

- 1 Purpose of these Terms and Conditions of Enrolment
 - 1.1 These Terms and Conditions of Enrolment set out the terms upon which a child is enrolled as a student (being either a domestic or international student) at Girton Grammar School (the School).

- 2 Acceptance of Enrolment
 - 2.1 Each parent or legal guardian (referred to as parents for convenience) who accepts the School of enrolment for a child also agrees to the terms in these Terms and Conditions of Enrolment for the (subject to clause 3.1).
 - 2.2 A parent who causes a child to attend the School for the purpose of receiving educational services is deemed by their conduct to have accepted these Terms and Conditions of Enrolment.
 - 2.3 All parents with parental responsibility for a child must agree to the terms in these Terms and Conditions of Enrolment, unless tf1 0 0 1 353.47 561.94 Tm0 g0 G(.)]TETG0.000008871 0 595.32 840 G(Tsl EM



(k) is familiar and complies with



(b) to pay all School Fees imposed by the School by the due dates and in accordance with the payment terms set out in the relevant fee schedules that

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(c) that School Fees imposed by the School are payable during any period in which the child is enrol



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7 Withdrawal or Termination of Enrolment

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11.23a Terms and Conditions of Enrolment

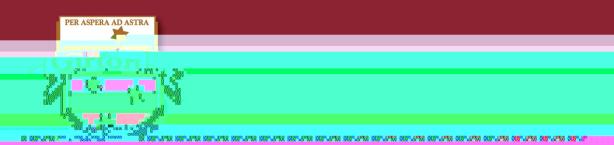
including contacting parents; broadcasting images or recordings of the child).

; or using, publishing or

- 8.3 Parents agree that the School and learning management system unless one of the following apply:
 - (a) Both parents agree in writing (even where only one parent has signed the Terms and Conditions of Enrolment).

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- (b) The School is provided an Order of the Court or confirmation of a change of name by registration that
- (c) The School believes other special circumstances exist (for example, those relating to gender identity).
- 9 Communication, Instructions and Emergencies
 - 9.1 Parents acknowledge that the School reserves the right to communicate with both or one of the the School considers, in its reasonable opinion, to be the best interests of the child.
 - 9.2 Despite clause 9.1:
 - (a) Any notice given by the School to all parents. Notice can be given by email, hand, prepaid post, in the School newsletter, on the School website or intranet, or via the child (e.g. a note in the student diary).
 - (b) Smilarly, should the School require instruction, authority or direction on any issue concerning the child, the School may act upon the instruction, authority or direction of any School considers, in its reasonable opinion, to be the best interests of the child.
 - (c) The School is entitled to expect that a parent will communicate with the other parent





11.2 The School is responsible for determining when conduct of a student warrants discipline and may apply such discipline (including suspension and expulsion) as the School and the codes of conduct, directions, policies, procedures, rules and values.

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- 11.3 The School seeks to maintain an environment that is safe for all students and in which learning can take place. Parents agree that the Principal or their nominee bag, locker, desk or other possessions to investigate a student discipline matter where the School (acting reasonably) considers there are reasonable grounds to do so.
- 11.4 The School also reserves the right to suspend education and/or enrolment while investigating a potential breach of the School rules or values.
- 11.5 Parents and students are expected to respect any decisions made by the School in relation to this dause 11.
- 12 Loss of Property and Insurance
 - 12.1 Students must care for the property of others, including the School equipment. Each parent agrees to be financially responsible (and jointly and severally indemnify the School) for any property damage caused by their child at the School or while participating in School -related activities.
 - 12.2 It is impossible for the School to implement and administer systems or processes that will adequately



- 14.1 The School handles personal information in accordance with its privacy policy, as published and amended by the School from time to time. Each parent agrees that they have read and understood the privacy policy.
- 14.2 Each parent acknowledges that:
 - (a) The School often photographs



- (c) a parent will not be entitled to withhold an amount of any outstanding School Fees (or any other fees, charges and levies) imposed by the School because part of that amount is disputed by the parent.
- 16.5 To the extent permitted by law, parents hereby release and forever discharge the \$dhool (and its Principal, agents, employees, trainers, ase, I