



Initial\*: \_\_\_\_\_

Abraham Lincoln University School of Law

## Enrollment Agreement

To finalize your enrollment, please provide the information requested below, sign, initial and date this agreement on all pages requested and submit to the Abraham Lincoln University Admissions Department.

Name\*: \_\_\_\_\_  
 Address\*: \_\_\_\_\_  
 City, State and Zip\*: \_\_\_\_\_  
 E-mail\*: \_\_\_\_\_  
 Phone\*: (    ) \_\_\_\_\_

\* All fields are required.

### THIS AGREEMENT IS SUBJECT TO 2017 CATALOG REVISIONS & UPDATES.

ALU enrollment agreements are subject to change based on the latest J.D. catalog issued. Changes to catalog may include, but are not limited to, academic calendar, course offerings and credits awarded, and law school policies and procedures. For substantive changes, the University will issue a revised enrollment agreement or an enrollment agreement addendum for the student including any updated disclosures.

### DEGREE PROGRAM:

The Juris Doctor degree is an approximately four-year 140 quarter unit program. The method of instruction is through online distance learning. Students may attend, at their discretion, live lecture and workshops in broadcast studio at Los Angeles campus.

### LAW STUDY ENROLLMENT PERIOD

This Enrollment Agreement is for a year of law study: JD1 (35 Quarter Units)

Start Date: \_\_\_\_\_ 04/16/2017 \_\_\_\_\_ Completion Date: \_\_\_\_\_ 04/15/2018 \_\_\_\_\_

### COURSES, QUARTER UNIT HOURS AND WEEKS OF STUDY:

Courses for This Year of Study First Year Of Study	Start Date of Course	End Date of Course	Quarter Units	Weeks of Study
LF300A Torts A	04/16/2017	06/17/2017	6	9
LF300B Torts B	06/18/2017	08/19/2017	6	9
LF100A Contracts A	08/20/2017	11/04/2017	7	11
LF100B Contracts B	11/05/2017	01/06/2018	6	9
LF200 Criminal Law	01/07/2018	04/15/2018	10	14
<b>Totals:</b>			35	52

**Transfer Students Only:** Please be advised that your "Plan of Study" is contingent upon receipt of your California Bar Evaluation and may be revised accordingly.

**Technological Requirements:** Students must provide their own computer with printer, Internet access, operating system, Microsoft® Office, and other related functionality. Please see full Technology Requirements in School of Law catalog.



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Abraham Lincoln University School of Law

### Enrollment Agreement

#### TUITION AND FEES

Abraham Lincoln University enrolls students on a year-by-year basis for each year that is required to complete the program. The Juris Doctor (J.D.) Degree Program can be completed in approximately four years when the student enrolls for 52 weeks (average) per year.

The student is responsible for the following tuition and fees:

#### Tuition

- \$ 8,000 per year (35 Units) for a total of four years =  
\$ 32,000 for the Juris Doctor (J.D.) Degree Program

#### Fees and Non-Tuition Charges

Application	\$50 Non-Refundable
Registration (One-time per Program)	\$100 Non-Refundable
External Academic Resources	\$100 per Year Non-Refundable
Official Transcript	\$10 per transcript
Unofficial Transcript	\$5 per transcript
Academic Petition Fees	<i>Listed in A through F</i>
A) Leave of Absence	\$10
B) Reinstatement	\$10
C) Early Exam	\$10
D) Special Academic	\$10
E) Late Exam	\$100
F) Re-Grade Essay	\$10/essay (up to 3 per year); \$50 after 3rd essay
Graduation	\$250
Duplicate Diploma	\$125
Returned Checks/Credit Card Charge Back	\$20
Late Monthly Payment Charges	\$20

Note: To comply with live mandatory proctored exam requirements, students may incur costs depending on what option that they select, but they are free to arrange for no-cost live proctoring options as well, as long as it meets ALU's proctoring arrangement requirements.

#### Best Estimate Cost of Textbook and Study Materials

Tuition and fees does not include cost for books and study materials. Books and study materials for courses are the responsibility of the student. The best effort estimate cost of textbooks and other materials per year of study is \$750; therefore, the best effort estimate cost of books for four years of study in the JD program is \$3,000.



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Abraham Lincoln University School of Law

## Enrollment Agreement

### Tuition and Fees for this Enrollment Agreement:

Year:	JD1, First Year of Law Study
Tuition	\$8,000.00
Registration (One-time per Program):	\$ 100.00
External Academic Resources Fee:	\$ 100.00
Total Tuition and Fees:	\$8,200.00

### PAYMENT TERMS FOR TUITION AND FEES

Student agrees to pay Abraham Lincoln University the total amount for tuition and fees stated in this Enrollment Agreement.

### Installment Payment Schedule (For Students Not Receiving Title IV Aid)

- A down payment of \$2,200 at the submission of this Enrollment Agreement. Military persons may have other arrangements.
- The balance of the tuition will be paid in ten (10) monthly payments of \$545 and one (1) last monthly payment of \$550.
- Monthly payment is due on the 1<sup>st</sup> day of each month following the first month of study. A Late Monthly Payment Charge of \$20 will be automatically applied on the 10<sup>th</sup> of any month where there is an outstanding balance, and charges may accrue until account is brought current.
- The annual percentage rate (APR) for interest is zero (0) percent.
- Students who fail to make timely payments may forfeit their rights and privileges as students of Abraham Lincoln University. Enrollment is contingent upon maintaining a current account and that if student fails to make scheduled payment(s), the University may deny access to classes, final exams, or any other school services. In addition, should the student not meet all of his/her financial obligations, the University can discontinue a student's enrollment status, not issue grades or diploma(s), or deny requests for transcripts including those needed for certifications related to State Bar of California exams. Additionally, students who have not met financial obligations may be reported as not meeting financial obligations to the Committee of Bar Examiners for the State Bar of California, if that topic is included in State Bar moral character questions.

<i>Due Date</i>	<i>Amount</i>	<i>Description</i>
04/01/2017	\$2,200	Initial Tuition Down Payment
05/01/2017	\$545	Monthly Payment #1
06/01/2017	\$545	Monthly Payment #2
07/01/2017	\$545	Monthly Payment #3
08/01/2017	\$545	Monthly Payment #4
09/01/2017	\$545	Monthly Payment #5
10/01/2017	\$545	Monthly Payment #6
11/01/2017	\$545	Monthly Payment #7
12/01/2017	\$545	Monthly Payment #8
01/01/2018	\$545	Monthly Payment #9
02/01/2018	\$545	Monthly Payment #10
03/01/2018	\$550	Monthly Payment #11
TOTAL	\$8,200.00	

**For Students Receiving Title IV (Financial Aid) Assistance:** Refer to your Award Letter detailing the types and sources of student financial aid that you will receive.

Abraham Lincoln University School of Law

## Enrollment Agreement

### CANCELLATION, WITHDRAWAL AND REFUND POLICY

For students who reside in a state other than California where ALU is authorized to operate, the student will receive an Enrollment Agreement Addendum specific to their state's refund requirements. In the absence of such requirements, or a state where ALU has received exemption, ALU will follow the refund policy stated below. If there is a conflict between ALU's policy and another state agency's refund policy, ALU will follow the policy that is more beneficial to the student.

### STUDENT'S RIGHT TO CANCEL

A student may cancel an Enrollment Agreement or withdraw from the University at any time. A student who intends to cancel or withdraw must notify the University in writing following the directions outlined in the JD Program catalog. Any money due to the student will be refunded within 30 days. The student has a right to a full (100%) refund of all moneys paid if cancellation is within five (5) calendar days after midnight of the date the Enrollment Agreement was signed.

A student who cancels or withdraws later than five (5) days after midnight of the day on which the enrollment agreement is signed will be subject to a one-time, non-refundable Registration Fee of \$100 and a non-refundable yearly External Academic Resources Fee of \$100.

A student may withdraw from a course or program and receive a refund by providing a written notice to the Registrar at the ALU postal mailing address or via email to [registrar@alu.edu](mailto:registrar@alu.edu).

The student will receive a full refund for paid courses that were not started at the time of withdrawal. If the student received federal student financial aid funds, the student is entitled to a refund of moneys not paid from federal student financial program funds. If a student obtains a loan to pay for an educational program, the student will have the responsibility to repay the full amount of the loan plus interest, less the amount of any refund. Notwithstanding non-refundable portion of tuition and fees, a refund of the remaining tuition will be based on the following table:

Length of Course	Refundable Tuition Due AFTER:	
	Week	Percentage
1-6 weeks	1st week	70%
	2nd week	40%
	3rd week	20%
	4th week	0%
7-10 weeks	1st week	80%
	2nd week	60%
	3rd week	40%
	4th week	20%
	5th week	0%
11-16 weeks	1st week	80%
	2nd week	70%
	3rd week	60%
	4th week	50%
	5th week	40%
	6th week	30%
	7th week	20%
	8th week	10%
	9th week	0%

Abraham Lincoln University School of Law

## Enrollment Agreement

### Return to Title IV (R2T4) Policy

For students receiving Federal Student Aid (FSA), federal law requires that the University, and in some cases you, the student, return funds you did not earn to the U.S. Department of Education within 45 days from date of determination. The refund process uses a formula to determine the amount of FSA funds a student has earned as of his or her last day of attendance. The Return of Title IV (R2T4) policy is in addition to the institution's refund policy. Both calculations will be calculated when the student withdraws. If a student withdraws *after* completing 60% of the payment period, a student has earned 100% of the FSA funds he or she was scheduled to receive during the period. If a student withdraws *before* completing 60% of the payment period, FSA funds must be recalculated using Federal Return of Title IV funds formula:

- A determination of the percentage of the payment period the student has completed, which is used to calculate the amount of Title IV financial aid the student has earned, will be based on the number of days the student completed up to the last date of academic attendance, divided by the total days in the payment period. Any break of 5 days or more is not counted as part of the days in the term.
- To determine the amount of aid to be returned, subtract the percentage of aid earned from 100 percent of the aid that could be disbursed and multiply it by the total amount of aid that could have been disbursed during the payment period as of the date you withdrew.

Funds are returned to the appropriate federal program based on the percentage of unearned aid using the following formula:

- After the 60 percent point in the payment period, the student will have earned 100 percent of the federal financial aid funds already disbursed to him/her. This calculation concerning federal financial aid is separate and distinct from the institutional refund policy, and may result in the student owing additional funds to the University to cover tuition charges previously paid by federal financial aid prior to student withdrawal.
- If a student earned less aid than was disbursed, the institution would be required to return a portion of the funds (in some cases the student is also required to return a portion of the funds). Keep in mind that when Title IV funds are returned, the student borrower may owe a debt balance to the University. If the total amount of FSA funds the student earned is greater than the total amount disbursed, the student may be eligible to receive a Post-Withdrawal Disbursement (PWD) of FSA funds. The University will offer any loan amount to a PWD that is due within 180 days of the date that the University determined that the student withdrew. The University must get the student's permission before it can disburse PWD loan funds (written notification provided to the student). The student may choose to decline some or all of the PWD loan funds. No PWD will be made if the student does not respond within 14 days of the written notification date.
- Unearned SFA Funds to be returned, per federal R2T4 regulations, will be made within 45 days of the date that the University determined that the student withdrew (Date of Determination). Since the University does not participate in any federal grant programs, the formula above will only be used to calculate the amount of Title IV loans that may need to be returned. The University only participates in the *Unsubsidized* Federal Stafford loan (effective July 1, 2012, only unsubsidized Federal Stafford loans available to graduate students). As such, unearned FSA funds will be returned to the Unsubsidized Stafford loan program. The University will also calculate any refund that may be owed to the student pursuant to the institution's refund policy. If a refund is due, monies will be returned pursuant to institution and accreditation regulations.

### OUT-OF-STATE STUDENTS

If you do not reside in California, please review the regulations regarding authorization of your specific state and before moving to another state, always check the current list of states where ALU is authorized to offer online or distance education programs to avoid any necessary interruptions to your studies at ALU; this list is available on the University's website at [www.alu.edu](http://www.alu.edu). Rules and regulations vary by state and could change at any time which could affect a student's enrollment. Students who move must update University records by



Abraham Lincoln University School of Law

## Enrollment Agreement

completing a change of address form.

As stated in disclosures, for the Juris Doctor program, a student intending to seek admission to practice law should contact the admitting authority in the jurisdictions where the student intends to seek to qualify to sit for the bar examination or for admission to practice for information regarding the legal education requirements that jurisdiction for admission to the practice of law.

### Student Formal Grievance Procedures

The School of Law grievance policy addresses issues requiring resolution and promotes honesty and respect inherent to the educational work of students and faculty. This policy is applicable to students, administrators and faculty of ALU.

A grievance may involve a complaint that includes administrative issues, financial issues, technical issues, faculty performance, grading, program content, program effectiveness/expectations, or library services.

ALU will review all grievances in a timely, fair, and equitable manner. If the complaint concerns a faculty member or administrator, ALU will consult with the faculty member regarding the complaint.

ALU notifies students and other interested parties regarding how to make complaints to state agencies and accrediting agencies by providing contact information in the **Accreditation and Regulation** section of the JD catalog. The website of the California State Bar is [www.calbar.ca.gov](http://www.calbar.ca.gov) and the website for the Distance Education Accrediting Commission is [www.deac.org](http://www.deac.org).

**Step 1.** If a grievance has not been satisfactorily resolved by informal procedures, the student or interested party may file written grievance with the Dean of School of Law within 60 days of the act or event which is the subject of the grievance, by submitting the Formal Grievance Petition, available on the ALU website. Within five working days of receiving the grievance, the Dean shall conduct any necessary investigation and meet or call with the student or interested party in an effort to resolve the grievance. The Dean shall present all concerned parties with a written answer to the grievance within ten working days after the meeting or calls.

**Step 2.** If a grievance has not been satisfactorily resolved at step 1, the student or interested party may file the written grievance with the Academic Standards Committee within ten working days of receiving the answer at step 1. All information presented at step 1 shall be included with the grievance, and the Dean shall submit to the Academic Standards Committee a report describing attempts to resolve the grievance at step 1.

Within ten working days of receiving the grievance, the Academic Standards Committee shall conduct any necessary investigation and meet with the student or interested party in an effort to resolve the grievance. The Academic Standards Committee shall present all concerned parties with a written answer to the grievance within ten working days after the meeting.

**Step 3.** If a grievance has not been satisfactorily resolved at step 2, the student may file a written appeal to the President of Abraham Lincoln University within five working days of receiving the answer at step 2. All information presented at steps 1 and 2 shall be included with the appeal, and the Academic Standards Committee shall submit to the President a report describing attempts to resolve the grievance at step 2. Should the Dean (Step 1) and the President (Step 3) be the same person, this Step will be reviewed by the same person. Any new information or supporting documentation added to the grievance petition is recommended.

The President shall make a decision within 30 days of the written appeal and shall mail the decision to all concerned parties. The President's decision shall be final.



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Abraham Lincoln University School of Law

### Enrollment Agreement

**NOTICE CONCERNING TRANSFERABILITY OF UNITS AND DEGREES EARNED AT ALU**

The transferability of credits you earn at ALU is at the complete discretion of an institution to which you may seek to transfer. Acceptance of the diploma or degree you earn at ALU is also at the complete discretion of the institution to which you may seek to transfer. If the credits, diploma or degree that you earn at this institution are not accepted at the institution to which you seek to transfer, you may be required to repeat some or all of your course work at the institution. For this reason, you should make certain that your attendance at this institution will meet your educational goals. This may include contacting an institution to which you may seek to transfer after attending ALU to determine if your credits, diploma or degree will transfer.

**TOTAL CHARGES**

TOTAL CHARGES FOR THIS ENROLLMENT AGREEMENT ARE: \$ 8,200.00

TOTAL CHARGES FOR THIS DEGREE ARE \$32,750.00

For students not receiving Title IV Aid, THE DOWN PAYMENT DUE UPON ENROLLMENT IS \$ 2,200.00.

**Please review “THIS AGREEMENT IS SUBJECT TO 2017 CATALOG REVISIONS & UPDATES” statements on page 1 before signing below.**

**Legally Binding Contract**

This agreement is a legally binding instrument when signed by the student and accepted by the University. Your signature on this agreement acknowledges that you have been given reasonable time to read and understand it and that you have been given: (a) a written statement of the University’s cancellation, withdrawal and refund policy; (b) a University catalog that includes a description of the educational services, including all material facts concerning the University and the program, which are likely to affect your decision to enroll. Abraham Lincoln University reserves the right at its discretion to change course titles, content and requirements during a student’s term of enrollment.

**I understand that this is a legally binding contract. My signature below certifies that I have read, understood, and agreed to my rights and responsibilities, and that the University’s cancellation, withdrawal and refund policies are clear to me. I understand that I am financially responsible for any and all charges incurred no matter which payment option I have chosen.**

\_\_\_\_\_  
\*Student Signature \*Date

\_\_\_\_\_  
Signature of School Official Date

\_\_\_\_\_  
Title of School Official

\_\_\_\_\_  
This agreement is accepted by Signature of School Official Date

Abraham Lincoln University School of Law

## Enrollment Agreement

### Addendum to Enrollment Agreement

The purpose of this form is to certify that the student has read the following information contained in the Abraham Lincoln University School of Law Catalog.

**Please review “THIS AGREEMENT IS SUBJECT TO 2017 CATALOG REVISIONS & UPDATES” statements on page 1.**

Please initial each line and sign.

Initial (\*)

- \_\_\_\_\_1 Description of the instruction provided under each course offered by the institution including the length of programs offered.
- \_\_\_\_\_2 The number of credit hours or clock hours of instruction or training per unit or units required for completion of the educational degree program.
- \_\_\_\_\_3 The attendance, dropout, and leave of absence policies. The Committee of Bar Examiners requires that students accrue JD program units in continuous study increments of 24-26 weeks or 48-52 weeks. Students whose JD program studies are interrupted in the middle or end of any 24-26 week or 48-52 week period, whether due to student taking a leave of absence, withdrawing or being dismissed, or due to any external circumstances leading to interruption of studies may be in jeopardy of losing credit for some or all coursework completed during a given year of study. Also, students who fail any course at the middle or end of any 24-26 week or 48-52 week period may be in jeopardy of losing credit for some or all course work completed. Loss of credit due to continuous study rule requirements may result in all previously accrued credit in a given year of study not being valid for the purposes of certification requirements to California State Bar exams and progress in the JD program towards graduation.
- \_\_\_\_\_4 The faculty and their qualifications.
- \_\_\_\_\_5 The schedule of tuition payments, fees, and all other charges and expenses necessary for the term of instruction and the completion of the program.
- \_\_\_\_\_6 The cancellation and refund policy.
- \_\_\_\_\_7 For institutions that participate in federal and state financial aid programs, all consumer information, including the institution’s Drug and Alcohol Abuse prevention policy and Annual Security Report, that the institution is required to disclose to the student.
- \_\_\_\_\_8 All other material facts concerning the institution and the program that are reasonably likely to affect the decision of the student to enroll.

\_\_\_\_\_  
\*Student Signature:

\_\_\_\_\_  
Date:





Initial\*: \_\_\_\_\_

Abraham Lincoln University School of Law

### Enrollment Agreement

I am aware of the fact that the Committee of Bar Examiners of the State Bar of California requires 60 semester units (or the equivalent) of undergraduate education, transferable to a bachelor's degree from a regionally accredited institution, for law school studies to commence.

If the Committee of Bar Examiners of the State Bar of California does not find my records sufficient when I attempt to register as a law school student, I understand that I will be required to withdraw from school at that time. I will be able to apply for readmission as soon as all required credits are completed.

I also understand that I will be responsible for all tuition and fees for the weeks I attended school before my withdrawal. All monies paid in excess of the fees and earned tuition will be returned to me by Abraham Lincoln University.

\_\_\_\_\_  
\*Signature

\_\_\_\_\_  
\*Print Name

\_\_\_\_\_  
\*Date

\_\_\_\_\_  
Enrollment Manager

Abraham Lincoln University School of Law

## Enrollment Agreement

**Additional Disclosures:**

Abraham Lincoln University School of Law is not accredited by the Committee of Bar Examiners of the State Bar of California. Abraham Lincoln University School of Law has not applied for accreditation in the previous five years. The number and passage results of Abraham Lincoln University School of Law students who have taken the First-Year Law Students' Examination and General Bar Examination in the past five years are as follows. *Due to a new law that went into effect January 1, 2016, subjecting the State Bar of California to the California Public Records Act, Abraham Lincoln University is no longer being provided data pass/fail statistics of respective students and graduates after each administration of the exams in 2016. According to a September 8, 2016 memorandum issued by the Committee of Bar Examiners of the State Bar of California, disclosure statements of registered law schools are to report all pass/fail data published through 2015, until further notice. The charts below, which disclose 2015 data, meet ALU's disclosure requirements to the public at this time.*

**FIRST-YEAR LAW STUDENTS' EXAMINATION PASSAGE STATISTICS.**

**Data Source: State Bar of California**

Exam Date	First Timers			All Takers		
	Took	Passed	% Passed	Took	Passed	% Passed
Oct 2015	14	2	14.3%	31	7	22.6%
Jun 2015	19	7	36.8%	38	10	26.3%
Oct 2014	15	4	26.7%	32	7	21.9%
Jun 2014	5	5	100.0%	31	9	29.0%
Oct 2013	18	7	38.9%	47	10	21.3%
Jun 2013	19	5	26.3%	55	11	20.0%
Oct 2012	22	3	13.6%	45	3	6.7%
Jun 2012	11	2	18.2%	34	4	11.8%
Oct 2011	8	4	50.0%	47	6	12.8%
Jun 2011	27	5	18.5%	70	10	14.3%

**GENERAL BAR EXAMINATION PASSAGE STATISTICS.**

**Data Source: State Bar of California**

Exam Date	First Timers			Repeaters		
	Took	Passed	% Passed	Took	Passed	% Passed
Jul 2015	5	1	20%	48	2	4%
Feb 2015	7	4	57%	47	3	6%
Jul 2014	6	0	0%	50	1	2%
Feb 2014	6	1	17%	51	5	10%
Jul 2013	10	1	10%	61	4	7%
Feb 2013	7	3	43%	56	2	4%
Jul 2012	11	1	9%	65	6	9%
Feb 2012	11	4	36%	67	8	12%
Jul 2011	17	6	35%	76	5	7%
Feb 2011	25	4	16%	61	3	5%



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Abraham Lincoln University School of Law

## Enrollment Agreement

Attrition\* Rates of Enrolled Students in  
Subsequent Years of Law Study

September 15, 2012 – September 15, 2016

Students enrolled in Abraham Lincoln University law school's J.D. Degree Program by year of study:

Year	First Year	Second Year	Third Year	Fourth Year
9/15/2012	87	15	19	19
9/15/2013	64	16	11	16
9/15/2014	71	19	13	13
9/15/2015	103	27	19	16
9/15/2016	79	14	29	17

\* In accordance with Guideline 5.22 of the *Guidelines for Unaccredited Law School Rules*: "A student who does not pass the First-Year Law Students' Examination within three (3) administrations after first becoming eligible to take the examination must be promptly disqualified from a law school's J.D. program." Other reasons for student attrition vary and include, but are not limited to, students voluntarily withdrawing from law school due to personal, family, business, career or financial issues and students who may have been dismissed by the law school because the students did not maintain academic good standing or who were unable to complete the mandatory curriculum requirements to earn a Juris Doctor degree.

Abraham Lincoln University School of Law

## Enrollment Agreement

The educational background, qualifications, and experience of the faculty and the names of any faculty or administrators who are members of the State Bar of California or who are admitted in another jurisdiction are:

• **Hyung J. Park**, B.A. with Summa Cum Laude, Sogang University, Seoul, Korea; M.B.A., University of Minnesota; J.D., Loyola Law School, Los Angeles. Attorney & C.P.A., President and Dean of School of Law of Abraham Lincoln University.

• **Jessica Park**, B.A. with Phi Beta Kappa, Stanford University; J.D., Stanford Law School. Director of JD Program and Academic Success Program Faculty; Attorney and Professor of Law.

• **T. Valfrid Anderson**, B.A., San Francisco State University; J.D., University of California, Berkeley (Boalt Hall). Attorney and Adjunct Professor of Law.

• **Raymond Chao**, B.A., University of Illinois at Urbana-Champaign; M.A., DePaul University, Chicago; LL.M., J.D., Loyola University Chicago School of Law. Adjunct Professor of Law.

• **RoseAnn Frazee**, B.S., University of California, Los Angeles; J.D., Abraham Lincoln University. Attorney and Adjunct Professor of Law.

• **David Graubert**, B.A., Adelphi University, Garden City NY; J.D., Stanford Law School. Attorney and Adjunct Professor of Law.

• **Randall Harris**, B.A., University of California, Los Angeles, CA; J.D., McGeorge School of Law, University of the Pacific. Los Angeles County Counsel, Principal Deputy County Counsel, Dependency Section Head; Attorney and Adjunct Professor of Law.

• **Richard D. Hoang**, B.S.; University of California, San Diego; J.D., Southwestern University School of Law, Los Angeles. Attorney and Adjunct Professor of Law.

• **Daniel Jung**, B.S., University of California, Los Angeles, CA; J.D., Western State University College of Law, Fullerton. Associate Director of Legal Studies, Academic Success Program, Attorney and Professor of Law.

• **KC Marie Knox**, B.A., University of California, Santa Barbara, CA; J.D., University of California, San Diego. Attorney and Adjunct Professor of Law.

• **Halie Leonard**, B.S., University of Southern California, Los Angeles, CA; J.D., Santa Clara University School of Law; Attorney and Adjunct Professor of Law.

• **Flavia Lloyd**, B.A. University of Phoenix; J.D., Abraham Lincoln University. Attorney and Adjunct Professor of Law.

• **Stephen Morgan**, B.A. Messiah College; J.D./MBA University of Hawaii. Attorney and Adjunct Professor of Law.

• **Yalda Neil**, B.A., University of California, Berkeley; J.D., University of Southern California, Gould School of Law. Attorney and Adjunct Professor of Law.

• **Kito Robinson**, B.A., University of California, Berkeley; J.D., Howard University School of Law, Washington, DC. Attorney and Adjunct Professor of Law.

The ratio of faculty to students for the previous five years has been:

- 2016: 9 Faculty per 144 students
- 2015: 10 Faculty per 168 students
- 2014: 10 Faculty per 117 students
- 2013: 12 Faculty per 110 students
- 2012: 15 Faculty per 118 students
- 2011: 8 Faculty per 138 students

The education provided by Abraham Lincoln University School of Law may not satisfy the requirements of other jurisdictions for the practice of law. Applicants should contact the jurisdiction in which they may wish to practice for that jurisdiction's requirements to practice law.



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Abraham Lincoln University School of Law

### Enrollment Agreement

Abraham Lincoln University School of Law has not been issued a Notice of Noncompliance by the Committee of Bar Examiners.

Guideline 2.3(D) of the Guidelines for Unaccredited Law School Rules provides:

“The method of instruction at this law school for the Juris Doctor (J.D.) degree program is principally by technological means including interactive classes.”

“Students enrolled in the J.D. degree program at this law school who successfully complete the first year of law study must pass the First-Year Law Students’ Examination required by Business and Professions Code § 6060(h) and Title 4, Division 1 of the Rules of the State Bar of California (Admissions Rules) as part of the requirements to qualify to take the California Bar Examination. A student who passes the First-Year Law Students’ Examination within three (3) administrations of the examination after first becoming eligible to take it will receive credit for all legal studies completed to the time the examination is passed. A student who does not pass the examination within three (3) administrations of the examination after first becoming eligible to take it must be promptly disqualified from the law school’s J.D. degree program. If the dismissed student subsequently passes the examination, the student is eligible for re-enrollment in this law school’s J.D. degree program, but will receive credit for only one year of legal study.”

“Study at, or graduation from, this law school may not qualify a student to take the bar examination or to satisfy the requirements for admission to practice in jurisdictions other than California. A student intending to seek admission to practice law in a jurisdiction other than California should contact the admitting authority in that jurisdiction for information regarding the legal education requirements in that jurisdiction for admission to the practice of law.”

#### Additional Disclosures:

A student intending to seek admission to practice law should contact the admitting authority in the jurisdictions where the student intends to seek to qualify to sit for the bar examination or for admission to practice for information regarding the legal education requirements that jurisdiction for admission to the practice of law.

This disclosure statement must be provided to each new student upon payment of an application fee, but before payment of a registration fee, and to each returning student, prior to payment of any fee for an academic term. This disclosure must be signed by the student, who must receive a copy of the signed statement.

I acknowledge receipt of a copy of this disclosure statement on the date listed below.

\*Student Signature: \_\_\_\_\_

Date: \_\_\_\_\_

This Agreement Is Accepted by: \_\_\_\_\_

Date: \_\_\_\_\_

Title of University Official: \_\_\_\_\_