

Student Number:	
Student Number:	STUDENT ENROLMENT AGREEMENT
Between:	
and:	RGET LIFE GAP YEAR - REG NO: 2020/017843/08 - (Hereinafter "The Institution")
Parent/Guardian	(Full Names)**
ID Number	
Parent/Guardian	(Full Names)**
ID Number	
	Parents named herein are jointly and severally liable, the one paying the other to be absolved, nd payable to the Institution, being so bound as Surety and Co-Principal Payer toward the Fees ed Student.
Home Address	
Telephone - Home	
Telephone -Work	
Telephone - Mobile	
Email Address	
In respect of Stude	ent to be enrolled:
Student	(Full Names)
ID Number	
Date of Entry	
Status	Day / Resident **Kindly circle the applicable status
Terms 1.2. The Institute Stu 1.3. It is accordance behavior and ex	APPLICABLE TERMS AND CONDITIONS Stitution agrees with the Parent(s)/Guardian(s) to accept the enrolment of the Student upon the and Conditions contained in this Enrolment Agreement. Stitution undertakes to educate the Student in the "Word of God", develop life skills and to expose ident to an adventure learning program. Scepted that the Institution gives recognition to the "freedom of choice" of the Student, which is ated with responsibility and consequences. The Students bear the full responsibility for all their our, whilst enrolled at the Institution, whilst the Institution takes responsibility for the application ercise of discipline, in order to create a safe and organised environment, in which the Students he opportunity to grow and develop.
2.1. The Pa 2.1.1. To (PONSIBILITIES OF THE PARENTS / GUARDIAN Arents / Guardians agree: pay the Enrolment Confirmation and Administration Fee of R pay the Enrolment Confirmation and Administration Fee of R pay all the time of signature of this Enrolment reement, which is acknowledged as being non-refundable in any and all circumstances. pay all tuition, fees and charges levied by the Institution, by the due date, in accordance with any poice delivered from time-to-time. at the Student will comply with the Code of Expectations and Behaviour for Students which may amended from time-to-time at the Institution's absolute discretion either orally or in writing.

- 2.1.4. That the Student and the Parents / Guardians will comply with the rules of the Institution, regulations, policies and procedures which may be amended from time-to-time at the Institution's absolute discretion, either orally or in writing.
- 2.2. Both Parents must sign the Enrolment Agreement unless a parent or Guardian informs the Institution, in writing, he/she is solely responsible for the Student, and for payment of the tuition fees and charges levied by the Institution. The Parents / Guardians acknowledge that, unless otherwise agreed in writing with the Institution, each parent is jointly and severally liable for the payment of all tuition, fees and charges levied by the Institution, as co-principal debtors.
- 2.3. Should any tuition fees and/or charges not be paid by the due date, then the Institution may suspend or terminate the Student's enrolment at the Institution's absolute discretion, with no recourse from any Parent or Guardian for damages, of any kind whatsoever.
- 2.4. The Parents agree that the Institution is entitled to charge a monthly administration and service fee on any outstanding tuition, fees and charges, until those said outstanding tuition, fees and charges are paid in full, which fee shall not exceed 10% of the amount outstanding at any time.
- 2.5. Should any monthly tuition fee not be paid, the full yearly outstanding tuition shall immediately become due and payable, at the Institution's absolute discretion.
- 2.6. Suspension and/or expulsion shall have no effect on the status of outstanding tuition, and same shall remain due and payable in full, irrespective of whether the student has been suspended or expelled.

3. SUSPENSION OF THIS AGREEMENT

- 3.1. This agreement shall commence only upon receipt by the Institution of this fully completed agreement, together with full payment of the Enrolment Confirmation and Administration Fee (non-refundable), upon which the acceptance of enrolment of the Student may be issued by the Institution.
- 3.2. Enrolment of any Student is on a first-come-first-placement principle and placement of a Student can never be guaranteed. At all times, the Institution can reject the enrolment of a Student, should the above, or any other contractual requirements not be complied with prior to the day of Registration.
- 3.3. The Student must report with this document fully completed (signed and initialled on each page) on the day of Registration.
- 3.4. The Institution will complete the necessary on the day of registration, if the enrolment is accepted.

4. EARLY WITHDRAWAL OF STUDENT FROM INSTITUTION Day Students

- 4.1. To terminate a Day Student's enrolment, the Parent / Guardian must give one month's written notice of the intention to terminate an enrolment, before the commencement of the month in which it is intended to be the last month of enrolment.
- 4.2. It is agreed, notwithstanding early withdrawal, that the full yearly tuition, fees and charges due to the Institution, will be payable, and will become immediately due and payable upon the receipt of any written notice of the intention to terminate an enrolment.

Resident Students

- 4.3. Unless otherwise agreed in writing, a placement in the student's residence at the Institution is offered and accepted for a full calendar year only.
- 4.4. Enrolment of a resident Student does not guarantee future acceptance as a day Student and any such transfer is at the sole and absolute discretion of the Institution.
- 4.5. To terminate a Resident Student's enrolment, the Parent / Guardian must give one month's written notice of the intention to terminate an enrolment, before the commencement of the month in which it is intended to be the last month of enrolment.
- 4.6. It is agreed, notwithstanding early withdrawal, that the full yearly tuition, fees and charges due to the Institution, will be payable, and will become immediately due and payable upon the receipt of any written notice of the intention to terminate an enrolment.
- 4.7. Notwithstanding any provisions herein contained, failure to submit written notice as required in this clause, is not regarded as a prerequisite for the acceleration mechanism to take effect, and therefore the parties agree and acknowledge that absconding without notice shall be deemed notice of termination for purposes of this agreement.

5. BINDING DECLARATIONS

- 5.1. The Student binds himself/herself to obey the rules of the Institution and accepts responsibility and the consequences that may follow for any disobedience.
- 5.2. Should the Student be suspended, it is agreed that the responsibility for paying the outstanding tuition, class fees, fees and charges shall at all times remain the obligation of the Parent / Guardian.

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6. YEARLY TUITION COST

Year of attendance:		
Tuition Fee:	R(including Enrolment / Registration Fee and Student's Contribution)	
Fee Includes:	Class fee, camping fee, textbook, t-shirt, jacket and a buff (The Institution will attempt to lend a backpack for each student, this is dependent upon the number of students for the year)	
Fee Excludes:	Food for the hiking trail, snacks for excursions, petrol/diesel for excursions, food for the first and last day of certain camps and spending money for <i>Journey</i>	
** Completion certificates may be withheld should there be found to be outstanding fees due to the Institution.		

7.	PAYMENT OPTIO	ONS AND S	CHEDIII E
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7.1.		nat the full Tuition Fee for the enrolment of a Student is F (
	R ()	Upon submission of this Enrolment Agreement as a non-refundable registration fee
	R ()	Parent / Guardian portion of the yearly Tuition Fee, payable by way of the following:
	Payment Option One:	Full payment at the commencement of the Year of Enrolment
	Payment Option Two:	Payable in 8 (Eight) equal monthly instalments of R
	R	Student contribution, to be earned and paid themselves, over the year

7.2. All payments are to be deposited electronically, as the Institution is a cash-free environment, and will not accept any tuition payments in cash. Parents/Guardians/Payers must ensure that the Student Number is used as the payment reference, for tracking and record-keeping purposes.

of enrolment, as part of the student's personal responsibility.

7.3. All proof of payments are to be emailed to: targetlifefinance@gmail.com

8. COLLECTIONS PROCESS

- 8.1. The Institution has a very strict policy on any outstanding fees or payments, which is to ensure that the fundamentals of financial responsibility and respect toward others, which is taught to our Students, can be seen to be put into practice by this Institution, when payment by Parents and Guardians is sought.
- 8.2. In light of this ideology, any outstanding payments, so outstanding for 30 days, will be handed over to Debt Collectors/Attorneys for the collection thereof. Parents/Guardians shall be liable for any and all legal costs and permissible interest accrued to such overdue accounts/payments.
- 8.3. Any outstanding payment(s) will lead to the surety being held personally liable for the full outstanding Tuition Fees not vet paid.

9. **SMOKING AND THE STUDENT**

- 9.1. Smoking (of any kind)
- 9.1.1. If a Student still smokes, he/she must report it to the leadership so that the leadership and the Student can enter into a mentoring relationship throughout the year.
- 9.1.2. The Smoking of any elicit chemicals (for the purposes of this agreement shall include Marijuana or "Dagga" notwithstanding its legality in South Africa or not) is at all times strictly prohibited whilst the Student is enrolled at the Institution. Any transgression of this Rule will be regarded as a Category 4 offence and the offender shall be subject to immediate expulsion.
- 9.2. We have the following problems with smoking:

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- 9.2.1. Every Student is a representative of *Target Life* while they attend the course. We are of the opinion that smoking affects a person's Christian testimony negatively.
- 9.2.2. We are willing to journey with a Student if he/she wants to stop smoking. However, the rules are there to protect those who do not smoke as well as those whom are trying to guit.

10. RESPONSIBLE TIME KEEPING

- 10.1. Important appointments should as far possible be arranged outside of class times and the non-attendance of classes will not be condoned without a proper, acceptable explanation.
- Any absence from class due to illness, must be reported by the Student to the appropriate Head of Family, early in the morning no later than 7.30am.
- 10.3. At all times, the Institution will require a medical certificate, in all cases of incident where a Student was absent for more than 2 (Two) consecutive days or 2 (Two) days in the same week; or
- 10.4. Whenever a Student does not attend class on a regular basis, due to a medical reason.
- 10.5. It is accepted and agreed that the attendance of a Student at any Camp is mandatory and therefore compulsory.
- 10.5.1. Non-attendance at any such Camp will only be acceptable upon the presentation of a reasonable explanation based upon a valid medical reason, exams (Which should have been scheduled an appropriate period before) or the death of an immediate family member.
- 10.5.2. For medical reasons or exams, valid documentation will be required by the Institution, which is to be verified, before any absenteeism will be accepted, and therefore before the commencement of the camp.
- 10.5.3. The making for appointments for taking a Driver's Licence Test, will not be an acceptable reason for non-attendance of any camp.

11. POLICY ON CELLPHONE USE

- 11.1. Cell phones in this section extend to include, any cell phone accessories, tablets, i-pods or smart-watches.
- 11.1.1. Cell phones may not be used during class with regards to receiving calls and usage of the SMS, IM, DM or any social media facilities.
- 11.1.2. The Institution, its support staff or volunteers take no responsibility for any loss or damage in this respect.
- 11.2. The only acceptable use of a Cell Phone, other than as intended, is as a Bible e-reader, or to take notes with.
- 11.3. The Institution reserves the right to monitor such use and to disallow such use in its absolute discretion.

12. GENERAL RELATIONSHIP POLICY

- 12.1. Target Life believes that there is a specific season for a romantic relationship. It is our view that the season is not during the duration of the course. It is our experience that it distances the student from the leaders, fellow students and the course's process, it is for this reason that the General Relationship Policy has been implemented. Relationships are allowed with an individual inside or outside of the Institution, but conditional upon the following:
- 12.1.1. An existing relationship that was established before starting at the Institution, will be allowed as long as it is a positive, uplifting relationship.
- 12.1.2. If the leadership becomes aware of the fact that the relationship influences the student negatively, the leadership will have the right to challenge the said relationship.

13. OTHER GENERAL AND PRACTICAL GUIDELINES

- 13.1. Clothes, class behaviour and other practical arrangements will be given to Students internally, by way of the Institution leadership or its nominated representative, if applicable.
- 13.2. The Institution's principles regarding students' personal hygiene will be communicated by the internal leadership. Should there be any non-compliance, a Student may potentially be sent home, if it is found that such conduct creates a potential problem for the leadership or any fellow student.

14. OPERATIONAL GUIDELINES FOR PARENTS AND GUARDIANS

- 14.1. Parental support is undertaken by the Institution during the year of attendance, with the acceptance and participation, with the following undertakings:
- 14.1.1. It is the Institution that stands in the primary relationship with the Student.
- 14.1.2. It is very important, and in order to ensure the successful transition of the Student during his/her time with the Institution, that the Student takes their own responsibility for every facet of the course.

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This excludes the primary obligations of payment for class and the commune/residence fees (if applicable).

- 14.1.3. Information regarding camps and other facets of the course will, for this reason, be directly communicated to the students, to create ownership and responsibility for this information.
- 14.1.4. We ask that, as the parent/Guardian, and very much a participant in this course, will approach your child for any information required. Should you contact the secretary or other personnel of the Institution you are effectively curtailing your child's potential progress.
- 14.2. If a Student does not take the responsibility, or does not listen effectively, they will have to carry the consequences themselves. We place value on the principle that the students need to start taking responsibility for themselves, and their own actions/omissions.

15. GENERAL FEEDBACK REGARDING THE STUDENT

- 15.1. Feedback regarding the course will have to come primarily from your child / the Student.
- This process is aimed at potential development, character building, spiritual growth and many unmeasurable facets to be instilled in the Student as a young adult. It is thus impossible for us to give a feedback report on each individual to the parents. A tree is recognised by the fruit it bears. The fruit visible in the Student's behaviour is the only indication of growth and can only be measured from an intimate relationship with your child. We only ask that you as parent/Guardian be patient, and to allow this Institution the year to sow the seeds of success.
- 15.3. Some fruit will only be visible in the years to come. If there is any specific reason why you would require feedback, you are welcome to request, via email only, a specified report from the Head of Family. If the feedback received is insufficient, you can make an appointment with the relevant Family Head. These meetings are only held during office-hours.

16. **NEED TO KNOW INFORMATION**

If there is any specific "need to know information" regarding your child/the Student, we invite you to please disclose this information as this will better equip the Institution to work with the Student. You are therefore more than welcome to make an appointment via email. It is very important that you note what the meeting will entail, so that we can collect the necessary information required from our side and be prepared for an effective meeting.

17. CONCERNS REGARDING THE COURSE OF THE LEADERSHIP

- 17.1. We invite all constructive criticism and, should a concern arise, the following procedure is applicable, in order to address your concerns without delay:
- 17.1.1. If a Student has a problem of any nature, he/she should take it up with the appropriate Head of Family, this gives the Students the confidence to help themselves and become responsible for their environment.
- 17.1.2. If the problem can not be resolved after such meeting, the Student may take the concern to the Head of the Institution.
- 17.1.3. If the problem still remains unsolved, Parents / Guardians can get involved by reporting the problem by way of email to the Institution. A written response will be forwarded to the respective Parent/Guardian and if there is still a need for further discussion, an appointment may be scheduled with the Institution.
- 17.2. In the event of a personal meeting, all conversations may be recorded for reference, control, training and record-keeping purposes. For this reason, major concerns will not be dealt with telephonically. Family leaders and the Head of the Institution will be present at such meetings.

18. FINANCES GENERALLY

Further to the general undertakings of the respective parties to this agreement, and should any account remain outstanding, due and payable, for a period exceeding three months, after the account was handed to the party responsible for payment thereof, the applicable Student may be asked to leave the course, at the absolute discretion of the Institution. Such request shall in no way derogate, waive or amend the provisions of this agreement that the full year's tuition and fees remain due and payable.

19. TATTOOING AND BODY PIERCING

Tattooing and body piercing are matters between Parents/Guardians and their respective children and the Institution will accept no responsibility for any actions or omissions in this regard.

20. GENERAL INFORMATION TO PARENTS / GUARDIANS

All information that is important for the Parents / Guardians to know, will be sent via email. The Parents/Guardians shall at all times keep the Institution updated in respect of up-to-date email address(es) for the Parents/Guardians

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and shall immediately notify the Institution in the event of any changes to their contact information, including but not limited to the change of residential address(es) and contact numbers.

21. **CAMPS**

- 21.1. Information regarding camps will be given directly to the students.
- 21.2. Participation in Target Life camps can be intense and exhausting. This may include long bus trips, long walking distances and exhausting physical activities. Good facilities are not always available. It may also involve a change in diet and the use of water.
- 21.3. Due to the workload of our secretary, she is not available to answer personal inquiries. Where necessary, information will be sent at official times. We ask that parents/Guardians support us in this regard, and that any information you require, you will request from your child/the Student first.
- 21.4. Hiking trail:
- 21.4.1. There are no expensive items to be bought for the hiking trail camp or any other camps.
- 21.4.2. Target Life lends hiking bags to the students for the hiking trail.
- 21.4.3. Any other gear such as headlamps, sleeping bags, pots and stoves can be borrowed.
- 21.4.4. Hiking shoes: Old tekkies will be sufficient. Hiking boots are not recommended.
- 21.4.5. Students will have to provide their own food for the hike. Information regarding this will be communicated to the students.
- 21.5. Involvement with activities with the Institution may require that a Student make use of his/her own transport (whether personally or together with other students) for certain matters /events / activities within Pretoria.

GENERAL PROVISIONS

- 22. This Agreement includes all Annexure hereto and shall be construed as the full agreement between the parties hereto.
- 23 No changes to this agreement will be of any force of effect unless reduced to writing and signed by all

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concluded a	t	on this the	day of	20
				(Signature)
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	GENERAL CODE OF CONDUCT		
	DISCIPLINARY RULES AND BOUNDARIES		
Core Value 1	Discipline forms part of our core values, and the Institution's discipline structure is there to protect the students and the Institution.		
Core Value 2	The rules recognise freedom of choice with the accompanying responsibilities and consequences.		
Core Value 3	The Student will, for the full duration of the course (mid-January to mid-November), be subject to the Rules of the Institution and shall take all necessary steps to ensure full compliance with the Rules. The reason for this is that people look at the process critically to see what we build into the lives of the students. Some rules are there to help fellow students who struggle with temptations. Although you might not be struggling with the same temptations, the same rules will apply, and you are required to comply with such rules. Therefore the Biblical principle is that we will help our fellow students not to fall into the same temptations again.		
Core Value 4	To better equip the Student for the "things" in life. In the case where students feel that this is their first year out of school and they want to experience new "things", then they will miss the whole point of the Institution. Rather reconsider registering for this year and become better equipped.		

CATEGORY OF OFFENCES AND ASSOCIATED CONSEQUENCES				
OFFENCE TYPE	OFFENCE CONSEQUENCES			
Category 1	Will be handled on merit.			
Category 2	 Will lead to an interview with the leadership. These are offences which can damage the process, the group or the individual, but are to such an extent that it can be recovered through mentorship. For each offence, a written warning will be given. Any written warning can be accompanied by a week-long suspension, which will include suspension from the commune. A repeat of the offence can lead to a Category 3 offence. 			
Category 3	 The offence will be handled in the larger group with input from fellow students and leaders. This is any offence which can influence or strain the relationship or spirit within the group, as well as the group experience and security of other students. With family as foundation, fellow students can challenge each other in a controlled and facilitated environment. Repeat of the offence can be regarded as a Category 4 offence. 			
Category 4	 A Final written warning will be issued and the recurrence of the offence can lead to expulsion. This includes offences that threatens fellow students or the course itself. This is mostly due to a negative attitude. At this stage the parents/Guardians will be involved. 			
Category 5	Violation of this policy can have serious consequences, including immediate expulsion from the program/school. It is important to adhere to all rules and regulations to ensure a safe and productive learning environment for all students.			

	Rules with Regard to:		OFFENCE TYPE
1.	OUTSIDE THE	A Student's behaviour that damages <i>Target Life</i> 's name publicly, will be seen in a very serious light. Students should take pride in carrying Target Life's name in public. Breaking Target Life's rules outside official Target Life hours will still be considered an offence.	Category 2
2.	SMOKING DURING	- A Target Life Student is under no circumstances allowed to	Category 2

	(including but not limited to class-times, camps,	smoke with or within a visible distance from anyone in <i>Target Life</i> . This rule applies at all times. (When people smoke together, it creates temptation and makes it difficult for someone to quit.) This offence is thus seen as disobedience.	
		- Students are under no circumstances allowed to smoke in <i>Target Life</i> clothes or on camps. (This includes public places on Journey). Target Life clothing will also be confiscated. Any cost and responsibilities after expulsion are on the parents – such as transport back home. (This includes public places on Journey).	Category 4
		- Students are not allowed to smoke on the church grounds, near the entrances or the commune gardens.	Category 3
		- If a student, who did not smoke before the commencement of the course, starts smoking, it will be considered a serious offence because it is a form of rebelling against the principles that are presented throughout the year.	Category 2
		- Smoking of "hubbly" and electronic cigarettes will under no circumstances be allowed during the duration of the course (end-January to end-November).	Category 2
		- Smoking of Marijuana, "Dagga" or any of its derivatives will under no circumstances be allowed during the duration of the course (end-January to end-November).	Category 4
3.	THE USE OF ALCOHOL	- No alcohol will be allowed on the church grounds or in the communes or on camps.	Category 4
		- Any form of alcohol misuse or drunkenness will be regarded as a very serious offence.	Category 3
		- Students are allowed to drink one unit of alcohol per social opportunity. (One unit of alcohol is considered to be no more than: 500ml cider/beer, 250ml wine, one 30ml single shot of any spirit (brandy, whiskey, gin or the like))	Category 3
4.	CLUBBING	Clubbing is not allowed during your year at Target Life. This includes places such as pubs, places with age restrictions and clubs Students are allowed to dance at a studio Permission can be requested for special occasions from the appropriate Heads of Family. Failure to comply with this obligation will be regarded as a serious offence.	Category 3
5.	RELATIONSHIPS WITH THE PURPOSE TO HELP STUDENTS UNDERSTAND GOD'S PRINCIPLES AND SEASONS	In case a Student becomes infatuated, he/she must report it with their family head. We insist that your infatuation will under no circumstances be communicated to the person you are in love with. The leadership will handle the information confidentially and lead the Student through it.	Category 2
		No form of flirtation will be tolerated. (Flirtation creates temptation for fellow students and threaten their well-being).	Category 3
		Inappropriate sexual behaviour will not be tolerated - will be handled on severity.	Category 3/4/5
6.	BREAKING OF ANY APPLICABLE LAW	Drugs - The use or possession of drugs during your Target Life year is a serious offence. It can lead to the involvement of the South African Police Service and to immediate expulsion. Parents will be notified immediately.	Category 4/5

	Theft - Any kind of theft will be regarded as a serious offence, this includes being in possession of stolen property	Category 4/5		
such a facility. ** It is further placed on (Target Life) and shoul participating in any unlar	It is further placed on record that the South African Police Service are invited to randomly visit the Institution arget Life) and should any Student be found in the possession of any illegal drugs or be found to be rticipating in any unlawful conduct, the Institution (Target Life) will in no way be held liable for the actions of			
		Category 2		
	- Generally partaking in Gossip, will not be tolerated	Category 2		
	- Failure to attend class or any other official Target Life activity without a valid excuse.	Category 4		
CELLPHONE USE	Any Cell Phone privileges misused or abused.	Category 3		
COMMUNE USE GENERAL	Any form of immoral behaviour.	Category 3		
	No two persons of the opposite gender are allowed alone in the rooms.	Category 2/3		
	such a facility. ** It is further placed on (Target Life) and shoul participating in any unlar the South African Police ATTITUDE AND PARTICIPATION IN THE COURSE CELLPHONE USE COMMUNE USE	this includes being in possession of stolen property ** Please note that the Institution (Target Life) is not a Drug Rehabilitation facility and is a such a facility. ** It is further placed on record that the South African Police Service are invited to random (Target Life) and should any Student be found in the possession of any illegal drugs participating in any unlawful conduct, the Institution (Target Life) will in no way be held lial the South African Police Service in these instances. ATTITUDE AND PARTICIPATION THE COURSE AND THE COURSE THE COURSE THE COURSE THE COURSE THE COURSE AND THE COURSE THE COUR		

,			Name	and Su	rname of
Student),	with	identification number:	_ do	hereby	declare,
undertake	and n	nake oath of the following, that I:			
a)	Have	e read and understand the Code of Conduct and know what is expected of me	; ;		
b)	Willı	meet and maintain the rules and regulations of the Institution, Target Life;			
c)	Will a	at all times respect myself, my fellow students and my leaders;			
d)	Will i	n no way compromise the name of Target Life with my appearance and/or be	havio	ur in pub	lic, which
	bad l	behaviour may include drunkenness, commuting sexual offences, drug use or	fighti	ng;	
e)	Will	open myself towards the group and will invest in their lives as they will into mi	ne;		
f)	Will	resolve conflict by stating my case with honesty and boldness;			
g)	Will	not influence my fellow students to break the rules of the course.			
Signed an	d con	cluded at on this the day of		2	20
Student				(Si	ignature)
Witness One				(Si	ignature)
Witness Two				(Si	ignature)

STUDENT'S OATH OF COMMITMENT

	INDEMNITY AGREEMENT	
Between:	DOTT LIFE CAR VEAR DEC NO. 2020/047042/09 / Lorgingfor "The Institution"	
and:	RGET LIFE GAP YEAR - REG NO: 2020/017843/08 - (Hereinafter "The Institution")	
Parent/Guardian	(Full Names)**	
ID Number		
Parent/Guardian ("the Parents")	(Full Names)**	
ID Number		
	med herein are jointly and severally liable, the one paying the other to be absolved, for the fees to the Institution, as Surety and Co-Principal Payer toward the Fees for the Below named Student.	
Home Address		
Telephone - Home		
Telephone -Work		
Telephone - Mobile		
Email Address		
In respect of Stu	dent to be enrolled:	
Student	(Full Names)	
ID Number		
 GENERAI The partie staff, volu resultant f by the Ins The partie beyond th Emotional DIRECTO The partie responsib of the Inst COMPET The indivi into this a competen possesses Guardian 	staff, volunteers, support staff or other nominated agents, against any and all damages arising out of, resultant from or in connection with the attendance and/or enrolment of any Student to any Course offer by the Institution. 2. The parties to this agreement are aware of the processes of The Institution in that it may take studed beyond their comfort zone, which is intended to help them with personal growth. 3. Emotional pain from their past will also be addressed and may lead to increased stress and emotional strae DIRECTORS AND SHAREHOLDERS 1. The parties agree that neither any of the Directors nor the Shareholders of the Institution will be he responsible in their personal capacity for any damage, of any nature, whatsoever arising out of the activity of the Institution. COMPETENCY / AUTHORITY 1. The individual signing this agreement confirms by way of their signature that they are competent to en into this agreement with the Institution and that they have been fully mandated to do so, with leg competence, and have read and understand the content of this agreement, wherefore such individual possesses the necessary authority to conclude this agreement for and on behalf of any Student, as pare Guardian or otherwise.	
	ded at on this the day of 20	
Parent/Guardian	(Signature)	
Parent/Guardian	(Signature)	
Witness One	(Signature)	
Witness Two	(Signature)	
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