

Student Information

Name <input type="checkbox"/> Mr. <input type="checkbox"/> Mrs. <input type="checkbox"/> Ms.		Social Security #		Date of Birth	
Address		City		State	Zip Code
Shipping Address (if different from above)		City		State	Zip Code
Home Phone	Business Phone	Mobile Phone	E-Mail Address		
Undergraduate School	Year of Graduation	ScorePerfect Course Location		Date of First Meeting	
I am enrolling in the ScorePerfect Weekend LSAT Course for the (please check one):					Confirmation Number
October 2011 LSAT		December 2011 LSAT		February 2012 LSAT	
				June 2012 LSAT	

Payment Method (Please select method of payment)

Credit Card Check Money Order Paid in Full

Payment Amount \$	Name on Credit Card (If different from above)	Credit Card # (Visa, MasterCard, Discover)	Expiration Date
Billing Address (if different from above)		City	State Zip Code

Student Agreement and Signature

Upon receipt of this agreement by ScorePerfect, this constitutes a binding agreement between ScorePerfect and the undersigned student.

1. REGISTRATION
 - A. I certify that I am enrolling in the ScorePerfect Weekend LSAT Course (hereinafter referred to as "The Course") to increase my LSAT score and not for any other purpose.
 - B. I certify that I am not an employee or agent of any other test preparation company.
 - C. I agree to pay ScorePerfect a total of \$450.00.
 - D. I understand that I am enrolling in The Course specified above, which is in preparation for the first LSAT administration that occurs after the final class of The Course.
 - E. I understand that I may enroll in The Course specified above only if there is class space available at that location.
 - F. I understand that to reserve a space in The Course I must make a down payment of at least \$100.
 - G. I understand that it is my responsibility to verify that ScorePerfect has received this signed student enrollment agreement and that my tuition is paid in full at least 7 days prior to the first class meeting.
 - H. If I do not pay the tuition in full or if I do not submit this signed student enrollment agreement at least 7 days prior to the first class meeting, I agree to pay a \$50.00 late registration fee.
 - I. I agree that my enrollment in The Course cannot be transferred to any other person or persons in whole or in part.
 - J. I agree that ScorePerfect has the right to withdraw me from The Course at any time for any reason with a prorated refund of the paid tuition.
2. SCOREPERFECT MATERIALS
 - A. I understand that the materials that I receive as a student (hereinafter referred to as "ScorePerfect Materials") include, but are not limited to, the ScorePerfect Weekend LSAT lesson book and any online study aids provided in the ScorePerfect Online Resource Center. Online study aids (hereinafter referred to as "Online Materials") include, but are not limited to, (a) diagnostic tests; (b) diagnostic score reports; (c) question type categorizations; and (d) academic bulletins.
 - B. I agree that the ScorePerfect Materials that I receive as a student in The Course are confidential and proprietary to ScorePerfect, and cannot be sold, loaned, rented, given away, distributed, advertised for sale on the internet or through any other medium, or exploited in any manner.
 - C. I agree that I will not copy or cause to be copied or reproduced in any manner, electronic or otherwise, any of the ScorePerfect Materials, any notes based on these materials, or any notes based on any ScorePerfect classes that I attend.
 - D. I agree that any attempt, through any medium, to sell, loan, rent, give away, distribute, or copy any of the ScorePerfect Materials will constitute a breach of this agreement.
 - E. I understand that any breach of Section 2B, Section 2C, or Section 2D of this agreement violates the copyrights of ScorePerfect and/or the Law School Admission Council.
 - F. I agree that I will not allow another person or persons to use any of the ScorePerfect Materials, any notes based on the ScorePerfect Materials, or any notes based on any ScorePerfect classes that I attend.
 - G. I agree that if ScorePerfect determines that I have breached Section 2B, Section 2C, Section 2D, or Section 2F of this agreement, I will return the ScorePerfect Materials to ScorePerfect at my own expense within three business days.
3. NO RECORDING OF SCOREPERFECT CLASSES
 - A. I agree that I will not tape-record, video-record, transmit, photograph, or otherwise reproduce in any manner any of ScorePerfect classes that I attend.
 - B. I agree that I will not tape-record, video-record, or photograph any ScorePerfect instructor or student in any ScorePerfect class that I attend.
4. SCOREPERFECT ONLINE RESOURCE CENTER
 - A. I understand that The Course in which I am enrolled is in preparation for the first LSAT administration that occurs after the final class of The Course in which I am enrolled and that my access to the ScorePerfect Online Resource Center will expire on the date on which that LSAT is administered.
 - B. I understand that my access to the ScorePerfect Online Resource Center will expire on the date of the first LSAT administration that occurs after the final class of The Course, regardless of the extent of my use of the ScorePerfect Materials.
 - C. I understand that I may extend my Online Resource Center access beyond that test date for an additional fee.
 - D. I agree that I will not allow another person or persons to use my member ID or password to access the ScorePerfect Online Resource Center or any of the Online Materials.
 - E. I understand the Online Materials are part of the ScorePerfect Materials and that all the provisions outlined in Section 2B through Section 2F of this agreement apply to the Online Materials.
 - F. I understand that ScorePerfect will not provide me with printed copies of the Online Materials.
 - G. I understand that I may not print any of the Online Materials, with the exception of diagnostic score reports.
 - H. I agree that I will not allow another person or persons to use any of the Online Materials that I print or any notes based on the Online Materials.
5. TUTORING AND ADMISSIONS CONSULTING
 - A. I agree that any private tutoring and/or admissions consulting that I request from a ScorePerfect employee, including ScorePerfect instructors and admissions consultants, must be arranged through the ScorePerfect administrative office.
6. STUDENT CONDUCT
 - A. I agree that I will not engage in any activity in the classroom that would, by commonsense standards, be disruptive to the class as a whole or inconsiderate to other individual students in the class.
 - B. I understand that communicating, texting, browsing the internet, or playing games via a cell phone or any other electronic device during class will be considered a breach of Section 6A of this agreement.
 - C. I agree that I will not solicit ScorePerfect instructors or students for any reason. This includes, but is not limited to, soliciting instructors for private tutoring or admissions consulting, attempting to sell any item to instructors or students, requesting students to fill out surveys, petitions, or other forms, and soliciting a student or instructor for the purpose of starting any kind of test preparation business.
 - D. I agree that I will not discuss with or suggest to any ScorePerfect instructors or students any act that would violate Law School Admission Council policies pertaining to the administration of the LSAT, including, but not limited to any act that constitutes cheating on the LSAT.
 - E. I understand that ScorePerfect will notify the Law School Admission Council of any breach of Section 6D of this agreement.
7. GUARANTEE OF PERFORMANCE
 - A. I understand that ScorePerfect makes no guarantee, express or implied, regarding the score improvement of any student.

8. FINANCIAL POLICIES

- A. I agree to pay ScorePerfect a \$50.00 administrative fee within three business days for any check written by me that is not honored by my bank for any reason.
- B. If I request to change my delivery address after the ScorePerfect Materials have been shipped, I agree to pay a \$25 re-routing fee.
- C. I agree to pay ScorePerfect a \$50.00 administrative fee for any ScorePerfect shipment that is returned to ScorePerfect and must be reshipped to me, unless the shipment was the result of an error on the part of ScorePerfect and/or the courier used by ScorePerfect.
- D. If I file or attempt to file a chargeback to my credit/debit card and the dispute is resolved in favor of ScorePerfect, I agree to pay ScorePerfect a \$50.00 administrative fee.
- E. If I use another person's credit card to pay for the tuition of The Course, I acknowledge that I have obtained that person's permission.
- F. If I request to refund a card in order to charge the balance to a different card, I agree to pay a 3% administrative processing fee.

9. DISTRIBUTION OF SCOREPERFECT MATERIALS

- A. I understand that the ScorePerfect lesson book will be shipped to me at the shipping address provided by me in this agreement.
- B. I understand that someone at the shipping address provided by me must provide a signature upon delivery of the ScorePerfect lesson book.
- C. I understand that the signature of any person at the shipping address provided by me is sufficient for the acceptance of the ScorePerfect lesson book.
- D. I understand that ScorePerfect may also distribute some of the ScorePerfect Materials at the class site.

10. SCHEDULE CHANGES

- A. I understand that all ScorePerfect classes are subject to change. Any changes to the time, date, or location of a ScorePerfect class will be posted online in the ScorePerfect Online Resource Center.
- B. I understand that if ScorePerfect changes the time, date, or location of a class, I am not entitled to a refund.

11. CANCELLATION

- A. I understand that all ScorePerfect classes are subject to cancellation. I understand that if ScorePerfect cancels The Course in which I am enrolled, I can select any one of the following options:
 - a. receive a full refund of the paid tuition within 10 days.
 - b. transfer to a ScorePerfect course held at a different location and/or time if there is class space available at that location.
 - c. apply the paid tuition towards private tutoring, admissions consulting, ScorePerfect online services, and/or ScorePerfect publications.

12. STUDENT TRANSFER

- A. I understand that if I transfer from The Course in which I am enrolled to another course within 7 days prior to the first class meeting of The Course in which I am enrolled, the transfer is subject to the following conditions:
 - a. The transfer is non-refundable.
 - b. The non-refundable transfer may only be applied to an LSAT preparation course that is in preparation for the same LSAT exam date as The Course in which I am currently enrolled.
- B. I understand that in order to secure the transfer of my enrollment, it is my responsibility to notify TestMasters prior to the start of The Course in which I initially enroll.

13. RETURNING STUDENT POLICY

- A. I understand that if I would like to retake The Course, I may do so for a reduced fee within three years of the date that I originally enrolled in a ScorePerfect LSAT Course.
- B. I understand that I may only enroll in The Course a maximum of three (3) times within any five year period.
- C. I understand that as a returning student, I may retake The Course at a specific location only if there is class space available at that location.
- D. I understand that to be eligible for the reduced fee I must submit (1) this signed student enrollment agreement, (2) a signed Repeater Verification Form, and (3) a legible copy of my driver license or passport at least 7 days prior to the first class meeting.
- E. I understand that it is my responsibility to verify that ScorePerfect has received this signed student enrollment agreement, a signed Repeater Verification Form, and a legible copy of my driver license or passport at least 7 days prior to the first class meeting.
- F. If I do not submit this signed student enrollment agreement, a signed Repeater Verification Form, or a legible copy of my driver license or passport at least 7 days prior to the first class meeting, I agree to pay a \$50.00 late registration fee.
- G. I understand that I will not receive a new set of course books unless the ScorePerfect Materials have been updated.
- H. I agree that I will not allow another person or persons to impersonate me for the purpose of obtaining the ScorePerfect Materials, accessing the ScorePerfect Online Resource Center, and/or attending any part of The Course.

14. BREACH OF AGREEMENT

- A. In the event that ScorePerfect determines that any of the covenants listed in this agreement has been breached by me, in addition to all other legal remedies ScorePerfect has against me, I agree that
 - a. ScorePerfect has the right to drop me from The Course without a refund.
 - b. if ScorePerfect drops me from The Course, I will return all ScorePerfect Materials that I have received from ScorePerfect to the ScorePerfect administrative office at my expense within three business days of ScorePerfect' request.
 - c. if ScorePerfect drops me from The Course, I will not attend any future ScorePerfect classes and I will no longer receive access to the ScorePerfect Online Resource Center or the ScorePerfect Student Helpline.
- B. In the event that ScorePerfect determines that Section 2B, Section 2C, Section 2D, Section 2F, Section 4D, Section 4G, Section 4H, or Section 13H of this agreement has been breached by me, in addition to all other legal remedies ScorePerfect has against me, I agree to pay ScorePerfect liquidated damages in the amount of \$450.00 for each breach.

15. INTEGRATION

- A. This Agreement constitutes the final, complete, and exclusive statement of the terms of the agreement between ScorePerfect and me pertaining to the subject matter of this Agreement and supersedes all prior and contemporaneous understandings or agreements of the parties. This Agreement may not be contradicted by evidence of any prior or contemporaneous statements or agreements. No party has been induced to enter into this Agreement by, nor is any party relying on, any representation, understanding, agreement, commitment or warranty outside those expressly set forth in this Agreement.

16. SEVERANCE

- A. If any provision of this Agreement shall be held to be invalid, illegal, unenforceable or in conflict with the law of any jurisdiction, the validity, legality and enforceability of the remaining provisions shall not thereby in any way be affected or impaired.

17. AMENDMENTS

- A. This Agreement may not be changed orally, but instead, only by a subsequent agreement in writing signed by both ScorePerfect and me.

18. PERSONAL JURISDICTION

- A. I agree that this agreement shall be governed by California law, and any litigation arising out of this agreement shall be commenced in Los Angeles County, California. To adjudicate any such litigation, I consent to the jurisdiction of the California courts even if my residence is in another state or country and I would not otherwise be subject to such jurisdiction.

19. ATTORNEYS' FEES

- A. I agree that in any legal action arising out of this agreement, the prevailing party shall be entitled to recover the reasonable attorneys' fees incurred by such party in the proceeding.

20. REFUND POLICY

- A. I understand that I will receive the ScorePerfect Materials only when I have paid my tuition in full and have submitted this signed enrollment agreement to ScorePerfect.
- B. I understand that once I have received the ScorePerfect Materials I am not entitled to any refund of the tuition.
- C. I understand that once I have attended any part of The Course, I am not entitled to any refund of the tuition, regardless of whether or not I have received the ScorePerfect Materials.
- D. I understand that I am entitled to a refund of the tuition only if I submit a written request to withdraw from The Course at least 10 days before the first class meeting. I understand that I am not entitled to any refund of the tuition if I withdraw from The Course once The Course has started or if I withdraw from The Course within 10 days before the first class meeting.
- E. I understand that if I register for a course less than 10 days before the first class meeting that my course tuition is non-refundable.
- F. I understand that any refund of a credit card payment must be issued to the same credit card used for that payment. I understand that if the credit card I used is no longer active, ScorePerfect will issue a refund via check 90 days after the original payment.

Please sign this enrollment agreement and submit it to ScorePerfect via e-mail, facsimile, or mail.

E-mail: send as a PDF to info@scoreperfect.net
Facsimile: (424) 702-3350
Address: 1620 26th Street, Suite 1000 North, Santa Monica, CA 90404

I have read this 2-page agreement in its entirety and I hereby accept all of the above covenants, policies, and stipulations with respect to the ScorePerfect Weekend LSAT Course as binding and effective from and after the date of my enrollment.

X _____
Signature of Student _____ **Date** _____

Office Use Only	
Processed	<input type="checkbox"/>
Date	_____
Employee	_____
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