

**Draft Agreement to be Executed by the Parent/Guardian of  
the Child due for Admission to The Lawrence School Sanawar  
on non-judicial stamp paper worth Rs. 10/- duly notarized**

1. This agreement is made between Mrs.....& Mr. ....  
(hereinafter called the 'Guarantor' which expression shall unless excluded by  
on text or the meaning thereof be deemed to include his heirs, executors, adminis-  
trators and legal representatives) of the one part and the Headmaster of The  
Lawrence School, SANAWAR, hereinafter called "Headmaster" of the other part.

2. Whereas Master/Miss .....  
son/daughter of.....(hereinafter called the student) son/daughter/  
ward of the guarantor has at the request of the guarantor been selected for admis-  
sion to The Lawrence School, Sanawar, for the purpose of receiving education inter  
alia, on the terms and conditions hereinafter appearing.

3. Now it is hereby agreed by and between the parties hereto as follows :-

- (a) That in consideration of the student being admitted to The Lawrence School, Sanawar, by the Headmaster, for the purpose of the afore-  
said education at the request of the guarantor, he, the guarantor,  
covenants with the Headmaster that the student will attend the  
School, regularly and will observe and comply with all  
the rules and regulations thereof for the prescribed period  
and that he, the guarantor shall pay to the Headmaster regularly  
and promptly and whenever called upon to do so all the fees and  
other costs as prescribed/applicable from time to time.
- (b) That the said student has been admitted on the understanding that  
his first year is probationary and that he/she will be required to leave  
the School at the end of the first term or first year if the Headmaster  
is of the opinion that his/her capability and attainment do not reach  
the standard specified as requisite for admission.
- (c) That the placirg of students in different Forms and Houses will be at  
the sole discretion of the Headmaster.
- (d) That the Headmaster can, at any time, in the interest of the School,  
have the student removed if in the Headmaster's sole discretion the  
student has failed to accept the discipline of the school and his/her  
continued presence is detrimental to the interest of the other students  
and/or the student fails to come up to the academic standard of  
his/her class and when detention in the same class would make the  
student overage for his/her class.
- (e) That no fees, partial or full, will be refunded if the said student is  
required to leave the School during term time for any reasons.
- (f) That the Headmaster will not be liable for any damages/charges of  
Anaphylactic reaction of a drug on account of injuries, including  
animals bites fatal or otherwise, which may be sustained by the  
student, at any time during his/her stay in the School, while taking  
part in studies, sports and extra curricular or any other form of  
activities of the School, within or outside the School premises. All  
expenses that may be incurred in the treatment of such injuries  
including animal bites will be borne by the parent / guardian as  
provided in the rules of The Lawrence School, Sanawar.
- (g) That if contrary to declaration, either parent of the child is an  
N.R.I. or is earning abroad, he/she be liable to be penalised and the  
child will be removed from the school.
- (h) And that if there is any dispute as to the effect or meaning of these  
agreement or in any way touching or arising out of these agreemnt, the  
same shall be referred to the sole arbitration of the Board of Govern-  
ors, The Lawrence School, Sanawar, whose decision shall be final.
- (i) The School provides a resident doctor on campus. The School however  
does not take any responsibility for Anaphylactic reaction of a drug  
which child sustains in case of treatment administered by the school  
Resident Medical Officer/any referral hospital out side the school  
Campus, unless the school has been informed of such allergy by the  
parents in writing in the medical form supplied by the school.
- (j) The School does not take any responsibility of animal bite sustained  
by the child on the campus.

4. In witness whereof.....has set his hand and the Head-  
master by order and direction of the Board of Governors has set his/her hand the  
day and the year written below.

'I agreed to the conditions that Notice of withdrawal of child(ren) must reach the  
School Office by 15th January by registered post. Penalty for not doing so will be  
charged. If the child(ren) is/are withdrawn during the term for whatever reason(s),  
no fee for the term will be refunded.'

.....  
Signed and delivered by Guarantor  
(Father & Mother)

.....  
Signed and delivered by.....

at .....on.....

Headmaster The Lawrence School,  
SANAWAR-173202 (Distt. Sqlan) H.P.

In the presence of .....

at .....on.....

(witness)

In the presence of.....

Address.....

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