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Registration Form: Extramural Programs

Learner's Name: _____ Gender: _____

Date of Birth: Age: _____ Starting date requested: _____

	Program Name	Fees Per month	Would you like to make use of the discounted aftercare option?	Fees (FOR OFFICE USE)
1	Drama, Choral verse & Choir	New learners must pay a once of registration fee of R100 R270pm Termly – R710		
2	Cooking lessons	New learners must pay a once off registration fee: R200 370pm Termly R960		
3	Art	New learners must pay a once off registration fee: – R200 R170pm Termly R410		
4	Piano/Keyboard	New learners must pay a once off registration fee: – R200 R220pm Termly R560		
5	Dance	New learners must pay a once off re R320pm Termly R860		
6	Swimming Lessons	New learners must pay a once off registration fee: – R200 R420 pm Termly R1060		
7	Soccer –	New learners must pay a once off registration fee: - R250 R250pm Termly R650		
8.	Netball	New learners must pay a once off registration fee: R200 R150pm Termly R350		
	TOTAL Monthly/Quarterly			



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MEDICAL INFORMATION

Allergies: _____ Will your child require any special medical attention during a normal class: (yes/no)

If yes – Explain: E-mail: _____

FATHER'S NAME: _____ Cell Phone: _____

Work Phone _____ E-mail: _____

MOTHER'S NAME: _____ Cell Phone: _____

Work Phone _____ E-mail: _____

Address: _____ Postal code: _____

Emergency Contact: _____ Phone: _____

INDEMNITY FORM

The following must be read and signed by the parent/legal guardian. PARENTAL RELEASE OF LIABILITY AND INDEMNITY AGREEMENT

I, _____ (printed name), being the parent or legal guardian of (hereinafter "Learner"), hereby request that EM Foundation! (hereinafter "the School") provide extramural instruction to the Learner and agree as follows:

1. For myself and for the Learner, the undersigned agrees and understands that extramural programs may at times include hazardous activities which may result in injury to my child during participation; agents or representatives of the School presenting such tuition shall not be expected to eliminate the risks inherent in these activities. I hereby assume all risks in connection with Learner's participation in such activities, including but not limited to personal injury and death, and hereby completely release the School, its owners, representatives, coaches, affiliates, officers, directors, volunteers and employees from any liability for any injuries, death or damages and from any claim or legal action by me, any other parent or guardian of the Learner; the Learner, anyone on behalf of the Learner, and by the Learner's estate, heirs and assigns arising in any way from Learner's participation, including any claim based on negligence.



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7. I have carefully read the foregoing Complete Release of Liability and Indemnity Agreement and understand its contents, including the jurisdictional agreement. I acknowledge and understand this is complete release and indemnity agreement, that it covers any and all claims by the Learner, me or anyone else on the Learner's behalf for any reason, including negligence, and that I am contractually agreeing to these terms freely, fully and without reservation in exchange for the right to have the Learner participate in the extramural programs offered.

If any part of this agreement is deemed unenforceable, the remainder shall be an enforceable contract between the parties. I am aware that this contract is legally binding and that I am releasing legal rights by signing it.

Initials: _____ Date: _____

The Signatories agree that they shall be jointly and severally liable to pay fees as prescribed and that they have sufficient funds to meet the financial commitments herein.

If any payment due by the Signatories remains unpaid for a period of 30 (thirty) days after due date, the School shall have the right to suspend the child from attending the extramural program/s without prejudice to its other rights under this agreement, including its right to immediately institute action against the Signatories for the full balance owing in terms hereof.

The Signatories accept that interest at prime + 2% will be charged on all outstanding fees.

Person responsible for payment: _____

ID NO: _____

Email address: _____



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ACCOUNT DETAILS:

Account Name: EM Global Group

Bank Name: First National Bank

Account Number: 62899224978

Branch Code: 210835

Reference: Learners Name with mural

EMAIL PROOF OF PAYMENT TO: **info@addnum.co.za**

Relevant fees are payable monthly in advance via EFT only into the school fee account and may be paid in instalments as follows:

- Extramural programs include 8 lessons per program per school quarter.
- Should the parent opt for the learner to make use of the waiting class option (only available to learners attending school at Addnum Academy an additional charge of R100 per afternoon will be billed, payable monthly in advance.
- It is the parent's responsibility to ensure that the Learner abides by the dress code of the relevant program, which may entail additional expense to the parent.
- Should a child be absent from an extramural program he/she is registered in, for any period of time, fees for that period will still be payable.
- Should you wish to terminate your child's participation in an extramural program, advance written notice of one calendar month is required. If not received, we assume that he/she will continue participation in the program

I/We hereby undertake to abide by the rules, regulations and payment procedures of the School and should my child not be enrolled as a learner at the School, I include a copy of both parents' identity documents.

SIGNED AT: _____ DATE: _____

SIGNATORIES:

MOTHER/LEGAL GUARDIAN: _____ FATHER: _____



Please note that written notification via email to info@addnum.co.za is required for:

- Withdrawing your child from the mural program
- Transferring your child to a different mural
- A minimum of one (1) months' notice is mandatory. Failure to provide timely notice will result in liability for payment for the notice period.
- Failure to provide timely notice will result in payment liability for the notice period.

I/Indemnity Form

- Addnum Global Schools and the Addnum Holdings Ltd Board of Directors commit to taking reasonable and widely regarded as acceptable actions to ensure the safety and wellbeing of all students, teachers, and outside guests at the School.
- The School and the Board of Directors of Addnum Holdings Ltd do not accept any liability for incidents that may occur in the classroom, on the campus, or on the athletic fields due to the nature of the situation.
- To demonstrate your acceptance of the above-stated position of the School and the Addnum Holdings Ltd Board of Directors, as well as the risks associated with it, each parent is asked to fill the part below.

I, the undersigned,

FULLNAME:_____ ADDRESS:_____

CONTACT DETAILS:_____



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I/We _____ the parent / legal guardian of the under mentioned learner who is enrolled as such and accepted by the School, subject to the terms set out herein:

NAME OF LEARNER: _____ Indemnify the School and the Addnum Holdings Ltd Board of Directors for the time being of the Addnum Holdings Ltd (Reg No. 2012/112714/07) for any losses or damages overall, however they may occur, that I as the parent or legal guardian of the aforementioned learner may suffer as a result of any incident in which the learner may be involved, whether as the causing or suffering party, while participating in any school activity.

I/We specifically grant permission for the above mentioned learner to participate in all field trips that his or her group or class takes during school hours as a necessary component of their education, and, where appropriate, I agree that they may use school-provided transportation for such trips. As the parent or legal guardian of the aforementioned learner, I also hold the School and the Addnum Holdings Ltd Board of Directors harmless from any losses or damages I may incur as a result of such events and voluntarily assume the risks involved.

In the case that the above mentioned student uses the bus service to go to and from the School, I hereby acknowledge that I am aware that neither the School nor the Addnum Holdings Ltd Board of Directors take any liability for such service, which is run by an independent contractor. To ensure that the bus company complies with safety laws and that the driver is sober, experienced, and has a proven, spotless record, the Addnum, Holdings Ltd Board of Directors set forth some requirements when granting the authority to run the service.

SIGNED AT ON THIS _____ DAY OF _____ 20 __

Signature of the parent/guardian: _____

WITNESSES:

1. Name & Surname _____ Signature _____