UNDERTAKING AFFIDAVIT

This affidavit should be on a non-judicial stamp paper of the value of Rs. 100/- and should be duly attested by authorized Notary.
UNDERTAKING EXECUTED BY FATHER/MOTHER/GUARDIAN OF A CHILD DESIROUS
TO GET HIS/ HER CHILD ADMITTED IN ACHARYAKULAM, HARIDWAR, UTTARAKHAND.
This Undertaking is made & executed on day of 2023 by
Smt/Shri
hereinafter
called "THE GUARANTOR", which expression shall, unless repugnant to the context or

meaning thereof, include his/her executors, administrators and legal representatives.

Now, it is hereby agreed by the executants as follows:-

- (1) That in consideration of the student being admitted by the ACHARYAKULAM, Haridwar, the purpose of the aforesaid education at the request of the guarantor, the guarantor hereby undertakes & covenants in favour of ACHARYAKULAM, Haridwar as under-
- (2) That the guarantor, has carefully read the information Bulletin/Rule's book/ Admission Procedure etc. and fully understood the provisions contained in the said documents.
- (3) That the guarantor, solemnly declares that the information provided by him in application form/registration form is true and correct.
- (4) That the student shall attend the School regularly and shall observe and comply with all the rules and regulations of ACHARYAKULAM, Haridwar, during his/ her studies therein.
- (5) That the guarantor, shall ensure regularly and promptly and whenever called upon to do so, the payment to the school, all the Contribution Amount and dues as prescribed and fixed/revised from time to time and accordingly demanded by the School.
- (6) That if, after admission, any of the following documents, viz. Certificate of Age, School Leaving Certificate and School Health Record or any other document furnished/ submitted, by the student/ guardian/ parents/ guarantor, is found to be false in any way or not in order, the student shall be discharged forthwith from the institution and his/her seat will be offered to another deserving child.
- (7) That if, after admission, the student is found to be medically unfit in any way at any time, which might, according to the opinion of the appropriate medical authorities, render him/her unfit for pursuing his/her training/studies in the School ACHARYAKULAM, Haridwar, the student will be withdrawn at once. That it is also understood that in case the student had any chronic diseases as specified by the School administration, prior to

- the admission and concealed by the student/ guardian/ parent, the admission given to the student will also be withdrawn as and when such disease comes to the notice of school administration.
- (8) That the School will not be liable for any kind of damages/charges on account of injuries fatal or otherwise, which may be sustained by the student at any time during his/her stay in the school while taking part in sports, extracurricular or any other activities in school or his/her falling in any illness/ disease within or outside the school premises. All expenses that may be incurred on the treatment of such injuries will be borne by the guarantor and responsibility for care of the child during his/her treatment within or outside the school premises will also be that of the guarantor.
- (9) That the progress of the student will be reviewed at the end of every academic year i.e. in March, and if, in the opinion of the school authorities, the child does not show the desired progress in studies, the amount of rebate granted to him/her in terms of school Contribution Amount shall be reduced or even totally withdrawn. A similar action shall be taken if, in the opinion of the school authorities, the behaviour and/or conduct of the child, are not been satisfactory. The decision of the School Management will be final and binding on the guarantor and the guarantor will abide by the decision taken by the school Management.
- (10) That if the student runs away from the school or leaves the school premises without prior written permission of the school authorities, the school shall not, in any way, be responsible for his/her safety and/or security. The decision of the school authorities in such an eventuality, whether to retain the child in the school or not, keeping in view the larger interest and other students' safety & security and also to maintain the school discipline, shall be final.
- (11) That the Principal / Management of the School can, in the interest of the school, have the student removed if, in their opinion, the student has failed to accept the discipline of the school and his/her continued presence in school / premises is considered detrimental to the interests of the other students and/or the student fails to come up to the academic standards of his/her class and when detention in the same class would make the student a misfit among his/her classmates. In case the student absents from the school for more than 15 days without proper sanctioned leave his/her name shall be deemed struck off the school Rolls.
- (12) That the executants / guarantor shall, whenever the school closes on account of vacation/ midterm break, etc., personally come to the school to collect/escort his/her ward or depute any other person with a letter of authority to do so on his/her behalf as and when directed

by the School authorities. Provided that in absence of the executants/guarantor the child may also be escorted by any of the guardians whose attested photo & signature are provided to the school in the prescribed form. If no one reports in the school according to the announced schedule, the school may very sparingly provide escort or allow the student to stay back on full cost of the guarantor and at the risk and responsibility solely of the guarantor.

- (13) That if the student fails to pass the Annual Examination or avoids taking the Examination on flimsy grounds, he/she shall be detained in the same class and the entire scholarship/concession/rebate granted to him/her shall be withdrawn forthwith. The school authorities reserve the right to discharge the student in such an eventuality even if the guarantor may be willing to pay the full Contribution amount.
- (14) That all the terms & conditions laid down in the school prospectus as developed & amended from time to time as well as those given in the Joining Instructions are acceptable to the guarantor and that the School Authorities will be within their right to take any action including removal of the child from School in the event of violation of any of these conditions either by parents/ guardian of the student or by the student named above.
- (15) That the School will also not be responsible if the student violates School rules/regulations & meets with an accident or mishappening due to the same either within or outside the School Campus.
- (16) That the guarantor undertakes / guarantees for observance of the 'General Rules' and for good conduct and behaviour of his/her, of any other person visiting the campus on his/her behalf and of the ward. Should there be any breach of the 'General Rules' and discipline by him/her or by any other person visiting the campus on his/her behalf or by the student, the guarantor undertakes to abide by the directions of the Principal & Management which might even lead to the withdrawal of the student from the School.
- (17) That it is the guarantor's responsibility to enquire about the payment of School Contribution Amounts etc. and to deposit the same within stipulated time period, every year without awaiting a letter from the school. The school will not be held responsible in this respect and the guarantor shall pay the school Contribution Amount with late Contribution amount/fine, if any, on time.

The guarantor also understands that the school Contribution Amounts are likely to be revised every year and promises to pay the revised Contribution Amount as and when asked to deposit by the School Administration.

- (18) That all expenses including the stamp duty & others are being paid/ borne by the executants/guarantor.
- (19) That the guarantor also understands that the Jurisdiction for any kind of Legal Proceeding will be with the Courts at Haridwar only.

IN WITNESS HEREOF the executants/guarantor hereto has duly executed these presents the day and year first above written.

VERIFICATION

Verified that the above statements of mine are true to the best of my knowledge & belief and nothing has been concealed therein. So help me God.

	Name :
	(Signature of the Deponent)
Signed in the presence of:	
Witnesses: (1)	
Name :	
Address:	
(Signature)	
Witnesses: (2)	
Name:	
Address:	
(Signature)	