

Atlanta's John Marshall Law School LLM Tuition Installment Payment Plan

Students who are current in their financial obligations to the Law School may elect to participate in the Tuition Installment Payment Program. Students who are interested in participating in the Program must contact the Student Accounts Office before registration. To participate, students must execute a Promissory Note, pay a \$75 participation fee and make a minimum tuition payment of \$500. The remaining balance of tuition is paid in four (4) monthly installments due on the 15th, of each month of the semester.

A \$75 late penalty shall be assessed for each installment not received by the 20th of the month in which the payment is due. If payment is not received by John Marshall Law School by the 30th of the month in which the payment is due, the student shall be deemed in default and shall be academically withdrawn from the Law School with no automatic right to readmission. A student in default shall not be allowed to sit for examinations.

John Marshall Law School reserves the right to terminate the student's participation in the Tuition Installment Payment Program if the student is chronically late in making payment under the terms of their Promissory Note. A student shall be deemed chronically late if the student makes more than two late payments. A student need not be in default to be deemed chronically late.

A student who defaults on the terms of this Promissory Note shall also be liable for the costs incurred by John Marshall Law School in collecting the unpaid principal amount and accrued interest per annum.

Once a student has been terminated from the Tuition Installment Payment Program, the student is required to pay tuition in full on the first day of class for future semesters.

FALL SEMESTER 2015 INSTALLMENT DUE DATES

MINIMUM TUITION PAYMENT OF \$500 AND A \$75 PARTICIPATION FEE DUE AT TIME OF REGISTRATION*

1st Installment Payment 2nd Installment Payment 3rd Installment Payment 4th Installment Payment Monday, August 31, 2015 Tuesday, September 15, 2015 Thursday, October 15, 2015 Monday, November 15, 2015

*You must be current in your financial obligation to the Law School to be eligible to participate in the Tuition Installment Payment Program.

**You must complete the auto-pay form attached in order to participate in the Tuition Installment
Program

LLM Tuition Installment Payment Program

Promissory Note

Student Name - Printed	Date
Student Signature	Social Security Number
This promissory note is governed by the	he laws of the State of Georgia.
	of this Promissory Note shall also be liable for interest on the from the date of default at a rate of seven (7) per cent simple
incurred by John Marshall Law Scho	s of this Promissory Note shall also be liable for the costs ool in collecting the unpaid principal amount and accrued attorneys' fees, costs, and collection service fees.
Tuition Installment Payment Program the terms of this Promissory Note. A s	he right to terminate the student's participation in the LLM if the student is chronically late in making payment under student shall be deemed chronically late if the student makes tudent need not be in default to be deemed chronically late.
payment is due, the student shall be o	Marshall Law School by the 30 th of the month in which the deemed in default and shall be academically withdrawn from ht to readmission. A student in default shall not be allowed to
the first day of classes of the semeste the month for the following months:	installments. The first payment shall be made no later than er. All subsequent payments shall be made on the 15 th day of August, September, October and November, 2015. Payments chool by the 20 th of the month in which the payment is due
	to John Marshall Law School. Payments shall be sent to or t's Office, Atlanta's John Marshall Law School, 1422 West 309.
the Fall 2015 Semester.	
, which represents paymen	at of tuition and fees for the courses in which I am enrolled for
I,, promise to	pay John Marshall Law School (in U.S. Dollars) the amount of

LLM Tuition Installment Payment Program Participation Enrollment Form

I,, have received a copy of	f the terms and conditions of the
John Marshall Law School Tuition Installment Paymer understood the terms and conditions of the Tuition Installr participate in the Program.	nt Program. Having read and
I understand that in order to participate in the Tuition I must execute a promissory note in favor of the Law Scho fees owed after application to my student account of all cretuition payments made. Upon notice of the Office of Stude Note is ready for signature, I shall execute the Promissory I	ool for the amount of tuition and edit for financial aid received and ent Accounts that the Promissory
I further understand that if I have not executed the require tuition in full within ten (10) business days of the date Form, I will be administratively withdrawn from John Mineligible to return to the Law School.	of the Participation Enrollmen
Dated:	
Signed:	
Print Full Name:	
Social Security Number:	



AUTHORIZATION TO CHARGE DEBIT/CREDIT CARD

Name:	Monthly Amount:
	Date to Process: <u>The 15th of each month</u>
I request and authorize Atlanta's	John Marshall Law School to charge my debit card according
the information provided below:	
Name on Card:	
Debit/Credit Card Number:	3 digit Sec. Code
Expiration Date of Card:	
Card Type:	
(Visa, N	MasterCard, Amex Express or Discover)
my card per the date and amount inc my payment due to business operati	Marshall Law School to charge my monthly Promissory Note payment to dicated above. I understand that there may be a 3-day delay in processing ng hours, school closing, etc. Additionally, I understand that I am horized or approved by my Credit Card Company or bank.
By signing below, I agree to	the terms of this authorization form.
Card holder's signature:	Date Signed:
TERM.	N EXPIRES AT THE END OF THE PROMISSORY NOTE

NUMBER: 404.873.1609