

**STUDENT CONTRACT 2021-22
MADE BETWEEN ROEHAMPTON UNIVERSITY
QAHE (UR) LIMITED
AND THE STUDENT
RELATING TO ROEHAMPTON UNIVERSITY FRANCHISED
UNDERGRADUATE PROGRAMMES DELIVERED BY QAHE**

1. Introduction

- 1.1 When you accept an offer of admission to study on a Roehampton University franchised undergraduate programme of study delivered by _____ at a QAHE centre and you satisfy any conditions attached to that offer, a contractual relationship is established between you, the University and QAHE. It is important that you understand this Contract because it identifies the terms that govern

- Rules;
- f. it is decided in accordance with the _____ (for students registered on Programmes leading to a professional qualification) that you are not fit to proceed on the Programme; or
 - g. for any other reason specified in its rules and regulations.

4. Fees

- 4.1 You agree as part of this Contract to pay, or make acceptable arrangements to pay all deposits, fees, charges and expenses relating to your Roehampton Programme when these fall due.

QAHE and/or the University will publish information on deposits, fees, charges and expenses and will inform

11.2 The University and QAHE need to collect, hold and process your personal data for the purposes of administering and managing your programme and all other services provided to you. Personal data includes but not limited to your student records,

**University and QAHE
Regulations and QAHE Roehampton Programmes Student Attendance Policy.**

13 If Things Go Wrong

- 13.1 Complaints about QAHE or the University are made through the QAHE Student Complaints Procedure. This procedure has been devised to help resolve any student complaints as promptly, fairly and amicably as possible.
- 13.2 If you remain dissatisfied after follo

have any rights in connection with this Contract.

- 15.2 If any part of this Contract becomes illegal or invalid, the parts of the Contract which are not illegal or invalid shall remain in force.
- 15.3 Failure by you, QAHE or the University to enforce any part of this Contract shall not be construed as a waiver of a right to enforce that part of the Contract and shall not affect the right later to enforce any part of this Contract.
- 15.4 All representations, warranties, terms and commitments not expressly set out in this Contract (whether implied by law, conduct, statute or otherwise) are excluded to the maximum extent permissible at law.
- 15.5 This Contract is governed and construed in accordance with English Law. By agreeing to its terms and conditions you submit to the exclusive jurisdiction of the English courts for the resolution of any disputes which may arise out of or in connection with this contract or your studies.