

INTO Drew
Terms and Conditions

Previous year's terms and conditions are available upon request

1. Terms and Conditions

- a. These are terms and conditions of the agreement between Drew (the University) and the student. These terms and conditions are effective upon completion of the confirmation process, as detailed in Section 3 below. These terms and conditions supersede any promises, representations, and warranties, whether written or oral, made by or on behalf of the student or university.
- b. Students should read these terms and conditions very carefully before signing their application for admission.
- c. All students are bound by the regulations, policies and procedures of the University as amended from time to time. This can be found at: <https://uknow.drew.edu/confluence/display/Handbook/Daniel%27s+Dictionary>. The university may assign or sub-contract in whole or in part some or all of the benefit and/or burden of this agreement without any approval from the student.
- d. Program (program) refers to individual courses of study. Programs offered by INTO Drew University include, but may not be limited to:
 - Academic English (AE)
 - International Year One (IYO)
 - Graduate Pathway (GPW)

A full list of programs offered is available at <https://www.intostudy.com/en-gb/universities/drew-university/programs>.

- e. The admitted study plan (Study Plan) refers to the full length of study including all INTO Drew Programs to which a student is admitted. If a student has been admitted to more than one program at INTO Drew and has received an I-20 based on those programs, the Study Plan includes all programs and spans the entire period of time needed to complete all programs.

2. Changes to the Terms and Conditions

- a. The University reserves the right to amend the terms and conditions as needed. The most current terms and conditions will be available at <https://www.intostudy.com/en-gb/terms>.

3. Program Application, Offer, Confirmation and Deposit

3.1 Application

- a. Students should complete their application and submit it to the INTO Application Processing Center.

3.2 Offer

- b. If the student is admitted, the University will issue a written offer. Offer letters may differ from the Study Plan submitted at the time of application, depending on student qualifications. The offer letter will include the Study Plan offered, any required deposit(s) and instructions for confirming acceptance of the offer.
- c. Deposit(s) are only refundable in the event that a student is unable to meet visa entry requirements, subject to the receipt of an official visa rejection letter by the published start date of the Study Plan.
- d. If a student enters the United States on an I-20 based on a Study Plan that includes an IYO, GPW or other academic program, the student will be bound by all terms and conditions pertaining specifically to that program and must comply with all of the requirements to maintain his or her status under the I-20 for the duration of the program.

3.3 Confirmation and Deposit

- a. Receipt of the signed acceptance letter and deposit(s) completes the confirmation process and denotes acceptance of these terms and conditions. Upon completion of the confirmation process, students will receive notice of confirmation, I-20 (as applicable), and any remaining balance.
- b. Completing the confirmation process ensures the student's enrollment in a program and confirms a housing reservation and insurance, where applicable.
- c. Deposit(s) are only refundable in the event that a student is denied an F-1 or J-1 visa by a US consulate. To be reviewed for a visa denial refund, students are required to submit the visa refusal letter provided at the time of the unsuccessful appointment AND the visa appointment confirmation email which contains the name of the student, the date of the visa appointment and the location of the appointment. These items must be received on or before the published start date of the Study Plan. Students from certain countries are only eligible for visa denial deposit refunds if they successfully participate in the PASS (Pre-Arrival Success Services) program, this program is in place to help support students with the F-1 visa process, more information can be found: <https://www.intostudy.com/en/study-abroad/visas-for-the-us>. Please see the list of countries and programs requiring this support at https://media.intostudy.com/image/upload/v1705048116/Marketing_Team/All%20Brands/Ts_and_Cs_Deposit_Refund.pdf
- d. If a student enters the United States on an I-20 based on a Study Plan that includes an IYO, GPW or other academic program, the student will be bound by all terms and conditions

pertaining specifically to that program and must comply with all of the requirements to maintain his or her status under the I-20 for the duration of the program.

4. Full Payment

- a. The remaining outstanding balance must be paid for four (4) weeks prior to the program's published start date. Any variation to standard payment terms must be made in advance and agreed to in writing. The student will not be permitted to register for his/her program until full payment has been made.
- b. If a student is applying for a scholarship from a government sponsor, the student will be required to either (i) pay in full or (ii) provide an official letter of financial guarantee from the sponsor by the end of the third week of classes. Students with unofficial letters of financial guarantee will be allowed to register for classes, but if the official letter of financial guarantee is not received by the deadline, students will be required to pay tuition and fees in full or be withdrawn from their classes and disenrolled from the INTO Drew program. An official letter of financial guarantee must specify that the guarantee covers the entire term. Sponsors will be invoiced for their portion of fees, and the student will be refunded any credit balance remaining on his/her account after payment has been received from the sponsor. Students who wish to have their University health insurance waived due to sponsor provided coverage must comply with University Health Services waiver requirements.

5. Overdue Payment

- a. In cases of overdue payment, the University reserves the right to suspend or cancel enrollment for students who do not have a pre-agreed arrangement with the University in writing for late payment, and to charge interest on the outstanding balance. Interest will be charged at the rate of 2% per month (24% APR). Upon termination of a student's enrollment, the University will also cancel the I-20 which will impact the student's ability to remain in the United States.

6. Cancellation, Change, Withdrawal and Transfer Policies

6.1 Program Cancellation

If visa entry requirements have been met, the following cancellation charges apply:

- a. There will be no refund for students who cancel or withdraw from any INTO Drew program after the published start date. This includes students who do not arrive at the University on or before the program start date.
- b. Cancelling a program prior to the published start date will result in forfeiture of the program deposit outlined in the offer letter received.
- c. Students who are suspended or dismissed from INTO Drew will be charged cancellation fees and will not receive a refund for money paid for tuition or other University charges.

- d. Cancellation of a program or Study Plan by the student includes cancellation of the international student insurance plan if the student does not remain at the University.

6.2 Change

- a. Students making a change to their Study Plan will be charged a \$250 administrative fee. Students currently enrolled in an IYO, GPW or other academic program will not receive a refund if making a program change. All change requests must be received prior to the published program start date.

6.3 Withdrawal

- a. If a student does not meet the conditions of the offer letter and the offer of admission is withdrawn, no cancellation fees will be required from the student provided that the student informs INTO Drew in writing and sends evidence that the conditions have not been met. This information must be received no later than four (4) weeks before the program start date.

6.4 Transfer

- a. If the student enters the United States on the I-20 for an INTO Drew program and immediately requests a transfer to another program, school, college or university, no refunds will be given for the duration of the student's first program. Any further programs or registration can be cancelled with full cancellation fees attached.
- b. If a student transfers to an INTO partner school, any INTO Drew tuition fees will transfer if the request is made prior to the published start for the originating INTO Drew program. If the transfer request is made after the originating program's start date, there will be no transfer of tuition for the currently enrolled semester, but the remaining tuition paid will be transferred to the future INTO partner school. If a student has agreed to attend an INTO Drew IYO, GPW or other academic program, and has begun the program, there will be no transfer of any fees.

7.0 Deferral of Program Start Date

- a. All requests to defer a program must be received four (4) weeks prior to the published program start date, unless in the case of a visa denial. Students may make two (2) requests to defer the program start date without penalty. Any additional deferral requests will be charged a \$300 program deferral fee. An express mail fee will be charged every time express mail is used to send program documents. Students who submit deferral requests after the 4-week deadline will be assessed program cancellation penalties.

8.0 Accommodations

- a. On application, students are invited to select their preferred accommodations. The University agrees to make every reasonable effort to provide the accommodations as requested. If unable to do so, the University reserves the right to provide an alternative type of accommodation which will be charged at the published rate as set out at <https://www.intostudy.com/en-gb/universities/drew-university/programs>. Accommodations are confirmed when full fees are paid. Fees are subject to change.
- b. Students living in University accommodations are required to abide by the Terms and Conditions of the Housing Agreement, as well as comply with notices posted in buildings, on the Drew Residential Life and Housing websites, and in the Student Handbook known as Daniel's Dictionary.
- c. Students are required to live in University Housing unless the following exemption is met.
- d. Student is residing with a parent, or family member designated by a parent, and live within a fifty-mile radius of the campus.

8.1 Accommodation Changes or Cancellation

- a. If a student has specified his/her intent to stay in University housing, a housing deposit must be made, and the student will be responsible for housing charges for the entire term specified in his/her application form. Cancelling accommodations after payment of the INTO Drew housing deposit will result in the following cancellation fees:
 - i. For students who cancel their on-campus housing at least four (4) weeks prior to the published start date of their program or Study Plan, the cancellation fee will be the deposit.
 - ii. For students who do not cancel their on-campus housing at least four (4) weeks prior to the published start date of their Program or Study Plan, the cancellation fee will be the greater of the housing deposit or the established individual daily room rate for the remainder of the housing contract. Students who cancel their housing prior to completion of the academic year will not receive any housing refund.
 - iii. Housing exemption requests must be submitted by the 6th week of the prior semester. Exemption requests received after this deadline will be treated as cancellations, and as such will incur cancellation fees as outlined in section (i) or (ii) above.
 - iv. Students who are dismissed or suspended from their program, the University or University housing will be charged cancellation fees as outlined in these terms and conditions.
 - v. Students who fail arrive without notifying INTO Drew will not receive a housing refund.

In all cancellation scenarios, any meal plan overages will not be refunded, and will not count toward any applicable cancellation fees:

- b. Accommodation cancellation fees may be waived based on a student petition for the following reasons:
 - i. The resident completes his or her entire program.
 - ii. The resident suffers significant and unforeseeable financial hardships outside the resident's reasonable control.
 - iii. The resident has documented unforeseen medical disability, which the University is unable to accommodate, and which requires the student to live off campus.
 - iv. The resident is unable to meet visa entry requirements, subject to the receipt of an official visa rejection letter.

If a waiver or cancellation has been requested and approved, charges will not be finalized until the resident vacates Housing. Additional charges may be incurred by the student if the facility has not been properly cleaned or there is lost/damaged property.

9. Health Insurance

- a. The University requires non-resident international students to be covered by health insurance which meets the US Government visa requirements and University requirements. Students who have health insurance coverage that meets or exceeds the coverage offered through the INTO Drew program may request a waiver through the INTO Drew office.
- b. Students unable to provide evidence of adequate coverage at the time of their application will automatically be enrolled in the current INTO Drew University health insurance plan to meet enrollment conditions.

10. Student Conduct

- a. Students are required to observe the policies, rules, and requirements of the University, as well as laws of municipalities and counties, the State of New Jersey, and the United States of America, as well as comply with the conditions under which the I-20 is issued.
- b. Students are subject to the standards of conduct as described by University rules and policies, as amended from time to time. Information regarding student conduct may be referenced at the following website:
<https://uknow.drew.edu/confluence/display/Handbook/Daniel%27s+Dictionary>

Failure to abide by conduct regulations and relevant laws may lead to suspension from the University and from INTO Drew.

11. Appeals

- a. Students may challenge decisions through established procedures for appeals and grievances. Information on appeal procedures is set forth in Daniel's Dictionary. Information on appeal procedures is available in Daniel's Dictionary, which may be amended from time to time.

Students are responsible for understanding their obligations as students are expected to read Daniel's Dictionary and other student-related policies in entirety.

12. Late Arrivals

a. All students are expected to arrive and start their program on the scheduled start date. All late arrivals must be approved in advance and will be considered on a case-by-case basis. No deposits, tuition, accommodation costs, or other fees will be refunded for late arrivals, and additional late arrival fees may apply. Any revision of the Study Plan will most likely involve additional time and expenditure with regard to tuition and accommodation fees.

NOTE: There are strict deadlines for program entrance. An unapproved late arrival may result in the student being unable to attend classes for the semester and/or enter the United States, and may also require that the student return to his/her country until the next available term.

13. Late Registration

a. All students who register on or after the first day of classes for the semester and who do not have prior approval to register late will be assessed a \$250 Late Registration Fee. Students enrolled in an IYO, GPW or other academic program may be assessed University late fees as well.

14. Airport Pick-ups

a. Requests for airport pick-up should be made at least 72 hours in advance. INTO Drew cannot guarantee a reservation request made less than 72 hours in advance, however, staff will make every attempt to accommodate late requests.

b. In the event a flight is cancelled or delayed, students must call the Airport Arrival telephone number published in the Welcome Guide to inform INTO Drew Arrival and Housing staff of the new arrival time.

15. Notification of Refund

a. Refunds of any payments made to INTO Drew will only be made to the individual or organization that originally paid the funds. If a third party had paid the funds on behalf of the student, we are unable to refund the funds directly to the Student and any refund will be made directly to the third party who originally paid the funds.

b. Refunds of any payments made to INTO Drew can only be made to the account from which the payment was made originally. Proof of payment such as receipt or a bank statement showing payment from the account must be produced for a refund to take place. Failure to do so may delay the refund severely or prevent it altogether.

c. Refunds will not be paid via cash. INTO Drew reserves the right not to accept any payment by cash at its own discretion.

16. Academic Standards

16.1 Academic Criteria

- a. Students are accepted into their program with the strict understanding that progression through the program and successful completion of the program are conditional upon satisfactory attendance and successful attainment of specified progression grades and other requirements. During the program orientation, all students will be made aware of the criteria for successful completion of the courses in their program. The assessment of student performance is the responsibility of the course instructor.
- b. Students who do not meet the criteria for successful completion will not be allowed to proceed with their original program. Students may be offered advice on suitable alternative study options which may include retaking, substituting, or adding courses and/or changing their program. An alternative Study Plan may involve additional time and expenditure with regard to tuition and accommodation fees.
- c. Many students find it difficult to complete all requirements for an undergraduate degree in just four (4) years of study (attending only 2 semesters per year). They may need to enroll in one (1) or more additional semesters to stay on track to graduate in four (4) years.

16.2 Academic Standing

- a. Students in IYO or other undergraduate-level academic programs must maintain a 2.0 GPA to continue in their programs. A student who receives less than the 2.0 GPA will be on Academic Warning after one (1) term/semester, Academic Probation after two (2) terms/semesters and will be academically dismissed after three (2) term/semesters with a GPA below 2.0. Students are required to repeat all courses for which they receive a D or F and achieve a minimum of a C-grade for each of the courses. Following the University's Grad Forgiveness Policy (see <http://catalog.drew.edu/content.php?catoid=27&navoid=1269>), the original grad will be replaced with the subsequent course grade. Students on Academic Warning or Academic Probation will work closely with an advisor to devise a plan by which to return to good standing.
- b. Students in GPW or other graduate-level academic programs must maintain a 3.0 GPA to continue in their programs. Please refer to the University's Grade Forgiveness Policy for the Graduate School. (see <http://catalog.drew.edu/content.php?catoid=27&navoid=1269>). Students on Academic Warning or Academic Probation will work closely with an advisor to devise a plan by which to return to good standing.
- c. Students will be provided the appeals process as set forth in the Student Handbook known as Daniel's Dictionary.
- d. Please note that a student may register in no more than three (3) semesters in the same AE level or academic program English course. Students may not repeat any core class course (Writing and Grammar, Reading and Vocabulary, or Listening and Speaking) more than three (3)

times. If an AE student does not pass a core course after three (3) attempts, he/she will be academically dismissed from his/her program and will not be admissible to Drew University or INTO Drew.

16.3 Attendance Standing

- a. Students in AE classes who fail to attend 80% in each of their classes will be placed on Attendance Probation during the following semester.
- b. If attendance in any course continues below 80% while the student is on Attendance Probation, he/she will be dismissed at the end of the probation semester.

Students who are dismissed due to attendance standing are not admissible to Drew University or INTO Drew University.

16.4 University Progression

- a. Students who meet all progression requirements from an IYO, GPW or other academic program will be permitted to progress into the appropriate University degree program.
- b. Students who intend to transfer or matriculate to another university are not guaranteed admission at the matriculating university.

16.5 Vacation Terms

- a. Students are not eligible for a vacation term until they have completed nine (9) months in the academic program.
- b. IYO, GPW or other academic program students are not eligible for a vacation term during the first two (2) terms/semesters of Pathway study regardless of how many consecutive terms/semesters they have already studied in their program, unless otherwise specified.

16.6 Duration of Programs

- a. The duration of programs outlined in the Study Plan are designed based upon application materials and qualifications provided by the student.
- b. Initial IYO, GPW or other academic program study beyond the initial Study Plan may be extended by one (1) semester. Appeals for additional extensions will be considered by an appeals committee on a case-by-case basis.
- c. Students who extend their program may be allowed to take additional content courses in order to maintain full-time status under the advisement and approval of Program advisors.

17. Program Admissions Criteria

- a. Students are accepted into programs in good faith on the basis of the certification they provide to meet the admissions criteria. If, however, the results from the tests and assessment procedures upon arrival provide clear evidence that a student's actual level of English language or academic proficiency is significantly different than claimed, or as documented, and lower than that required for their designated program, then the student will be formally advised of the results and of applicable options. Students need to be aware that if an alternative Study Plan is advised, there may be a significant change in study time and expenditure with regard to tuition and accommodation fees.
- b. A student, either individually or through his/her representative, who has submitted any information, documentation, or certification to meet the admissions criteria which is later found to have been falsified, inaccurate or incomplete may be subject to administrative withdrawal, disciplinary action, or prosecution by the University.

18. Student Information

- a. At the time of application, students are requested to sign a release authorizing INTO Drew to share information about the student with designated officials of the University, parents, and representatives. It is part of the unique nature of the INTO Drew program that our center provides constant feedback about academic performance and financial issues to individuals involved in the student's success.
- b. Students may also agree in writing that their records and achievements may be used for promotion purposes without notification and such content will remain in effect until formally withdrawn in writing.

INTO Drew respects your privacy and is committed to protecting your personal information. Further information on how we look after your personal information can be found in our Privacy Notice <https://www.intostudy.com/en-gb/legal-and-privacy-policy>.

19. Holidays and Dates

- a. The University is closed during most recognized US holidays. Consult <https://www.drew.edu/registrars-offic/about-us/catalogs-cours-lists-academic-calendars/> for closure dates. Official program dates are available in the 2018-2019 brochure. Dates are subject to change to meet university calendar and will be updated accordingly.

20. Liability

- a. Neither INTO Drew, the University, nor their staff or representatives, will be liable for any loss, damage, or injury to persons or property, except where the liability is specified by applicable law. Neither INTO Drew, the University, nor their staff or representatives will be liable in the event that, for any reason, they are not able to supply a service due to circumstances beyond their control.

21. Prices

a. Prices for programs, fees, insurance and accommodations are available at <https://www.intostudy.com/en-gb/universities/drew-university/programs> and are subject to change without notice.

22. Banking Regulations

- a. INTO Drew abides by the guidance of the Financial Action Task Force (FATF) and our banking service providers in relation to taking actions to help prevent money laundering and terrorist financing.
- b. INTO Drew is bound by international banking restrictions regarding payments to and from certain countries. These restrictions are amended regularly and INTO Drew reserves the right to amend its payment acceptance procedures accordingly to ensure that it is compliant with these restrictions.
- c. INTO Drew operates an equal opportunities admissions policy and welcomes applications from all students. However, INTO Drew reserves the right to refuse to admit a student where in doing so, it risks being in breach of the provisions set out above.
- d. INTO Drew reserves the right to refuse to accept any payment where INTO Drew reasonably believes that in doing so, it risks being in breach of the provisions set out above.
- e. At January 2018, in line with current global banking restrictions, INTO Drew will not accept payments from the following countries/territories: Cuba, Iran, Syria, North Korea and the Crimean Peninsula.
- f. Payments made from a restricted country or territory will be blocked by our global banking partner. In such cases, the payment will be dealt with under the sanctions policy of the bank to which the payment was remitted.

23. Disclaimer

a. The provision of programs, facilities and other arrangements provided in official online and print formats are regularly reviewed and may be subject to change without sacrifice.

24. Equal Opportunities and Diversity

a. Discrimination and harassment are prohibited under state and federal law, as well as under Drew University's Sexual Harassment and Misconduct and Human Rights Policies. The Policies embody Drew's commitment to creating and maintaining a diverse and open educational community. It is intended to educate the community about discrimination, including sexual harassment, and to support and protect any member of the community who uses the policy responsibly to pursue a complaint.

b. Drew University is committed to maintaining and supporting diversity throughout the Drew community. Discrimination or harassment in education or employment on the basis of protected class status constitutes a violation of this policy. Protected class status is based on race, creed (religion), color, national origin, ancestry, age, marital status, civil union status, domestic partnership status, affectional or sexual orientation, genetic information, sex, gender identity or expression, disability, familial status, military service obligation, or nationality. Offensive or unwelcome conduct or repeated differential treatment, as defined in the policy, based upon any characteristics protected under New Jersey State and/or US federal law, is prohibited.

Under this policy, each member of the University community is expressly prohibited from verbal, physical, written, or other technology-based conduct that creates an intimidating, hostile or offensive working or learning environment.

25. Severability

a. If any provision of these terms and conditions is held to be invalid, illegal, void, or unenforceable, then such provision shall be modified by the proper court or other authority to the extent necessary and possible to make such provision enforceable, and such modified provision and all other provisions of these terms and conditions shall be given effect separately from the provision or portion thereof determined to be invalid, illegal, void or unenforceable and shall not be affected thereby.

26. Governing Law and Jurisdiction

a. These terms and conditions shall be governed by and construed in accordance with the domestic laws of New Jersey without giving effect to any choice or conflict of law provision or rule that would cause the application of the laws of any other jurisdiction. Each of the parties submits to the jurisdiction of any state court sitting in New Jersey in any action or proceeding arising out of or relating to these terms and conditions and agrees that all claims in respect of the action or proceeding may be heard and determined in any such court. Each party also agrees not to bring any action or proceeding arising out of or relating to these terms and conditions in any other court. Each of the parties waives any defense of inconvenient forum to the maintenance of any action or proceeding so brought and waives any bond, surety, or other security that might be required of any other party with respect thereto.