

2023-24

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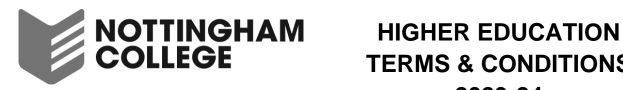
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TERMS & CONDITIONS 2023-24

Please may we draw your attention to these Higher Education Terms and Conditions and advise you to retain a copy for future reference.

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Introduction

Please note: any reference to 'we', 'us' 'our' or 'the College' should be taken to mean Nottingham College.

These Terms and Conditions are an agreement between you and Nottingham College. These are the standard Terms and Conditions for higher education students enrolling with the College. If there is any inconsistency between these Terms and Conditions and any other document generated by (or on behalf of) the College, these Terms and Conditions shall prevail.

Contract

When you accept an offer of a place by the College, a legal contract is formed with the College on the basis of these Terms and Conditions. This contract may be ended by the College if the relevant conditions are not met or our terms not complied with. The contract is governed by the laws of England and Wales and is subject to the exclusive jurisdiction of the courts in England and Wales.

Where the contract is made exclusively by distance communication (e.g. via email), you may cancel the contract by informing us in writing within 14 days of you accepting the offer. To cancel the contract within the cancellation period, you must inform us by contacting he.enquiries@nottinghamcollege.ac.uk

If any payment has been made under this contract before the date of cancellation, we will arrange to refund in line with our published Fees policy.

How we use your personal information - Data Protection

Once you have entered into a contract with the College, we will process your personal data according to the Data Protection Act 2018 and General Data Protection Regulation (GDPR) 2018. We may share data with third parties, but only to fulfil our legal responsibilities as an education provider. We are required to collect and provide information to certain external agencies (such as the Office for Students and Student Loan Company).

Nottingham College is registered on the Public Register of Data Controllers (number Z700805X). At no time will your personal information be passed to organisations for marketing or sales purposes.

By accepting an offer, you consent to the College processing your data, including sensitive personal data, for the purposes of:

- administering your enrolment and participation on a course, including examinations, the issue of results and certificates and (where applicable) providing information to an employer or sponsor about your attendance and performance
- providing college services and facilities
- protecting your health, safety and welfare whilst at college (this may involve disclosing data to another third party)
- issuing and operating your student ID card
- registering you with an awarding body
- providing you with information about progression opportunities and careers information
- collecting tuition fees and other college charges
- Equal opportunities and diversity monitoring
- alumni and Student Union activities
- providing references about you

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- providing information to any government body or agency and emergency services for legitimate purposes
- safety purposes (e.g. the use of CCTV monitoring in areas of the College where such use is made apparent)

The College is required to send some of the information we hold about you to the Office for Students and Education and Skills Funding Agency through the Individualised Learner Record (ILR).

After your studies have been completed, we will retain basic registration details, results and your address, and any information relating to matters still outstanding at that time.

For further information regarding how we use personal information please visit:

https://www.nottinghamcollege.ac.uk/about-us/corporate/policies-and-reports/gdpr-privacy-notice

Prospectus and Marketing information

We make every effort to ensure that the information contained in our HE prospectus and other marketing is as accurate as possible. The prospectus is produced early (normally about 18 months before courses begin) to give potential students plenty of time to make an informed choice. As a result, circumstances may change or it may be necessary to amend the content of a course or any facilities or services described in the Prospectus. We cannot accept responsibility for errors or omissions in relation to the accuracy of the information contained in the prospectus.

If you have any comments about our prospectus, please contact our Corporate Marketing Team by calling 0115 9 100 100 or email: PRandCommunications@nottinghamcollege.ac.uk

Changes to courses and locations of courses

We shall take reasonable steps to advise applicants of any significant changes to a course but strongly advise that you check the details with the College before enrolling. The location of courses may change as we develop our facilities and we reserve the right to cancel a course where there are insufficient students to make it viable.

We shall inform applicants at the earliest opportunity of any significant changes to a course made between the time of the offer and enrolment, and advise on the options available in the circumstances.

If it is necessary to withdraw a course, we will contact all applicants at the earliest opportunity and where possible, offer alternative options from within the College or other providers if necessary.

We may, without notice, vary the entry requirements, content or mode of delivery of a course, to discontinue a course, or merge a course with another and amend any of the documents which constitute the contract, at any time and for any reason, including (but not restricted to) legislative or regulatory changes, our need to manage our funding costs efficiently in accordance with our charitable status and our need to constantly review course content with regard to enhancing the quality of student experience.

Once you have enrolled as a student, if a course is cancelled for reasons other than a 'Force Majeure' event (described elsewhere in this document), we shall make reasonable arrangements to provide a suitable alternative. If we are unable to do so, you will be supported in line with our published Student Protection Plan, as approved by the Office for Students (OfS).

https://www.nottinghamcollege.ac.uk/study/university-centre/welcome-to-the-university-centre-at-nottingham-college/key-information-and-supporting-documents

In addition to the Student Protection Plan, the College has published an HE Refund and Compensation Policy which sets out the circumstances in which it will refund tuition fees and other relevant costs to students and provide compensation where necessary, if the College is no longer able to preserve continuation of study for students.

https://www.nottinghamcollege.ac.uk/study/university-centre/welcome-to-the-university-centre-at-nottingham-college/key-information-and-supporting-documents

Admissions

Our Higher Education team manages applications to all of our university-level courses, helping applicants through the process and assisting our academic teams in the selection of students. We are committed to ensuring that our admissions process is transparent and fair, and adheres to all appropriate regulations and guidelines.

Any offer made is subject to you satisfying the academic entry requirements for the specified course, as set out on our website. By accepting an offer, you give your consent to the terms of the contract and agree to be bound by its terms. We may make changes to an offer, but will inform you immediately and issue an updated offer. Any offer made will be either 'conditional' or 'unconditional'.

For further information – please consult our Higher Education Admissions Policy.

https://www.nottinghamcollege.ac.uk/study/university-centre/welcome-to-the-university-centre-at-nottingham-college/key-information-and-supporting-documents

Non UK/EU home status applicants may be classed as international students in certain circumstances and therefore potentially subject to government rules around immigration. These applicants should seek specialist advice before applying for a HE study programme.

• Fraudulent/incorrect/missing information

If we subsequently find that your application contains incorrect or fraudulent information (or is missing significant information), we may withdraw or amend our offer, or cancel your student registration.

Disclosure of criminal convictions and related information

Nottingham College does not wish to deter applicants with a previous criminal record from taking advantage of the opportunities provided by higher education. In general, a criminal record should not be regarded as an obstacle to further study or employment. However, the College has a legal duty to reduce the risk of harm or injury and to ensure the safety and security of its students and staff. We need to ask all applicants if they have a 'relevant' criminal conviction (as defined by the *Rehabilitation of Offenders Act 1974*). You should inform us of this when you apply and at enrolment.

• What is a relevant criminal conviction?

Relevant criminal offences include convictions, cautions, admonitions, reprimands, final warnings, bind over orders or similar involving any of the following:

- any kind of violence including (but not limited to) threatening behaviour, offences concerning an intention to harm or offences which resulted in actual bodily harm.
- offences listed in the Sex Offences Act 2003.
- the unlawful supply of controlled drugs or substances where the conviction involves commercial drug dealing or trafficking.
- offences involving theft, firearms, arson or those listed in the *Terrorism Act 2006*.

There are a number of offences which will normally be ignored as individual blemishes on an otherwise clear record - such as motoring offences, soft drug possession (but not drug dealing), graffiti and minor 'teenage' skirmishes.

'Spent' convictions (as defined by the *Rehabilitation of Offenders Act 1974*) are not considered to be relevant and need not be disclosed.

• What does 'spent' mean?

If a person does not re-offend during their rehabilitation period, their conviction becomes 'spent' (as defined by the *Rehabilitation of Offenders Act 1974*). Convictions that are spent are not considered to be relevant and you should not reveal them. Please note that certain offences are never spent.

Convictions outside the United Kingdom

If you have been convicted of a similar offence by a court outside the United Kingdom, and that conviction would not be considered as spent under the *Rehabilitation of Offenders Act 1974*, you should also tick the box. If you tick the box, you will not be automatically excluded from the application process.

If you are convicted of a relevant criminal offence <u>after</u> you have applied, you must tell us (and any other university or college that you have applied to). Do not send details of the offence; simply tell us that you now have a relevant criminal conviction. We may then ask for further details.

For certain courses (such as teaching, healthcare, or those involving work with children or vulnerable adults), applicants will be subject to a full Disclosure and Barring Service (DBS) check. As part of the DBS application, <u>all</u> convictions must be declared, whether spent or unspent.

Fees Policy

Tuition fees and payment information are contained in the College's HE Fees policy. If you accept the offer of a place on a course, you agree to pay all course fees (and other related costs/expenses), as and when they become due.

As an institution, we will review our range of course fees from year to year, and will publish them on our website as soon as they have been confirmed.

If you are being sponsored by a third party (e.g. by your employer), you still remain liable for ensuring that all appropriate fees are paid to the College when due.

The College's full HE Fees Policy can be viewed on the link below and we would like to draw your attention to the following key points:

https://www.nottinghamcollege.ac.uk/study/university-centre/welcome-to-the-university-centre-atnottingham-college/key-information-and-supporting-documents

• Tuition fees for 2023-24

For HE students beginning their course in 2023/24, annual tuition fees are as follows:

| Course Type | Full-time or Part-time | Tuition Fee |
|--------------------------------------|------------------------|-------------|
| BA (Hons) Degree | Full-time | £8,250 |
| Foundation Degree (FdA/FdSc) | | |
| Higher National Certificate (HNC) or | | |
| Higher National Diploma (HND) | | |
| BA (Hons) Degree | Part-time | £3,375 |
| Higher National Certificate (HNC) or | | |
| Higher National Diploma (HND) | | |
| Foundation Degree (FdA/FdSc) | Part-time | £4,500 |

Students returning on a programme with a duration of greater than one year will continue to pay the original annual fee.

Course fees and payment information are contained in our HE Fees policy. All HE course fees are charged in line with our published Office for Students (OfS) Access and Participation Plan.

https://www.nottinghamcollege.ac.uk/study/university-centre/welcome-to-the-university-centre-at-nottingham-college/key-information-and-supporting-documents

If you accept the offer of a place, you agree to pay all course fees (and other related costs/expenses), as and when they become due. Fees become due from the date of enrolment.

As an institution, we will review our range of course fees annually, and will publish them on our website www.nottinghamcollege.ac.uk as soon as they have been confirmed.

• Student Loans

Students taking a loan from their national student finance service (e.g. Student Finance England) must supply the letter confirming that a loan has been approved at the point of enrolment. For clarity, an application request made by the student is insufficient evidence that the loan company is paying the fee.

For students planning to take a tuition fee loan who are unable to provide evidence of a successful loan application at enrolment, they must enter into an instalment plan agreement with three payment dates as below.

If the approved loan confirmation is not received by the College before the first instalment date, then the student will remain liable for the total course fees and these will be taken by direct debit, in line with the instalment agreement dates.

If a student is at an approved awaiting signature stage on their loan application then this will be accepted as long as the student provides the declaration form to enrolment staff. This form will then be completed and sent off to the Student Loan Company to complete their application and their enrolment may take place.

• Payment by instalments

Students who are funding their course themselves will be encouraged to enter into an instalment plan agreement with three payment dates as shown below. When paying by instalment, students will be required to set up a direct debit arrangement.

Standard instalment fee collection dates for HE students for the 2023-24 academic year will be on or after:

4 December 2023 (34%) 5 February 2024 (33%) 6 May 2024 (33%)

Alternative instalment plans are available. Please discuss this at the point of enrolment.

Prior to the College agreeing to an instalment plan for a student, the College reserves the right to carry out credit checks. The cost will be charged to the student and must be paid at the time of enrolment (this is non-refundable).

• Sponsored students

If a student's employer or sponsor is paying all or part of the fees, students must provide a letter on company headed paper (the College can provide a template letter), signed by a senior responsible person of the organisation. Until this letter has been received, the student remains liable for the fees and can set up an instalment plan in line with this policy.

If a sponsor fails to pay fees the agreement will be cancelled. The student will be liable for the outstanding fees and will be requested to make payment directly to the College.

In all respective cases, outlined above, the student holds total personal liability for payment of the full course fee even when it is determined that circumstances prevail to confirm the student cannot: fund their course by either loan, employer's, or sponsor's contribution; or they leave the course of their own volition.

Financial support, bursaries and scholarships

As a student of the College, you may be entitled to receive financial support through a bursary, scholarship or other scheme. In the event that you are eligible for any such financial support, you agree to abide by the Terms and Conditions relating to that specific initiative.

Higher Education Withdrawals

HE Cooling off period

You have a statutory right to cancel your student contract within 14 calendar days of enrolment. The College has this policy in place to support your statutory right to cancel your registration within a 'cooling off' period.

A student can withdraw up to and including 14 calendar days after enrolment and they will not be liable for fees. This will be calculated for each individual student based on their actual date of enrolment. For clarity, the day you enter into your contract (by enrolling) is discounted and 'Day 1' of the cooling-off period is the following day. **The 14 calendar day period includes weekends.**

To withdraw from your course, you must notify your course leader by letter or email.

• HE withdrawals after the cooling-off period

Any student withdrawing from a course after the 14 day cooling-off period will be charged for fees from the date of enrolment until (whichever is the later of) either:

- 1. The date that formal notice of withdrawal is made to the College or
- 2. The date of the last recorded attendance

If you are a Home or EU student and you decide to withdraw, you will be liable for course fees on a sliding scale, depending on the date that you inform the College – in writing – of your decision. Non-attendance of timetabled sessions does not constitute a withdrawal.

To withdraw from your course, you must notify your course leader by letter or email.

No fees will be charged if the student withdraws within 14 calendar days from the **date of enrolment**. This is in line with the 14 calendar day 'cooling-off' period allowed under consumer protection law.

In line with most HE providers, the College charges course fees for withdrawn students as follows:

| Term | Period description | % of full course fee charged |
|------|--|---------------------------------|
| 0 | from the date of enrolment until the end of the 14 day 'cooling-off' period | 0% |
| 1 | from the expiry of the 14 day 'cooling-off' period until the end of Term 1 (when College closes for Christmas) | 25% |
| 2 | from the start of Term 2 (January) until the Easter break | 50% |
| 3 | from the start of Term 3 (after Easter) until the end of the academic year | 100% |

In calculating a final invoice, any payments already received (from the student, employer or Student Loan Company) will be deducted before arriving at the balance due.

Potential students are advised that the College actively pursues all outstanding accounts and in certain cases, may decide to use the services of an external debt collection agency.

HE Students with outstanding academic fees will not be permitted to progress to the next stage of their course. Students in the final year of their course with outstanding fees or charges will not be permitted to graduate, will not receive their certificate, and no academic transcript will be issued until all outstanding academic debts have been cleared

For the avoidance of doubt, terminating study with the College (for whatever reason) does not exempt or release you from your obligation to pay any fees due.

Your obligations as a student

Under these Terms and Conditions, you are required to:

- attend lectures, tutorials, workshops, examinations and engage in all other activities forming part of the course (apart from absence for genuine medical reasons or other special circumstances)
- submit coursework and other assignments as required for the course
- undertake adequate preparation for any activity which you are required to undertake outside the College, conducting yourself in an appropriate manner at all times
- provide the College with an emergency contact name and details which may be used by the College at its discretion
- comply with any professional standards, if applicable, relating to the course
- behave in an appropriate manner whilst on college premises
- carry your College ID card and lanyard with you at all times whilst on college premises or engaged in college activities and present it to authorised college staff if requested to do so
- comply with any reasonable instructions issued to you by (or on behalf of) the College

 notify the College if any of your enrolment information changes (such as your address or telephone contacts)

If you fail to progress to an extent where you are judged unable to succeed or complete the course, or if you fail to respond adequately to our efforts to seek your re-engagement with the course, the College shall have the right to terminate your registration.

Withdrawals

You must notify the College promptly if you choose to withdraw from your course. This must be made in writing (either by letter or email). Upon withdrawing, you must:

- cease to attend lectures or classes
- cease to use college services and facilities which are available to students only
- return any items or materials which are the property of the College (including your ID card) and
- pay (or arrange to pay) any outstanding sums still owed to the College as outlined in our Fees Policy.

As part of the withdrawal process, the College is obliged to notify the Student Loans Company of your withdrawal.

Intercalation (taking time out from study)

'Intercalation' is the formal procedure which allows students to suspend their studies for an agreed period of time. This can only be considered where there are pressing personal/medical reasons or other <u>exceptional</u> circumstances which will prevent continued study for an extended period.

An agreed intercalation is normally for a maximum of one complete academic year to enable you to resume studying at a suitable point in order to successfully complete your course.

You must discuss taking time out with your Course Leader and if this is the best option for you given the circumstances, you need to complete the College's **intercalation form**. If you suspend study without gaining prior approval, this will be treated by the College as a withdrawal and result in termination of your course registration.

When coming to a decision, you should consider any possible financial implications of suspending study, in terms of student finance and other benefits. The College can help with information and offer advice based on current legislation and student finance policies.

Student Disciplinary Code

As a condition of accepting an offer, you are required to abide by all relevant codes, policies, rules and regulations of the College in existence during the course (as amended from time to time) which relate to student activities at the College, or which may apply to you and your particular course option. These may include but are not limited to:

- College Academic Regulations
- Awarding Body Regulations
- Student Code of Behaviour
- Fees Policy
- Work Placement Agreements
- College Equal Opportunities Policy
- HE Complaints Procedure
- Relevant Health and Safety regulations
- PSRB Regulations e.g. General Dental Council etc
- College Computer Use regulations
- All course handbooks, codes, rules and regulations of any relevant organisation or institution, if required as part of the course

If your studies are terminated as a result of disciplinary action in accordance with college procedures, these Terms and Conditions shall end automatically without the need for any further notice in writing, unless the College agrees otherwise.

If you are expelled or dismissed from any institution or organisation other than the College which you are required to attend or be a member of as part of the course, the College shall be entitled to end these Terms and Conditions immediately by written notice to you.

For the avoidance of doubt, terminating study with the College (for whatever reason) does not exempt or release you from your obligation to pay any fees due.

Property, facilities and services

The College will make available to you such learning support facilities and services as it considers appropriate for the course, within the constraints imposed by its financial and estate resources. We reserve the right to make reasonable variations from time to time, where necessary, due to financial constraints or any other reason.

We will take all reasonable care to ensure your safety whilst on-campus. We cannot accept responsibility or liability for loss or damage to your personal property (including computer equipment/software), including any financial or other consequential loss arising from: theft, fire, flood, computer virus or any cause related to the College's own computer facilities, or any other cause, except where the loss or damage is caused by our negligence. It is recommended that you insure your personal property against the risk of loss and/or damage.

We shall not be held responsible for any injury to a student, financial or other loss/damage resulting from an injury, or damage to property, caused by another student, or by anyone who is not an employee or authorised agent of the College.

Intellectual Property (IP)

Students generating Intellectual Property (IP) during the course of their academic studies own that IP in their own right except where:

- a specific agreement has been made between the student and the College to the contrary (e.g. the student has used college facilities or resources through an agreement with the College that it shall own all or part of the resulting IP)
- the student generates IP resulting from collaboration or work with an employee of the College working in the course of their employment.

Complaints

Once you have enrolled as a student, we have a dedicated HE Complaints Policy. This gives students, employers and other stakeholders the means to bring matters of concern to the attention of the College, and enables investigation of those concerns with the aim of a satisfactory resolution. This process provides welcome feedback to help improve services for students in partnership with the College.

Should you require more in-depth information on the procedure, please contact our Contact Centre on 0115 9 100 100.

We have tried to make our complaints process easy to understand and use. You can find the HE complaints procedure on the following link: https://www.nottinghamcollege.ac.uk/about-us/corporate/policies-and-reports/complaints-policies-procedures

The Office of the Independent Adjudicator (OIA)

The OIA is an independent body that reviews HE student complaints. It considers how we dealt with the complaint and whether our rules and regulations were followed to reach a reasonable conclusion. It cannot consider complaints about academic judgement (i.e. assessment marks), teaching quality, or matters which have already been taken to a court of law.

Students are normally expected to have followed the College's internal procedures to their conclusion. This gives the College the opportunity to investigate and, where appropriate, put matters right. Following this process, if you feel we have not resolved the problem satisfactorily, you may refer your complaint to the appropriate awarding body or validating university.

The validating university will follow its own procedure for dealing with complaints and will write to you with their decision. The validating university will also provide contact details for you to progress your complaint to the Office of the Independent Adjudicator (OIA) if you are dissatisfied with their decision.

To complain to the OIA, you will need a 'Completion of Procedures' letter, issued as the outcome to a complaint. Once you have received your Completion of Procedures letter, you must submit your complaint to the OIA within 12 months of the date of the letter. You can find out more about the work of the OIA at their website: www.oiahe.org.uk

Academic Appeals

Where a student considers that they have been disadvantaged as the result of an assessment decision, they can challenge the assessment result. Students will be informed at induction of their rights of appeal and the procedure.

Appeals can only be made on the following grounds:

- There has been a mistake or irregularity in the conduct of the examination or assessment, which may have affected the outcome
- There has been a material administrative error.

Circumstances such as oversleeping, financial problems, holidays, computing difficulties and availability of learning resources are not normally recognised as being beyond the student's reasonable control.

• Appeals following the HE Examination Board

Appeals against a decision of the HE Examination Board must be made in writing to the Head of Centre within 10 working days of receiving the formal notification from the Board.

• Referring an academic appeal to the validating university

Nottingham College is a collaborative partner of various Higher Education Institutions (HEIs) (see your Course Leader for individual HEIs) that have been awarded Validation Centre status and have their own procedures for dealing with Academic Appeals as detailed above.

Students do not have the right to approach the HEI until all local college procedures have been exhausted. The awarding body/University's role in reviewing any appeal is to ensure that the Centre has followed its own procedures correctly.

Events outside of our control ('Force Majeure')

We will take all reasonable steps to provide your course and related services. However, Nottingham College shall not be held responsible for any loss, damage, expense or inconvenience resulting from any delay, variation or failure in provision relating to any course arising from circumstances beyond the College's reasonable control, including (but not limited to): earthquake, fire, flood, storm, act of God or of public enemies, terrorism, epidemics or pandemics, national emergency, war or invasion, riots or civil insurrection, telecommunications failure, interruption of public utility services, interference from any local, national or international government agency/official, or industrial disputes (including those by its own employees).

Governing Law and Jurisdiction

The contract and any dispute or claim arising out of or in connection with it shall be governed by and construed in all respects in accordance with the laws of England and Wales and is subject to exclusive jurisdiction by courts in England and Wales.

If the College is found liable to you for any breach by us of these Terms and Conditions or for any other act or omission of the College or its employees or agents, the liability of the College shall be limited to the fees actually paid by you except that nothing in these Terms and Conditions shall operate to exclude the College's liability for death or personal injury caused by the College's negligence, or for fraudulent misrepresentations.

These terms and conditions set out your rights and responsibilities and those of the College. They form part of the legal contract between a student and the College.

It's important to know what's in this contract in case something goes wrong, or you are agreeing to something without realising what it means.

You will be advised of any future changes to these Terms and Conditions.

You can view the current Terms and Conditions online at the College's website:

www.nottinghamcollege.ac.uk

If you have any questions – please contact the Higher Education Office by calling **0115 838 0541** or by email to he.enquiries@nottinghamcollege.ac.uk