

☐ **Parent/Guardian 1**

☐ **Parent/Guardian 2**

☐ **Sponsor** (see below)

Sponsors – Complete this section if you are a sponsor (see clause 7).

1. By signing this Notice, you acknowledge and agree that:
2. you have read, understood and agreed to be bound by the Agreement and any applicable Addenda for the Student named above, as the Student's sponsor, in accordance with clause 7 of the Agreement; and
3. you will be jointly and severally responsible, together with the parent(s)/guardian(s) signing this Notice, for payment of all Fees, Charges and Levies (and Other Charges) levied by the School in accordance with the Agreement.

Signature of Sponsor _____ Date _____

Name _____

Relationship to Student _____ Address _____

_____ State _____ Postcode _____

Telephone _____ Email Address _____

Student Consent to Collection and Storage of Biometric Data

The School collects, stores and uses the Student's biometric data to verify the Student's identity when checking in and out of the School's day and boarding houses and other campus locations, in order to discharge its duty of care obligations. Biometric data may also be used in other technologies employed by the School for safety and security reasons, pursuant to its duty of care to students. This biometric data is classified for privacy purposes as sensitive information under the Privacy Act 1988 (Cth) and the School requires the consent of parents and of those Students over 15 years of age to collect and store this data. The School's practice is to seek consent from all Students 15 years or older to collect, store and use such biometric data.

Please note that if a Student does not give consent, the School may not be able to provide boarding facilities to the Student, and the Student may not be able to continue their enrolment at the School. Please refer to clause 20 of the Agreement for more information.

FOR STUDENTS AGED 15 YEARS OR OVER:

I, _____ confirm I am aged over 15 years or over
and consent to the collection, storage and use of my biometric data.

Signature of **Student** _____ Date _____

School signing clause

Signature of **School Employee** _____ Date _____

Name _____

The School will provide a fully executed version of this Agreement to the Parents and Sponsor (if applicable).

Please note: the Student, Parents and Sponsor (if applicable) are responsible for keeping a copy of this Written Agreement and receipts of any payment of tuition and non-tuition fees.

Business Notices and Fee Schedule 2023

1. APPLICABILITY OF BUSINESS NOTICES AND FEE SCHEDULE

- 1.1 These Business Notices and Fee Schedule apply to Overseas students, enrolled at the School pursuant to a student visa.

2. TERMS AND CONDITIONS

- 2.1 The student's enrolment at the School is subject to:
- 2.1.1 this Written Agreement, provided to the student upon enrolment; and
 - 2.1.2 these Business Notices and Fee Schedule included in the Written Agreement, approved by the School Council and published on the School's website under Enrolments.
- 2.2 Please note that the Business Notices and Fee Schedule and terms and conditions of the Written Agreement are subject to change from time to time.

3. FEES

- 3.1 The School's fees comprise the following:
- 3.1.1 Application and Enrolment Fees;
 - 3.1.2 Tuition Fees (charged one term in advance);
 - 3.1.3 Day, Weekly and Full Boarding Fees (charged one term in advance); and
 - 3.1.4 Non-Tuition Fees (for example uniform, music tuition, co-curricular activities).
- 3.2 Please be advised that fees may change throughout the duration of the student's course. Notification about fee increases will be communicated to Parents and a variation made to this Agreement.

4. APPLICATION FEE AND ENROLMENT FEE

- 4.1 A non-refundable*, non-transferrable Application Fee of \$350.00 per student (day and boarding) is payable when an Online Application form is submitted to the School.
- 4.2 This fee must be paid before the application will be processed. A certified copy of the Applicant's Birth Certificate (or equivalent evidence of birth registration) or a certified copy of the Applicant's Passport must accompany the Application form.
- 4.3 After a place is offered, that place is secured by signing the Notice of Acceptance, and a non-refundable* Enrolment Fee of \$2,000.00 by a date nominated by the School, subject to the following conditions:
- 4.3.1 provision of school reports satisfactory to the School in the year prior to admission to the School;
 - 4.3.2 payment of the Enrolment Fee by the date required for payment; and
 - 4.3.3 completion of the required enrolment documentation, including provision of a complete copy of the Written Agreement to the School.
- 4.4 * Please note that in the case a student does not receive a student visa prior to commencement at the School, the Application Fee and Enrolment Fee will be refunded, save for the School will withhold an administration Fee of \$500.
- 4.5 Subject to the availability of places, it may be possible to bring forward or defer the offer of a place to Term 1 of the next year except for students enrolled for Year 8 who may not defer the offer of a place to a later year.
- 4.6 Only current Year 8 students of the School may automatically proceed to Year 9. Therefore it is not possible to defer a place for entry at Timbertop. Where a place is

deferred, the student's latest school reports must still be provided in the year prior to admission to the School.

- 4.7 Where a place is accepted but is not subsequently taken up, the place and the Application Fee and Enrolment Fee shall be forfeited to the School.
- 4.8 Regardless of whether an application has been previously submitted, enrolment into Years 9 to 12 is subject to completion of a new online Application Form and is only possible in the year preceding entry. An Enrolment Fee will apply if a place is offered in Years 9 to 12.

5. BOND

- 5.1 From time to time the School may require a bond to be paid for entry at selected year levels at the School. Parents will be advised in writing by the School if this is required.

6. SIBLING DISCOUNTS

- 6.1 The School provides the following sibling discounts:
- 6.1.1 a 20% discount for the third and subsequent students when all students are full boarders and three (3) or more students are enrolled at the same time (discount applies to youngest sibling).
 - 6.1.2 a 15% discount for the third and subsequent students when three or more students are enrolled together, but not all are boarders (discount applies to youngest sibling).

7. TIMBERTOP FEES FOR DAY STUDENTS

- 7.1 The extra expense of full boarding in the Timbertop year is significant for Parents normally paying day fees only. Parents may make application for payment of the difference between the day and boarding fee in Year 9 to be spread equally over Years 8, 9 and 10.
- 7.2 Applications to take advantage of this scheme must be lodged with the Admissions Office before 1 August each year when the student is in Year 7 at the School.

8. FEES IN ADVANCE

- 8.1 The School cannot require Parents to pay more than 50 per cent of the course fees up front, unless the course is 25 weeks or less. However, Parents may opt to pay more than 50 per cent. Please contact the Admissions Team (admissions@ggs.vic.edu.au) if you wish to pay more than 50 per cent of the course fees up front prior to the student commencing.

9. TUITION AND BOARDING FEES

- 9.1 Tuition and Boarding Fees are charged one term in advance.
- 9.2 The Tuition and Boarding Fees include Tuition; supervised study sessions; compulsory official external tests and exams; buses for official sport, activity and academic purposes; travel concession cards; library cards; all meals; laundry; dry-cleaning; House Assistant's medical supplies; and *The Corian* (the School's year book).
- 9.3 Tuition and Boarding Fees for Overseas students in 2023 are listed in section 20 below.

10. HOMESTAY ADMINISTRATION FEE

- 10.1 If a student is enrolled as a boarding student, they are required to have a School approved Homestay Provider where they can stay when not residing at the School.
- 10.2 The School charges a Homestay Administration Fee of \$250 per half year to:

- 10.2.1 select and Child Safe screen nominated Homestay Providers; and
- 10.2.2 undertake a comprehensive check of the accommodation arrangements on a biannual basis (6 monthly). This includes the associated travel costs.

- 10.3 A maximum of two homestay administration fees will be charged per year (\$500). There may be an additional administrative charge if emergency homestay accommodation is required to be approved.

11. HOMESTAY FEES

- 11.1 Where the Parents have elected for the School to take CAAW responsibility for the student and organise homestay accommodation, any fees for the homestay accommodation must be paid directly by the Parent to the homestay provider.
- 11.2 Please note the homestay fee range of \$70 - \$100 is an indication only based on the recommended per night costs. Please see the Accommodation and Welfare Policy section of this document for further details about homestay accommodation.

12. REFUND ADMINISTRATION FEE

- 12.1 The School deducts a \$500 refund administration fee for processing refunds in some instances.
- 12.2 The Refund Criteria Table in this document outlines which circumstances attract this fee.

13. COMPULSORY OVERSEAS STUDENT HEALTH COVER

- 13.1 All overseas students are required to hold valid Australian private health insurance for the duration of their course as a requirement of their student visa.
- 13.2 The School's preferred OSHC provider is Medibank Private, however a student is able to choose any approved Australian Health Insurance Provider. For more detail about OSHC please see www.studyinaustralia.gov.au/english/live-in-australia/insurance.
- 13.3 The approximate amount per year for OSHC is \$1,700 per year.

14. COMPULSORY ORIENTATION PROGRAM

- 14.1 Students in Years 5 to 12 must attend a compulsory 3.5-day (approximate length) Orientation Program at the Corio Campus at the commencement of their course if they commence in January. The Program cost is approximately \$900.00. The length and cost of the program may vary slightly.
- 14.2 If students commence at other times during the year, they will be provided with an individual orientation program.

15. LIVING COSTS

- 15.1 The Australian Government provides information about the basic annual living costs for students who wish to reside in Australia. Please see the following website for further information: <https://www.studyinaustralia.gov.au/english/live-in-australia/living-costs>

16. OTHER INDICATIVE CHARGES

- 16.1 In addition to tuition and compulsory charges, there are a number of additional non-tuition fees that may be incurred. These may include but are not limited to the activities and estimated amounts contained in section 21 below.

17. PAYMENT OPTIONS

- 17.1 Payment for fees can be made by:

17.1.1 Cheque, made payable to Geelong Grammar School. Please forward all fee payments to the Fee Accounts Department, Main Office at the Corio Campus, 50 Biddlecombe Avenue, Corio, Victoria 3214 AU;

17.1.2 Visa, Mastercard or American Express [online](#) via HIVE using credit card or debit card. Login details are provided at the time of the student's enrolment. If you do not have your personal log in details to access the Fees and Statements section on HIVE, please contact support@ggs.vic.edu.au. To view your statement please log in to the Parent Fees and Statements page on the School Hive via <https://hive.ggs.vic.edu.au/homepage/6154>. Select the "Receipts & Statements" tile in the right corner of the screen, or at the bottom of the screen if you are on a mobile device. By clicking this tile, it will take you to your Fee Account page. To open your statement, click on the PDF icon. For assistance with fee queries please contact the Fee Department AccountsSupport@ggs.vic.edu.au.

Alternatively, you can pay with Visa, Mastercard or American Express by telephoning +61 3 5227 6214. Please note, Credit Card payments will incur a merchant handling fee of: 1.85% for Mastercard Credit; 2.12% for Visa Credit; 0.90% for Mastercard Debit; 1.15% for Visa Debit; and 1% for American Express (note* merchant fees are subject to change, parents will be notified of any change to fees);

17.1.3 Through any bank;
Details of the School's Fee Transfer Account are as follows:

Bank: Westpac Banking Corporation

Address: Cnr Moorabool & Malop Street, Geelong Victoria 3220, Australia

Branch Number: 033 226

Account Number: 248392

Account Name: Geelong Grammar School Fee Transfer Account

Swift Code: WPAC AU2S

Please include the student's name or the Member Identification Number (located on the top left-hand corner of the Tax Invoice). This information is also required for Netbank transfers.

- 17.2 The School does not accept cash payments.

- 17.3 If you require further information regarding payment options please email AccountsSupport@ggs.vic.edu.au.

18. WITHDRAWAL AND LATE FEES

- 18.1 A minimum of one term's written notice is required to withdraw a student's enrolment from the School. This withdrawal notification must be provided in writing to the Head of the relevant campus. If the required notice is not provided, a late notice of withdrawal fee of 75% of the term's fees is payable.

- 18.2 Unpaid fees and expenses shall accrue interests from the date of default in payment at the rate equivalent to the Westpac unarranged lending rate, which the parents hereby consent to pay in full.

- 18.3 The parents agree to pay all costs incurred by the School in recovering or attempting to recover unpaid fees and interest including, but not limited to, legal costs and disbursements incurred by the School.

- 18.4 Failure to pay fees by the due date may also result in the expulsion of the student from the School and notification of the expulsion to DHA.

19. TUITION AND BOARDING FEES

Overseas Students Bostock House Fee Schedule 2023

Please note the Fee Schedule is subject to annual review.

	ATTENDANCE	PER TERM*	PER YEAR
		\$	\$
Early Learning Centre (3 & 4 year olds) <small>2-3 days available for 3 y/o 3-4 days available for 4 y/o</small>	2 days per week	2,175	8,700
	3 days per week	3,265	13,060
	4 days per week	4,350	17,400
Prep		5,970	23,880
Years 1 - 3		7,205	28,820
Year 4		8,575	34,300
		*4 terms per year	

Before and After School Care	HOURS	FLAT RATE
		\$
Early Learning Centre	8.00am - 8.45am	20.00
Primary Students	8.00am - 8.30am	20.00
All Students	3.30pm - 4.30pm	20.00
	4.30pm - 6.00pm	+13.00

This includes: Various performances; compulsory excursions under \$50; subject levies; educational magazines and publications; miscellaneous activities (eg. sausage sizzles); buses for official sport, activity and academic purposes; visiting artists; and *The Corian*.

This does not include: Sundry expenses for individual items and expenses such as music lessons, instrument hire, additional tutoring, commuter buses, camps, booklists and items of a personal nature.

Overseas Students Toorak Campus Fee Schedule 2023

Please note the Fee Schedule is subject to annual review.

	ATTENDANCE	PER TERM*	PER YEAR
		\$	\$
Early Learning Centre (3 & 4 year olds)	5 days per week	7,030	28,120
Prep		8,460	33,840
Years 1 - 2		9,275	37,100
Years 3 - 6		9,555	38,220
		*4 terms per year	

This includes: Various performances; compulsory excursions under \$50; educational magazines and publications; class sets; musical instrument hire (for classroom use); library and laboratory materials; School diary; buses for official sport, activity and academic purposes; visiting artists; School magazine and *The Corian*.

This does not include: Sundry expenses for individual items and expenses such as music lessons, instrument hire, additional tutoring, commuter buses, camps, stationery packs, notebook computers and items of a personal nature.

Before School Care (7.00am - 9.00am)	After School Care (3.15pm - 6.00pm)	Refer to Camp Australia for price per child t: 1300 105 343 w: www.campaustalia.com.au
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Overseas Students Corio & Timbertop Fee Schedule 2023

Please note the Fee Schedule is subject to annual review.

MIDDLE SCHOOL YEARS 5, 6, 7 AND 8 – TUITION AND DAY, WEEKLY OR FULL BOARDING

This includes: Tuition; supervised study sessions; compulsory official external tests and exams; buses for official sport, activity and academic purposes; travel concession cards; library cards; all meals; laundry; dry-cleaning; House Assistant's medical supplies; and *The Corian*.

This does not include: Sundry expenses for individual items and expenses such as music lessons, instrument hire, additional tutoring, commuter buses, School diary, camps, booklists, notebook computers, software, medical expenses and supplies that cannot be supplied by the house assistant and items of a personal nature.

DAY STUDENT

YEAR LEVEL	PER TERM*	PER YEAR
	\$	\$
5-6	9,605 + 42.00 GST	38,420 + 168.00 GST
7-8	10,865 + 42.00 GST	43,460 + 168.00 GST

WEEKLY BOARDER

YEAR LEVEL	PER TERM*	PER YEAR
	\$	\$
7-8	18,945 + 140.00 GST	75,780 + 560.00 GST

FULL BOARDER

YEAR LEVEL	PER TERM*	PER YEAR
	\$	\$
7-8	20,515 + 170.00 GST	82,060 + 680.00 GST

TIMBERTOP YEAR 9 – TUITION AND FULL BOARDING

This includes: Tuition; study sessions; compulsory official external tests and exams; buses for official sport, activity and academic purposes; canoeing and cross-country skiing; all meals; laundry; film outings; School magazine and photo; Unit newspapers; and *The Corian*.

This does not include: Sundry expenses for individual items and expenses such as music lessons, instrument hire, commuter buses, School diary, additional tutoring, skiing, booklists, software and items of a personal nature.

YEAR LEVEL	PER TERM*	PER YEAR
	\$	\$
9	22,440 + 170.00 GST	89,760 + 680.00 GST

SENIOR SCHOOL YEARS 10, 11 AND 12 – TUITION AND DAY OR FULL BOARDING

This includes: Tuition; supervised study sessions; compulsory official external tests and exams; buses for official sport, activity and academic purposes; travel concession cards; library cards; all meals; laundry; dry-cleaning; House Assistant's medical supplies; film society nights; house newspapers; and *The Corian*.

This does not include: Sundry expenses for individual items and expenses such as music lessons, instrument hire, additional tutoring, commuter buses, School diary, camps, booklists, notebook computers, software, International Baccalaureate (IB) charges, medical expenses and supplies that cannot be supplied by the house assistant and items of a personal nature.

DAY BOARDER

YEAR LEVEL	PER TERM*	PER YEAR
	\$	\$
10-12	12,870 + 81.00 GST	51,480 + 324.00 GST
	*4 terms per year	

FULL BOARDER

YEAR LEVEL	PER TERM*	PER YEAR
	\$	\$
10-12	22,440 + 170.00 GST	89,760 + 680.00 GST
	*4 terms per year	

20. INDICATIVE NON-TUITION FEES

20.1 Please note these costs are indicative only. Items not marked 'Optional' are compulsory items. This table does not include flights to and from Australia, accommodation for parents in Australia or travel insurance.

Corio Campus (Middle School, Years 5 – 8)	
Compulsory orientation program for Years 5-12 entering Corio or Timbertop (attendance only required in the year the student commences)	\$900
Uniform (boarder) (not including sport or optional items. Prices will be reduced if pre-loved clothing is purchased)	\$1,700 - \$1,800 (per year)
Uniform (day student) (not including sport or optional items. Prices will be reduced if pre-loved clothing is purchased)	\$900 - \$1,200 (per year)
Camps (Year 5-7)	\$800 - \$1000 (per year)
Camps (Year 8)	\$1,500 per year (2 camps)
Booklist / stationery items	\$400 - \$1,200 (per year)
Chemist charges	\$200 per term
Exeat weekend travel costs	\$400 (3 per year)
Gull Airport transit bus	\$300 (per year, optional)
House outings	\$150 (per term)
Middle School activities	\$800 per year
General items for boarders (bed linen, casual clothes, personal items)	\$550 (per year)
Music lessons (per instrument)	\$450 (per term, optional)
Laptop computer	\$2,000 (once off charge unless a new computer is required)
Laptop computer rental (available to current Year 8 students only)	\$750 (per year)
Plays/theatre outings	\$200 (per year)
School / House / Sport photos	\$200 (per year, optional)
Sport activity	\$200 (per term)
Snow sports	\$1,000 (per year, optional)
Taxis, milk/orange juice in boarding house, postage	\$300 (per term, optional)
Corio Campus (Senior School, Year 10 – 12)	
Compulsory orientation program for Years 5-12 entering Corio or Timbertop (attendance only required in the year the student commences)	\$900
Uniform (not including sport or optional items. Prices will be reduced if pre-loved clothing is purchased)	\$900 - \$2,800 (per year)
Uniform shop (additional personal items)	\$200 (per year, optional)
Booklist / stationery items	\$400 - \$1,200 per year
VCAA Fee (Year 11 and 12 students, and Year 10 students undertaking Year 11 subjects)	\$75 - \$458 per subject depending on year level of student
Third party education provider charges (optional - for example language or music subjects not offered by the School)	\$1,395 (per year, optional)
Chemist charges	\$800 (per year, optional)
Boarding House outings	\$200 (per year)
Exeat weekend travel costs	up to \$1,000 (3 compulsory exeats per year, others on request)
General items for boarders (bed linen, casual clothes, personal items)	\$550 (per year)
Gull Airport Transit Bus	\$200 (per year, optional)
Music lessons (per instrument)	\$200 - \$300 per term
Laptop Computer	\$2,000 (optional once off charge unless new computer is required. Students can bring their own device)
Senior School activity	\$800 (per year)
Music lessons (per instrument)	\$2,000 (per year, optional)
Plays/theatre outings	\$400.00 (per year)
Sport activity	\$800 (per year)

School/House sports photos	\$400 (per year, optional)
Snowsports	\$500.00 (per term, optional)
Miscellaneous (taxi/milk/orange juice in boarding house/postage charges)	\$700.00 (per year, optional)

Timbertop Campus (Year 9)

Compulsory orientation program for Years 5-12 entering Corio or Timbertop (attendance only required in the year the student commences)	\$900
Art kit	\$150 per year
Bus – start/end of term	\$80 per term
Chemist charges	\$100 (per term, optional)
Exeat weekend travel costs (3 per year)	\$150
Gull Airport transit bus	\$300 (per year, optional)
Hair cut, drying cleaning, postage, tuck (additional snack food)	\$100 (per term, optional)
Initial hike gear / booklist (some pre-loved items may be available at a reduced rate)	\$3,000 - \$3,500 per year
General items for boarders (bed linen, casual clothes, personal items)	\$550 (per year)
Music lessons (per instrument)	\$450 (optional, per term)
Ski program	\$1,000 (per year)
Technology levy	\$340 (per year)
School Uniform (for Chapel once per week) (these prices do not include sport or optional items. Prices are reduced if pre-loved clothing is purchased)	\$350 - \$450 (if student does not have uniform from Corio Campus)

Toorak Campus (ELC to Year 6)

Class Camps (Year 2 to 4)	\$100-\$750 per year
Class Camp (Year 5)	\$1,075
Canberra Excursion (Year 6)	\$1,200
Music Lessons (optional, Year 1 to Year 6)	\$400 per term
Stationery pack (Year 1 to Year 6)	\$150 - \$200 per year
Laptop Computer (Year 5 and Year 6)	Two-year purchase agreement \$1,950
School Uniform (Year 1 to Year 6)	\$2,000 per year (reduced if students purchase pre-loved clothing)

Bostock House (ELC to Year 4)

Class Camps (Year 3 and Year 4)	\$400 - \$450 per year
Music Lessons (optional)	\$450 per term
Booklist items	\$200 - \$250 per year
School Uniform	\$1,100 - \$1,200 per year (reduced if students purchase pre-loved clothing)
Commuter Buses (optional) (Prep-Year 4)	\$400 - \$600 per term

Refund Criteria

Circumstance	Evidence Required	Pre-commencement Refund	Post Commencement Refund	Timeline
Student Default				
Student has received a Confirmation of Enrolment (CoE) but is refused a visa to enter Australia	Letter of visa refusal from the Department of Home Affairs	Full refund of all fees paid less 5 per cent of the total fees received (excluding OSHC) or \$500, whichever is the lesser amount	Not applicable	4 weeks
Student withdraws any time during the term after commencing	Completed Withdrawal Form AND If transferring to another provider, a copy of CoE/ offer letter from CRICOS registered provider who accepts appropriate accommodation and welfare responsibility OR If returning home, a copy of the flight ticket	Not applicable	No refund for current term Refund of any future unspent tuition fees paid less the application and enrolment fee AND liquidated damages if a term's notice is not given to the School (75% of fees as published by the School for the term the student was due to commence)	4 weeks
Student withdraws application for any reason before a CoE is issued	Cancellation letter from the School	Full refund of tuition fees paid less the application and enrolment fee	Not applicable	4 weeks
Student has received a CoE but does not proceed with visa, cancels their course or fails to commence	Cancellation letter from the School	Full refund of tuition fees paid less the application and enrolment fee	Not applicable	4 weeks
DHA cancels the student's visa for any reason, other than provider default	Letter of cancellation from DHA	Full refund of tuition fees paid less the application and enrolment fee	Not applicable	4 weeks
The School cancels the student's enrolment due to breaching the Overseas Students Course Progress and Attendance Policy	Cancellation letter from the School	Not applicable	No refund for current term. Full refund of any future tuition fees paid less the application and enrolment fee	4 weeks
The School cancels the student's enrolment due to misbehaviour of the student	Cancellation letter from the School	Not applicable	No refund for current term. Full refund of any future tuition fees paid less the application and enrolment fee	4 weeks
Student commences, defers study and fails to recommence	Completed Withdrawal Form	Not applicable	Refund of any future tuition fees paid less the application and enrolment fee AND liquidated damages if a term's notice is not given to the School (75% of fees as published by the School for the term the student was due to commence)	4 weeks
Provider Default				
School cancels student's enrolment before the start of a course due to provider default and the student has not already cancelled enrolment	Cancellation letter from the School	Full refund of fees paid	Not applicable	14 days
School is unable to continue to deliver the course once the student has commenced due to provider default and the student has not already withdrawn	Cancellation letter from the School	Not applicable	Refund of all unused tuition fees paid calculated from the date of cancellation	14 days