

STUDY COMMITMENT AND BEVERAGE PROCUREMENT CONTRACT

PARTIES TO THIS AGREEMENT

This contract is entered into as of the date of signature below, between:

1. **Oliver Form** (hereinafter referred to as “Party A”), and
2. **Leo Williams** (hereinafter referred to as “Party B”)

Collectively referred to as the “Parties” or the “Agreement.”

RECITALS

WHEREAS, the Parties acknowledge their mutual commitment to academic excellence in preparation for A-Level Mathematics and Further Mathematics examinations; and

WHEREAS, the Parties recognize that consistent practice through past papers is essential to examination success; and

WHEREAS, the Parties desire to establish a binding mutual accountability mechanism with enforceable consequences;

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, the Parties agree as follows:

DEFINITIONS

1. “**Past Papers**” shall mean formally published examination papers from official examination boards (AQA, Edexcel, OCR, or Pearson) for A-Level Mathematics (7357) and/or A-Level Further Mathematics (7357/7356).
2. “**Week**” shall mean any calendar week from Monday 00:00 through Sunday 23:59 (GMT/BST).
3. “**Complete**” shall mean fully attempting all questions on the past paper, with written solutions for all questions attempted. Completion must occur on or before 23:59 on Sunday of the relevant week.

4. **“Exam Period”** shall mean from the date of signature of this contract through the final scheduled A-Level examination in Mathematics or Further Mathematics, whichever is latest.
5. **“Alcoholic Beverage”** shall mean any drink of the Recipient’s choice, purchased from a licensed establishment, with a maximum unit cost of £8.00 GBP per beverage.

CORE OBLIGATIONS

Weekly Completion Requirement

Each Party agrees to complete a minimum of two (2) full past papers per week during the Exam Period, as defined above.

- a. Papers may be from any available year or examination board.
- b. Papers may be combined from Mathematics and Further Mathematics.
- c. Digital completion (typed or photographed solutions) is acceptable.
- d. Papers must be completed by 23:59 on the final Sunday of each week.

Verification and Documentation

- a. Each Party shall maintain contemporaneous photographic or digital evidence of completed papers.
- b. Evidence must be provided within 48 hours of request.
- c. Failure to provide evidence within 48 hours shall be deemed as non-completion.
- d. Acceptable evidence includes: photographs of written work, scanned documents, or digital submissions with timestamps.

ENFORCEMENT AND PENALTIES

Default Definition

A Party shall be in breach of this contract if they fail to complete two (2) past papers in any given week during the Exam Period.

Consequence of Default

Upon verified breach of the weekly completion requirement:

1. The breaching Party (“Debtor”) shall purchase one (1) alcoholic beverage for the non-breaching Party (“Creditor”) on the following Friday.

2. If breach occurs in multiple weeks, the Debtor shall owe one (1) beverage per breached week, cumulative.
3. Beverages must be purchased and consumed on the same Friday in which the debt is incurred, or within seven (7) days thereof.
4. If multiple claims accumulate, the Debtor may satisfy all claims in a single occasion by purchasing the requisite number of beverages.
5. The Creditor may elect the establishment and specific beverage, with the £8.00 maximum per unit.

EXCEPTIONAL CIRCUMSTANCES

Valid Exemptions

A Party may be excused from the weekly requirement upon the occurrence of one or more of the following:

1. **Illness:** Medically diagnosed illness preventing study, with supporting documentation (doctor's note, prescription receipt, etc.).
2. **Examination Conflicts:** Scheduled official examinations during the week, reducing reasonable study capacity.
3. **Family Emergency:** Death, hospitalization, or emergency requiring immediate family attention.
4. **Hardware Failure:** Documented failure of essential equipment (computer, printer) preventing work submission, provided repair/replacement was initiated immediately.
5. **Mutual Agreement:** Both Parties may mutually agree to waive a single week upon written consent via text message, email, or in-person agreement, documented by the Creditor.

Exemption Procedure

- a. The claiming Party must notify the other Party within 48 hours of the exemption event.
- b. Supporting documentation must be provided within one (1) week of the exemption event.
- c. The Creditor may challenge an exemption claim; disputes shall be resolved per Section 8.

DISPUTE RESOLUTION

Good Faith Discussion

Should any dispute arise regarding:

1. Whether papers were properly completed
2. Whether evidence is sufficient
3. Whether an exemption was valid
4. Any other interpretation of this contract

The Parties shall first attempt resolution through good faith discussion within 48 hours of the dispute arising.

Mediation

If discussion fails, the Parties shall refer the matter to a mutually agreed neutral third party (suggested: a trusted friend or teacher), who shall render a binding determination within 7 days.

Binding Nature of Determination

The determination of the mediator shall be final and binding on both Parties. Non-compliance with the mediator's determination constitutes a material breach of this contract.

MODIFICATION AND TERMINATION

Amendments

This contract may only be modified by mutual written agreement of both Parties, documented via email or in-person signature.

Early Termination

Should either Party's exams be cancelled or rescheduled, this contract shall terminate on the date of the last scheduled examination. Either Party may not unilaterally terminate this contract without the consent of the other Party.

GENERAL PROVISIONS

Governing Law

This contract shall be governed by the laws of the United Kingdom and the principles of good sportsmanship between friends.

Severability

Should any provision be deemed unenforceable, the remaining provisions shall remain in full force and effect.

Entire Agreement

This document constitutes the entire agreement between the Parties regarding the subject matter hereof and supersedes all prior negotiations and understandings.

Good Faith

Both Parties agree to perform all obligations hereunder in good faith and fair dealing.

SIGNATURES AND ACKNOWLEDGMENT

By signing below, each Party acknowledges that:

1. They have read and understood the entire contract
2. They agree to be bound by all terms and conditions
3. They voluntarily enter into this agreement
4. They understand that breach will result in the specified consequences
5. They commit to good faith compliance and dispute resolution

PARTY A: _____
Oliver Form

Date: _____

PARTY B: _____
Leo Williams

Date: _____

WITNESS (OPTIONAL): _____

Name (Print): _____

Date: _____