



# LSAT COURSE ENROLLMENT AGREEMENT

PLEASE RETAIN A COPY FOR YOUR RECORDS

Today's Date:

### STUDENT INFORMATION

Last Name:		First:	Middle:	Birth Date: / /	
Mailing Address:		City:		State.:	ZIP:
Email Address:		Cell Phone:		Other Phone:	
Undergraduate Institution:		Year of Graduation:	Course Location:		Course for the (Month/Yr) LSAT: / 20__

### PAYMENT INFORMATION

Method: <input type="checkbox"/> Venmo <input type="checkbox"/> Credit Card	Amount:	Credit Card Number:	Expiration Date:
Name on Credit Card (if different from above):		Credit Card Issuer:	CVV Code:
Billing Address (if different from above):		City:	State: ZIP:

### AGREEMENT AND SIGNATURE

This document constitutes a binding agreement between Pluck and the undersigned student ("Student") pursuant to the terms set forth below:

- A. Student agrees that Pluck or its agents have made no statements, representations, promises or guarantees as to Student's performance on the LSAT, including Student's score or percentile.
- B. Student warrants that Student is not an agent or employee of any other test preparation company and is enrolled in the Pluck LSAT Course ("the Course") solely for the purpose of increasing Student's LSAT score. Student warrants that the Student will use the Course books, online resources and other materials that Pluck includes in its Course curriculum (collectively, "Course Materials") for the sole purpose of increasing Student's LSAT score.
- C. Student agrees that Student shall not copy or cause to be copied or reproduced in any way, form, or manner, electronic or otherwise, any of the Course Materials. Student acknowledges that breach of this Paragraph violates the copyrights of the Law School Admissions Council.
- D. Student agrees to refrain from any audio, video, photographic or other recording of any Course activity, including: introductions, Q&A, sessions, practice tests, or reviews (collectively, "Course Sessions"). Student also agrees to refrain from any behavior that would disrupt the class or individual students.
- E. If Student breaches any of Student's promises and warranties as set forth in Paragraphs B through D herein, Student agrees that, in addition to and without limitation of any other right or remedy to which Pluck is entitled, Pluck may terminate Student's further participation in the Course and may revoke Student's right to use the Course Materials without refund.
- F. Payment Policy. Student's payment of the full amount of the Course must be received and processed 1) before Student is permitted to attend any Course Sessions and 2) before Pluck will distribute Course Materials to student. The total cost of the Course is available on Pluck's website.
- G. Enrollment Expiration. Student understands that the Course in which Student is enrolled is in preparation for the first LSAT administration that occurs after the Course ends and that Student's rights to attend Course Sessions and to access Course Materials expires on the date on which that LSAT is administered.
- H. Student understands and agrees that Course Sessions and Course Materials are subject to change or cancellation.
- I. Cancellation and Refund Policy. Pluck must receive written notification of the Student's intention to withdraw from Course one business day prior to the first Course Session. If notification is received by Pluck prior to one business day before the first Course Session and Course Materials have not been shipped or provided to Student, a refund of the entire Course fee less a twenty-five dollar (\$25.00) non-refundable administrative fee will be arranged. If Course Materials have been shipped or provided to Student, the refund will be less the Course Materials cost of five-hundred and fifty dollars (\$550.00) and the twenty-five dollar (\$25.00) non-refundable administrative fee. Student is not entitled to a refund once the first Course Session has occurred. Pluck shall pay any refund due to Student (pursuant and subject to Paragraphs herein), within thirty (30) business days.
- J. Any check written by Student and returned unpaid for any reason shall be subject to a fifty dollar (\$50) service fee. Any disputed charge filed with and then rated valid by the credit card company used by Student is subject to a fifty dollar (\$50) service fee.
- K. Any disputes, claims, or actions arising out of this Enrollment Agreement shall be governed by the laws of Pennsylvania. Student agrees to submit to personal jurisdiction in Philadelphia, PA to resolve any such dispute.

**I, the undersigned, have read the Enrollment Agreement in its entirety and agree to all of its terms and conditions.**

\_\_\_\_\_  
Student signature

\_\_\_\_\_  
Date

Please sign and submit the Enrollment Agreement. **Email** as a PDF: [info@pluckpreparation.com](mailto:info@pluckpreparation.com). Student will not be permitted to attend the Course until Student has confirmation that Pluck has received a signed Enrollment Agreement.