

SPECIMEN OF THE BOND TO BE EXECUTED AND NOTARISED BY
STUDENT AND RESPECTIVE GUARDIAN AT THEIR EXPENSE IN FAVOUR OF
SATYAJIT RAY FILM AND TELEVISION INSTITUTE, KOLKATA

BOND

EXECUTED BY STUDENT AND RESPECTIVE GUARDIAN IN FAVOUR OF
SATYAJIT RAY FILM AND TELEVISION INSTITUTE, KOLKATA

KNOW ONE AND ALL BY THESE PRESENT THAT
_____ son / daughter of
_____ hereinafter called "the
student" (which expression shall unless excluded by or repugnant to the context, include his/her
heirs, administrators and assigns) AND

_____ son /daughter of
_____ hereinafter called "the guardian" (which expression shall unless excluded by or repugnant to the
context, include his/her heirs, administrators and assigns) of the student, both of them
unconditionally and unequivocally bind themselves jointly and separately to abide by the rules,
regulations & directives of Satyajit Ray Film and Television Institute, Kolkata hereinafter
referred to as SRFTI as exists &or as amended &or as notified from time to time.

ALTHOUGH the candidate being selected for Three year Course offered by SRFTI but his/her
studentship will be effective only after the bond duly executed is received by SRFTI and will
remain effective till such time that the studentship shall be terminated on the condition(s) that—

- i. the student is found NOTFIT for the curriculum as adjudged on the basis of the 1st year ending assessment to the satisfaction of requisite academic stipulations of SRFT I; &or
- ii. the student fails at 2 &or 3 year ending assessment to the satisfaction of requisite academic stipulations of SRFTI including completion of project work; & or
- iii. the student is debarred from the year ending project because he/she has NOT FULFILLED the required current percentage of attendance; &or
- iv. the student develops physical weakness &or falls sick frequently / regularly AND in the opinion of SRFTI he/she is NOT FIT for the strenuous curriculum; & or
- v. the student is found guilty of indiscipline &or is expelled; & or
- vi. the student discontinues the course on his/her own;
- vii. SRFTI decides that this bond has been violated;

THEREFORE the termination as stipulated above shall effect the student's name be struck off from the rolls of SRFTI without any accreditation.

WHEREAS SRFTI is a public property and the respective staffs are public servant AND WHEREAS the training in SRFTI is based on highly precious, sensitive and fragile equipment, AND it is obligatory that the student will handle the same most carefully by taking all precautions and preventive measures in the required manner such that there is no damage, destruction or loss of equipment in his/her use.

THEREFORE by these present the student and the aforesaid bounden guardian indemnify SRFTI against any & every damage/destruction/loss/injury of equipment /property/personnel AND that they bind themselves to the consequent required recovery/replacement of / compensation for any & every damage/destruction/loss/injury in the manner as assessed & directed by SRFTI.

WHEREAS the student is aware that this course is funded from the public exchequer and he/she has to maintain pecuniary discipline as applicable for academic institution.

THEREFORE obligations such as payment of fees &or fines &or settlement of advance / refund / replenishment will be fulfilled by the student &or the guardian on demand from SRFTI without any demur.

WHEREAS the student and the guardian is aware that the nature of work in this course as actualised is highly strenuous & stressful AND hazardous and in some cases potentially fatal, hence it is mandatory for the candidate/student to be mentally & physically fit & sound.

THEREFORE the information submitted regarding medical fitness shall be comprehensive & correct without any suppression of any factual material/information. In case any suppression /infirmity/falseness of information is noticed at any stage/time respecting SRFTI, the

candidature &or the studentship would be liable to be disqualified &or terminated & or the candidate / student and the guardian shall be liable for due prosecution.

PROVIDED ALWAYS and it is hereby agreed and declared that, the decisions of SRFTI as to whether the student HAS or HAS NOT performed AND observed the obligations AND the conditions herein before recited, shall be final and binding on the parties hereto.

PROVIDED ALSO that SRFTI shall have the absolute liberty without effecting this bond, to postpone for any time & from time to time, any of the power exercisable by it against the student AND either to enforce or forebear any of the conditions of this bond;

AND the guardian SHALL NOT be released from the liabilities/obligations under this bond by any exercise of the aforesaid liberty with reference to the matters/conditions herein before recited, OR by reason of time being given to the student OR any other indulgence or forbearer act of omission on the part of SRFTI, OR by any variation in the terms and conditions of this bond or the offer letter WHETHER WITH OR WITHOUT the knowledge or consent of the student &or guardian OR by any other manner /matter whatsoever which under the law shall, BUT FOR THIS PROVISION, have the effect of so releasing the guardian from his/her such liability nor shall it be necessary for SRFTI to due the student before suing the guardian for amount due hereunder;

PROVIDED FURTHER that this bond shall in all respect be governed by the law(s) in India.

The student and the guardian hereby declare that they have read and understood the foregoing content of this bond and have consciously put their respective hands the day and the year herein under written.

SIGNATURE OF STUDENT
FULL NAME IN BLOCK LETTERS:

SIGNATURE OF GUARDIAN
FULL NAME IN BLOCK LETTERS:

DATED:
FULL ADDRESS IN BLOCK LETTERS:

DATED:
FULL ADDRESS IN BLOCK LETTERS:

ATTESTED AND NOTARISED BY PUBLIC NOTARY:

student has been under the terms and conditions comprised in the issued offer-letter no. _____ dated _____