



STUDENT RE-ENROLLMENT AGREEMENT

Student Name: _____ (the “Student”)

Academic Year: _____

The undersigned, being the custodial parents or legal guardians of the Student (collectively, the “**Parents**”), wish the Student to continue to be enrolled with Newbridge Academy for the Academic Year noted above and enclose with this Re-Enrollment Agreement a non-refundable deposit of \$1,000, to be credited toward tuition and program fee for the upcoming Academic Year.

In consideration of the Student’s re-enrollment at Newbridge Academy, the Parents for themselves and for the Student acknowledge and agree to be bound by the terms and conditions contained in this Re-Enrollment Agreement:

1. The enrollment of the Student at Newbridge Academy shall at all times be subject to the terms and conditions contained in this Re-Enrollment Agreement, any other Re-Enrollment Agreements signed by the Parents in relation to the Student and the Enrollment Agreement signed by the Parents prior to the Student’s initial enrollment at Newbridge Academy (collectively, the “**Enrollment Agreements**”). The Parents acknowledge and confirm the terms and conditions of all the Enrollment Agreements continue to apply in full force and effect except as specifically amended by the terms of this Re-Enrollment Agreement.
2. The Parents and the Student shall at all times comply rules and policies set forth by Newbridge Academy, as amended from time to time, including, without limitation, any rules and policies set out in the Parent-Student Handbook for Newbridge Academy as amended from time to time, which may include a parent code of conduct.
3. Payment of all annual tuition and program fees for the full academic year is unconditional unless the Student withdraws from Newbridge Academy prior to July 1, 2017. After July 1, if the Student withdraws, is dismissed, suspended or leaves Newbridge Academy for any reason (whether at the request of Newbridge Academy or by actions of the Parents) the Parents shall remain liable for the payment of all outstanding tuition or program fees. In the event that the Student leaves, withdraws, is dismissed or suspended from or otherwise ceases to be enrolled in Newbridge Academy for any reason after July 1, 2017, the Parents hereby release and waive any right to claim a refund, reduction, set off or abatement of any amounts paid or payable to Newbridge Academy.
4. All obligations on the Parents contained in this Re-Enrollment Agreement shall be joint and several.
5. Newbridge Academy retains the right, in its sole discretion to dismiss, suspend or remove the Student from Newbridge Academy or from participation in any Newbridge Academy events or activities if the Student fails to meet or adhere to the academic or behavioural standards established by Newbridge Academy, including, without limitation, all academic and behavioural requirements as set out in the Parent-Student Handbook, all as amended from time to time or in the event that Newbridge Academy is unable to meet the specific education, health or social/emotional needs of the Student.
6. The re-enrollment of the Student is conditional on the Student maintaining a minimum yearly academic average of seventy percent (70%) in all academic courses for the current academic year

and successfully completes all requirements of the Student's athletic programs. Failure to maintain the require average of complete the required programs may, at the option of Newbridge Academy be grounds to refuse the re-enrollment of the Student.

7. The Parents and the Student shall at all times support Newbridge Academy and the development of its student body and shall act as positive ambassadors for Newbridge Academy and its students, programs and staff and shall always conduct themselves in a proper and respectful manner within Newbridge Academy's facilities of when attending functions, activities or events related to Newbridge Academy.
8. The Parents shall contribute to and support all fundraising initiatives and actives undertaking by Newbridge Academy, including the donation of time or money to support such activities.
9. Newbridge Academy reserves the right to change, modify, revise, expand, reduce or alter the method, timing or location of the delivery of any of its academic curriculum or athletic programs, in accordance with the needs of the school, specific student concerns or participation levels or the availability of facilities, transportation or qualified program staff.
10. This Re-Enrollment Agreement shall be governed by the laws of the Province of Nova Scotia and the Federal laws of Canada applicable therein.
11. This Re-Enrollment Agreement shall be binding on the parties hereto and their respective heirs, administrators, executors, successors and assigns.
12. This Re-Enrollment Agreement may be executed and delivered in one or more counterparts and may be executed and delivered by facsimile, pdf, or other electronic communication capable of producing a printed copy.

The Parents, have executed this Enrollment Agreement on _____, (DD/MM/YYYY).

Name:
Relation to Student:

Name:
Relationship to Student:

ACCEPTANCE

The Student is hereby accepted for re-enrollment at Newbridge Academy, subject to the terms and conditions contained in this Re-enrollment Agreement.

Accepted as of _____, (DD/MM/YYYY).

NEWBRIDGE ACADEMY

Per: _____

Name: _____

Title: _____