

Dated _____

STANDARD STUDENT CONTRACT
BETWEEN
LEARNING CAPITAL SCHOOL OF HIGHER EDUCATION
AND

**Standard Student Contract Between
Private Education Organisation and Student (Foreign Student)**

This Contract is dated _____ (dd/mm/yyyy) and made between:

- | | | | | |
|-----|------------------------------------------------------------------------|---|---------------------------------------------------------|-------|
| (1) | Full Name of Private Education Organisation (“ PEO ”) | : | Learning Capital School of
Higher Education | _____ |
| | ACRA Registration Number (where applicable) | : | 53067960K | _____ |
| | MOE Registration Number (where applicable) | : | 2983 (dated 1 July 2008) | _____ |
| | CaseTrust for Education No. (where applicable) | : | CT/0227 | _____ |
| | Address | : | 139 Cecil Street Cecil House
#01-00 Singapore 069539 | _____ |
| | | | | |
| (2) | Full Name of student (as in Passport)
(“ Student ”)** | : | | _____ |
| | Passport/FIN Number* | : | | _____ |
| | Nationality | : | | _____ |
| | Address (Overseas Residence) | : | | _____ |
| | Address (Singapore Residence) | : | | _____ |
| | | | | |
| (3) | Full Name of Parent/Guardian* (if Student is
under 21 years of age) | : | | _____ |
| | NRIC/Passport Number* | : | | _____ |
| | Nationality | : | | _____ |
| | Occupation | : | | _____ |
| | Address | : | | _____ |
| | Telephone Number | : | | _____ |

* Please delete as appropriate.

** References to “**Student**” in this Agreement shall be deemed to include references to the student’s parent or guardian, as the case may be.

1. COURSE INFORMATION, ENTRY REQUIREMENTS, FEES, AND DEPOSIT

1.1 Name of Course:

Course applied for (the “**Course**”) : _____

The Course and its contents have been registered with the Ministry of Education and other relevant authorities.

1.2 Date of Commencement and Completion:

Date of commencement of the Course (“**Commencement Date**”) : _____

Date of completion of the Course (“**Completion Date**”) : _____

1.3 Entry Requirements: The entry requirement(s) for the Course is/are as set out in **Schedule 1** and the PEO hereby confirms that it has verified that the Student has met such entry requirements.

- 1.4 **Type of Qualification:** Name of certificate / diploma / degree* to be conferred on the Student upon successful completion of the Course : _____
- 1.5 **Organisation Awarding/Conferring Qualification:** : _____
- 1.6 **Student Arrival:** Latest date on which Student has to commence residence in Singapore : _____
- 1.7 **Course Fees:** The course fees shall be apportioned as set out in **Schedule 2.1** (“**Course Fees**”) and shall, subject to Clauses 2 and 3, be payable on or before the dates set out therein.
- 1.8 **Payment of Deposit:** The deposit shall be as set out in **Schedule 2.2** (the “**Deposit**”) and shall be payable on or before the date set out therein as security for the due performance and observance of the Student’s obligations to the PEO under this Agreement.
- For the avoidance of doubt, the Deposit does not include any deposit required to be paid to the Immigration & Checkpoints Authority (the “**ICA**”).
- 1.9 **Return of Deposit:** Subject to Clauses 2.1 and 2.2, the Deposit shall, within fourteen (14) days of the Completion Date or earlier termination of the Student’s enrolment at the PEO, be repaid in full (without interest) to the Student Provided however that the PEO shall be entitled to deduct all or a part thereof to set off any payment then owing by the Student to the PEO and/or to recover any monies which are properly determined by the PEO to be due and payable to the PEO.
- 1.10 **Additional Fees:** In addition to the Course Fees and the Deposit, the additional fees set out in **Schedule 2.2** may be payable by the Student (the “**Additional Fees**”).
- 1.11 **Payment of Course Fees, Deposit and Additional Fees:** The **Tuition Fees** set out in **Schedule 2.1** shall be paid on or before the dates specified therein:
- (i) to the PEO if the PEO adopts a Student Tuition Fee Insurance pursuant to Clause 3, or
 - (ii) in the manner set out in Clause 3.2 below if the PEO adopts a Student Tuition Fee Account (Escrow) pursuant to Clause 3.
- All other fees payable (being the **Non-Tuition Fees** set out in **Schedule 2.1** and any Additional Fees set out in **Schedule 2.2**) and the Deposit shall be paid to the PEO on or before the dates specified in **Schedules 2.1** and **2.2**, and Clause 1.8, respectively.
- 1.12 **Issue of Receipts:** For every payment made by the Student to the PEO, the PEO shall issue a receipt to the Student stipulating (i) the amount paid, (ii) the date of payment, and (iii) the purpose of such payment (with a proper breakdown of the payment amount, where applicable).

2. REFUND POLICIES

- 2.1 **Withdrawal for Cause:** Subject to Clause 7, the Student shall be entitled to immediately withdraw from the Course by giving written notice to the PEO of his/her intention to do so under the following circumstances:
- (i) the PEO fails, for any reason, to commence the Course on the Commencement Date;
 - (ii) the PEO fails, for any reason, to complete the Course by the Completion Date;
 - (iii) the PEO terminates the Course for any reason prior to the completion of the Course; or
 - (iv) the PEO is in material breach of its obligations under this Agreement.

2.2 Refunds for Withdrawal for Cause: The PEO shall, as soon as practicable after receiving the Student’s notice of withdrawal under Clause 2.1 (and in any event no more than fourteen (14) days after receiving such notice) refund to the Student:

- (i) the entire amount of the Tuition Fees and Deposit; and
- (ii) the Non-Tuition Fees and/or Additional Fees*.

2.3 Withdrawal Without Cause and Refunds: Where the Student withdraws from the Course for any reason other than those set out in Clause 2.1 or Clause 7, the PEO shall, subject to Clause 3.4, as soon as practicable after receiving the Student’s written notice of withdrawal (and in any event no more than fourteen (14) working days after receiving such notice) refund to the Student the entire amount (100%) of the Deposit (less all such deductions which the PEO is entitled to make in accordance with Clause 1.9) together with the following sums (less any applicable bank administrative charges properly paid/payable under Clause 3):

% of [the aggregate amount of the Course Fees and Additional Fees paid under Clause 1.7 and 1.10]	If Student’s written notice of withdrawal is received
[100%]	More than [7] days before the Commencement Date
[90%]	Before, but not more than [7] days before the Commencement Date
[80%]	After, but not more than [7] days after the Commencement Date
[0%]	More than [7] days after the Commencement Date

2.4 Deemed Withdrawal: A Student who transfers from the Course to another course with the PEO shall, for the purposes of this Clause 2, be deemed to have withdrawn from the Course and the provisions of Clause 2.3 shall apply save as otherwise agreed between the PEO and the Student.

3. STUDENT PROTECTION SCHEME

3.1 PEO’s Undertaking to have SPS:

The PEO hereby confirms and undertakes to the Student that it has in place a Student Protection Scheme as stipulated by the Consumers Association of Singapore (CASE) (the “SPS”) by way of a Student Tuition Fee Account (Escrow)/Student Tuition Fee Insurance* pursuant to the terms and conditions of the CASE-PEO Agreement dated **3 Aug 2005** made between CASE and the PEO.

3.2* [Where SPS is in the form of a Student Tuition Fee Account (Escrow)]:

A copy of the master escrow agreement dated 9 September 2004 between CASE, DBS Bank Ltd and The HongKong and Shanghai Banking Corporation Limited (the “**Master Escrow Agreement**”) and acceded to by the PEO on **25 February 2005** [is available at the PEO’s website at www.learningcapital.edu.sg]. The Master Escrow Agreement sets out, among other things, the details upon which the PEO shall establish an escrow account with DBS Bank Ltd/HongKong and Shanghai Banking Corporation Limited* (the “**Escrow Account**” with the “**Escrow Bank**”) for the purposes of receiving payment of the Student’s Tuition Fees and the circumstances in which the amounts in the Escrow Account shall be payable to the PEO and/or the Student.

[The Student acknowledges that he/she has read and has understood the terms of the Master

Escrow Agreement.]

The PEO and the Student hereby agree that:

- (i) the Student shall execute a student escrow confirmation in a form acceptable to the Escrow Bank (the “**Student Escrow Confirmation**”) within [30] days of the date of this Agreement and deliver a copy of the same to the Escrow Bank within three (3) business days of it being so executed;
- (ii) the PEO shall issue payment vouchers, not less than thirty (30) days prior to the Commencement Date, to the Student in accordance with the terms of the Master Escrow Agreement and the Student shall submit such payment vouchers together with any payment made under Clause 3.2(iii) below; and
- (iii) the Student shall pay the Tuition Fees directly into the Escrow Account on or before the dates specified in Schedule 2.1.

3.3* [*Where SPS is in the form of a Student Tuition Fee Insurance*]:

A copy of the master insurance policy dated [●] issued by [NTUC Income Insurance Co-operative Ltd] (the “**Master Insurance Policy**”) taken up by the PEO for the purpose of insuring, among other things, the Student [is available on the PEO’s website at [●].

The Master Insurance Policy sets out, among other things, the events under which NTUC Income Insurance Co-operative Ltd shall indemnify the Student for Tuition Fees paid to the PEO.

[The Student acknowledges that he/she has read and has understood the terms of the Master Insurance Policy and hereby agrees to the terms and conditions therein].

The PEO hereby undertakes to procure that the cover under the Master Insurance Policy shall be extended to the Student and the PEO shall, within [●] days of the date of this Agreement, deliver to the Student the certificate of student insurance.

- 3.4** **No Double Claim:** For the avoidance of doubt, if the Student and/or his/her parent/guardian receives any payment from the PEO or the Escrow Bank/NTUC Income Insurance Co-operative Limited* pursuant to a provision of this Agreement or the Master Escrow Agreement/Master Insurance Policy* in respect of any matter or damage, then the Student and his/her parent/guardian shall not be entitled to claim against the PEO or the Escrow Bank/NTUC Income Insurance Co-operative Limited* for the same payment in respect of the same matter or damage pursuant to any other provision of this Agreement or the Master Escrow Agreement/Master Insurance Policy*.

4. GOVERNING LAW AND DISPUTE RESOLUTION

- 4.1** **Governing Law:** This Agreement shall be governed by, and construed in accordance with, the laws of Singapore.
- 4.2** **Grievance Procedure:** The PEO shall, within [30] working days of this Agreement and in any event no later than the Commencement Date, provide the Student with a copy of its student handbook or such other document which shall prescribe a formal grievance procedure for the purpose of providing a timely and fair method of resolving disputes arising from this Agreement or such other matter as may relate to the Student’s enrolment at the PEO.
- 4.3** **Third Party Mediation:** In the event that the Student and the PEO are unable to resolve a dispute in accordance with the grievance procedure referred to in Clause 4.2, the Student and the PEO shall refer the dispute to the CASE Mediation Centre for mediation prior to instituting any legal action or proceedings. The Student and the PEO hereby agree to such procedures and to pay such fees as the CASE Mediation Centre may prescribe from time to time for the purpose of resolving their

dispute.

- 4.4 Jurisdiction:** The parties hereby irrevocably agree that the courts of Singapore are to have jurisdiction to settle any disputes which may arise out of or in connection with this Agreement which cannot be settled successfully through the Case Mediation Centre and that, accordingly, any legal action or proceedings arising out of or in connection with this Agreement (“**Proceedings**”) may be brought in those courts and the parties irrevocably submit to the jurisdiction of those courts PROVIDED THAT nothing in this Clause shall limit the right of any party to take Proceedings in any other court of competent jurisdiction nor shall the taking of Proceedings in one or more jurisdictions preclude that party from taking Proceedings in any other jurisdiction, whether concurrently or not.

5. INTERNATIONAL STUDENTS

- 5.1 Student’s Pass Application:** The PEO undertakes to use best efforts to assist the Student if he/she requires a Student’s Pass from the ICA. This includes, without limitation, providing the Student with advice on obtaining such pass, verifying the Student’s enrolment and immigration status, and doing all such things as may be necessary to procure the Student’s Pass on behalf of the Student.
- 5.2 Student’s Pass Not Transferable:** The Student’s Pass issued under Clause 5.1 is not transferable and will expire upon the Student ceasing to be a student of the PEO. The PEO is under an obligation to inform the ICA of the Student’s withdrawal from, or completion of his/her course of study at the PEO, and the Student shall deliver to the PEO, within [3] days of the Student ceasing to be a student of the PEO, the passport and Student’s Pass of the Student for cancellation of the Student’s Pass.
- 5.3 Withdrawing from the PEO:** A Student who withdraws from the PEO to enrol with another school shall be deemed to have withdrawn from the PEO under Clause 5.2 and the provisions of Clause 5.2 shall apply.

6. CONFIDENTIALITY

The PEO is committed to maintaining the confidentiality of the Student’s personal information and undertakes not to divulge any of the Student’s personal information to any third party without the prior written consent of the Student.

7. FORCE MAJEURE

In the event that any party shall be rendered unable to carry out the whole or any part of its obligations under this Agreement for any reason beyond the control of that party, including but not limited to acts of God, force majeure, strikes, war, riot and any other causes of such nature, then the performance of the obligations hereunder of that party or all the parties as the case may be and as they are affected by such cause shall be excused during the continuance of any inability so caused, but such inability shall as far as possible be remedied with all reasonable despatch. For the avoidance of doubt, this clause shall not apply to cases where:

- (i) the PEO is declared to be insolvent and/or a winding-up order made or bankruptcy issued by the Singapore court against the PEO (or, any partner of the PEO if the PEO is a partnership); and
- (ii) the relevant authority(ies) issue(s) an order to cease and/or terminate the operations of the PEO, or the happening of anything of a similar nature under the laws of Singapore.

8. PRECEDENCE TO OTHER AGREEMENTS

In the event of there being any inconsistency between the terms of this Agreement and the terms of any other agreement (oral or written) entered into between the PEO and the Student either before or after the making of this Agreement, the terms of this Agreement shall prevail and the terms of such other agreement shall be deemed to be amended to the extent necessary for it to be read as being consistent with this Agreement.

9. MISCELLANEOUS

- 9.1 Indulgence, Waiver, etc.:** No failure on the part of any party to this Agreement to exercise and no delay on the part of any party in exercising any right hereunder will operate as a release or waiver thereof, nor will any single or partial exercise of any right under this Agreement preclude any other or further exercise of it.
- 9.2 Remedies:** No remedy conferred by any of the provisions of this Agreement is intended to be exclusive of any other remedy which is otherwise available at law, in equity, by statute or otherwise, and each and every other remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law, in equity, by statute or otherwise. The election of any one or more of such remedies by any of the parties to this agreement shall not constitute a waiver by such party of the right to pursue any other available remedies.
- 9.3 Severability of Provisions:** If any provision of this Agreement or part thereof is rendered void, illegal or unenforceable by any legislation to which it is subject, it shall be rendered void, illegal or unenforceable to that extent and it shall in no way affect or prejudice the enforceability of the remainder of such provision or the other provisions of this Agreement.
- 9.4 Third Party Rights:** A person who is not a party to this Agreement has no right under the Contracts (Rights of Third Parties) Act, Chapter 53B of Singapore or any other laws in any jurisdiction to enforce any term of this Agreement.
- 9.5 Successors and Assigns:** This Agreement shall be binding upon, and enure for the benefit of, the successors, personal representatives and permitted assigns of the parties PROVIDED THAT neither the PEO nor the Student shall be entitled to assign its rights and/or obligations under this Agreement without the prior written consent of the other party.
- 9.6 Translations:** In the event of any conflict or inconsistency between any term of this Agreement (including the Schedules) in the English language and any translation thereof in any other language, the English language version of this Agreement shall prevail.

SCHEDULE 1

Entry Requirements

Course Title	Academic Requirements	Others
Fundamentals in Early Childhood Care and Education	Minimum Secondary 2 level education	NIL
Certificate in Infant & Toddler Care and Development	3 GCE "O" level credits (min C6) including English or Basic/Fundamentals Certificate in Early Childhood Care and Education or Early Childhood Teachers' Bridging Programme or State Registered Nurse	Possess a valid first aid certificate & 21 years of age
Certificate in Infant & Toddler Care and Development (Mandarin)	3 GCE "O" level credits (min C6) including Mandarin or Basic/Fundamentals Certificate in Early Childhood Care and Education or Early Childhood Teachers' Bridging Programme or State Registered Nurse	Possess a valid first aid certificate & 21 years of age
Diploma in Early Childhood Care and Education - Teaching	Local qualifications: GCE "O" Level credits in 5 different subjects, including at least a B4 in EL1	IF the trainee has 5 or more "O" level credits but does not have a credit in EL1, a minimum Band 6.5 obtained in IELTS will be acceptable for the DCE-T/EL course
	Foreign qualifications: <ul style="list-style-type: none"> • Completed at least 12 years of formal education. • Passed an examination conducted by the country/state with credits in 5 different subjects including EL1. • Applicants from other countries with medium of instructions for their formal education in English and complete the IELTS - General Training with score 6.5 and above. 	

Diploma in Early Childhood Care and Education - Teaching (Mandarin)	Local qualifications: GCE "O" Level credits in 5 different subjects, including at least a B4 in Chinese (MT)	If the trainee has 5 or more "O" level credits but does not have a credit in MT/CL, a minimum Grade 9 (Advanced Level) obtained in Hanyu Shuiping Kaoshi (HSK) will be acceptable for the DPE-T/CL course
	Foreign qualifications: <ul style="list-style-type: none"> • Completed at least 12 years of formal education. • Passed an examination conducted by the country/state with credits in 5 different subjects including Chinese. 	
Diploma in Early Childhood Care and Education - Leadership	<ul style="list-style-type: none"> • GCE "O" Level education • Diploma in Early Childhood Care and Education - Teaching 	NIL
Bachelor of Arts (Honours) in Early Childhood Education (University of Wales, UK) - Final Year	Diploma in Early Childhood Care and Education - Leadership from recognized Institutions or Diploma in Pre-School Education from Ngee Ann Polytechnic	NIL
Diploma in Psychology	5 "O" Level Passes including EL1 Or Any other Qualifications as approved by Learning Capital School of Higher Education	NIL
Diploma in Counselling Psychology	3 "O" Level Passes including EL1 Or Any other Qualifications as approved by Learning Capital School of Higher Education	NIL
Advanced Diploma in Counselling Psychology	Diploma in Counselling Psychology Or Any other Qualifications as approved by Learning Capital School of Higher Education	NIL
Advanced Diploma in Psychology	Diploma in Psychology Or Any other Qualifications as approved by Learning Capital School of Higher Education	NIL

SCHEDULE 2
BREAKDOWN OF COURSE FEES AND ADDITIONAL FEES

Schedule 2.1
Course Fees

Tuition Fees	Payment by Instalment		Payment in Advance	
	Amount (\$)	Date Due	Amount (\$)	Date Due
<u>For Course Pre-requisites:</u>				
Total Course fee paid	\$			
Sponsorship (if applicable)	\$			
<u>For Course:</u>				
Total Course fee paid	\$			
Sponsorship (if applicable) Corporate Incentives <i>[breakdown of tuition fee by module/semester]</i>	\$			
Total Tuition Fees Payable	\$		\$	
Non-Tuition Fees	Amount (\$)	Date Due	Amount (\$)	Date Due
Registration fee	\$			
Student Pass Processing fee	\$			
<i>[Accommodation fee, course materials, examination fees, etc]</i>				
Total Course Fees Payable	\$		\$	

Schedule 2.2
Additional Fees and Deposit

Purpose of Fee	Amount (\$) and When Payable
<i>[late payment fees, replacement of student ID, re-taking examinations, failing a course, etc.]</i>	Please refer to Administration charges for Programme Related Requests
Deposit	Amount (\$) and Date Due

SIGNED by the PEO

Authorised Signatory of the PEO

Name:

Date:

SIGNED by the Student

SIGNED by the Student's parent or guardian
(if the student is under twenty one (21) years of
age)

Name of Student

Name of Parent or Guardian

.....
Occupation

.....
Address

Witness.....
Occupation

.....
Address

Administration Charges for Programme Related Requests.

The following administration charges have been set for programme related requests. Student who would like to opt for the service should fill up the request form and submit to the Operations Office. 3 working days of processing time is required.

Printing Charges

Description	Admin Charge	Applicable to
Reprinting of transcript & certificate (LCI)	\$15 each (inclusive of GST)	All programmes and intakes (only 1 re-printing is allowed)
Reprinting of transcript & certificate (UoW)	£20 each (Bank draft to be prepared by student) & S\$55 (inclusive of GST)	UoW related programmes and intakes (only 1 re-printing is allowed)
Photocopy	\$0.10 per page	All programmes and intakes
Printing from PC	\$0.10 per page for black & white / \$0.50 per page for color	All programmes and intakes
Fax	\$1 per page	All programmes and intakes

* Re-printing of certificate requires submission of police report

Charges for Additional Classes/Examinations and Attachments

Description	Admin Charge	Applicable to
Sit in/make up class	Free of charge for first 3 lessons, \$25 per lesson for subsequent make up	All programmes and intakes (only 1 time make up arrangement per module is allowed)
Unit Exam Re-sit	Free of charge	All programmes and intakes (only 1 re-sit per unit is allowed)
Practicum Re-attachment	\$150	Practicum applicable programmes and intakes (only 1 re-attachment is allowed)
Re-unit (for non-UoW registered units and subjected to the maximum programme completion period)	According to total hrs of the unit (exclude practicum hrs)	All programmes and intakes
Re-unit (for UoW registered units and subjected to maximum programme completion period)	According to total hrs of the unit (exclude practicum hrs) + 30% of total registration fee to UoW	UoW registered programmes and intakes

e.g. DCET - total hrs for module 1 is 30 hrs, total lesson hrs for DCET is 900. (excludes practicum hours of 300) & course fee is S\$12,000, hence 30 hrs / 900 hrs x S\$12,000 = S\$400.

Library Charges

Description	Admin Charge	Applicable to
Replacement of Library Card	\$10	All programmes & intakes
Lost of Library Book	Price of book purchase (in S\$)	All books
Late return of Book	\$0.50 per day	All books

Charges for Issuance of Letter of Certification

Description	Admin Charge	Applicable to
All certifications e.g. confirmation of programme, certification of exam schedule and completion of programme	Free of charge	All programme & intakes

Special approval need to be sought from School for exceptional cases.

Students on student passes are required to complete the course within timeframe applied if they were to defer the course, re-unit, re-sit exam or practicum and sit-in to another class. Approval needs to be sought from Immigration and Checkpoints Authority for extension or other arrangements.

All administration charges are subjected to GST. In any case, registration fee and student pass processing fee is non-refundable.

The above information can be retrieved from the website and student handbook
 The above charges are subjected to changes.

Student Declaration Form

EC/SA/DEC/Ver 2/0705

**Note: All questions must be answered. Please circle where applicable.*

The following list of questions must be completed by the customer in the presence of a representative from Learning Capital School of Higher Education.

1. Have you been clearly informed by your Course Consultant on the entry requirements of the course? Yes/No
2. Have you been clearly informed by your Course Consultant that the information you provided in the Registration form will be used for internal marketing and billing purposes or otherwise as governed by the Privacy Policy ? Yes/No
3. Do you understand that you must fulfill all the hours for the practicum as part of the course requirements (if applicable)? Yes/No
4. Do you understand that you must go for the medical checkup as part of the course and practicum requirements? Yes/No
5. Do you understand that if you wish to transfer/withdraw from the course, you are required to submit in writing a request letter to do so and forward to the Admission Office. You will have to adhere to the refund policy as stipulated in the legally binding Standard Student Contract which you have acknowledged upon acceptance of the Letter of Offer? Yes/No

Practicum Placements

Please circle the appropriate statement :

1. I hereby declare that I am _____ months pregnant at the point of registration. I understand that I will need to sign a letter of undertaking as can be found in the Student Handbook should I wish to fulfill my practicum hours during my pregnancy period. Alternative, I can defer my practicum placement upon the school's approval.
2. I hereby declare that I am NOT pregnant at the point of registration.

"I, _____ (Student Name), NRIC No. _____
hereby confirm that the representative from Learning Capital has walked me through the above Declaration Form and I have clearly understood all the above-mentioned contents."

Student's Signature

Consulted By : _____

Date : _____

学生问卷表

EC/SA/DEC/Ver2/0705

*注意: 请回答所有问题。选择是或否。

该表请在Learning Capital学校课程顾问的指导下填写。

- | | |
|------------------------------------|-------|
| 1. 课程顾问是否让你明确知道入学条例? | 是 / 否 |
| 2. 课程顾问是否告知你的个人资料是保密的? | 是 / 否 |
| 3. 你是否知道必须完成全部实习要求? | 是 / 否 |
| 4. 你是否知道实习前需体检? | 是 / 否 |
| 5. 你是否明白转班或退学需遵守学校有关规定, 向学校提出书面申请? | 是 / 否 |

实习安排

请圈1 或2。

1. 我在此声明我已有_____个月的身孕。如果在此期间要求实习, 需签属一份申明书。申明书可在学生手册里查询。如果要延迟实习, 需向学校申报。
2. 我在此声明没有怀孕。

“我_____ (学生姓名), 身份证号码. _____
经课程顾问解释, 我已明了以上问题。

学生签名

经手人 : _____

日期 : _____