

THE PARENT SCHOOL AGREEMENT

IN ORDER TO SOLEMNIFY the desire of the undersigned parties to glorify the Lord with their obedience to Him and to promote a clear understanding of the duties and responsibilities of each party, the undersigned parties adopt the following agreement:

I, _____, for and in consideration of my child, _____, being admitted as a student at Parkway Christian Academy, do hereby accept such admission and the duties and responsibilities entailed therein and agree to be bound by the terms of this Agreement:

1. I subscribe without reservation to the Articles of Faith and Standards of Conduct of Parkway Christian Academy and agree that my family will abide by these doctrines in all aspects of our lives, both at and away from school ministries and functions.
2. I understand and agree that the church and school ministry are inseparable and that my child may be expelled from the school if either of us is out of fellowship with the church, as determined in the sole discretion of the pastor and the church leadership.
3. I have read and understand the Student Handbook and I agree with it completely. I agree that my child and I must abide by all of the policies, rules, and regulations of the school, including those listed in the Student Handbook, and I agree to support Parkway Christian Academy with my conduct and my prayers.
4. I understand and agree that the instructors and other school officials will guide the education of my child. I agree that the purpose in obtaining a Christian education for my child will be achieved by following the curriculum set by the instructors. To that end, I agree that I will require my child to perform all duties and responsibilities entrusted to him by the instructors and school officials to the best of his/her ability to their satisfaction. I will support the decisions of the instructors and school officials and will never attempt to undermine their authority. I understand and agree that during my child's enrollment the courses offered and the instructors teaching them may change from time to time in the discretion of the school leadership.
5. I understand and agree that my child no right to publish and distribute a student newsletter or any other publication. I understand and agree that Parkway Christian Academy, has the right, in its sole discretion, to control what is published, circulated, or otherwise distributed at its school to its students or staff, and I will ensure that my child understands this provision.
6. I understand and agree that attending Parkway Christian Academy is a privilege and the school reserves the right to suspend or expel my child from the school in accordance with its official policies as determined by the school. Notwithstanding anything to the contrary contained herein, this Agreement does not bind either party to any specific period of enrollment. Either party may terminate this Agreement without cause upon seven (7) days written notice. I understand that no rights or presumptions of

continued enrollment are conferred or implied by this Agreement or by a number of consecutive Agreements. I further agree that no right of notice of renewal or non-renewal of the Agreement is conferred or implied.

7. I agree to pay all tuition and fees in a timely manner as set forth in Parkway Christian Academy's Student Handbook. I understand that monthly tuition payments are due on the first day of every month. I further understand that if I fail to make a timely payment, my child may be withdrawn from school and I may be subject to late-payment fees and other costs, including any necessary costs of collection in accordance with school policy.

8. As Parkway Christian Academy is a Christian ministry organization, both parties agree that they would never make demands, threaten to sue, or actually litigate any matter whatsoever relating to or resulting from this Agreement. I understand that making demands, threatening to sue or actually litigating a matter against Parkway Christian Academy clearly violates Biblical teaching and practice and shall constitute sufficient grounds for immediate withdrawal of all my children from enrollment at Parkway Christian Academy. I understand that retaining or instructing an attorney to contact the ministry with regard to a potential claim or dispute will be interpreted as a threat to sue. Accordingly, the parties agree to resolve all potential claims, disputes, or causes of action through binding arbitration using the procedures outlined in the attached procedures.

a. I agree to follow the Biblical pattern of Matthew 18:15-17 and Galatians 6:1 and always give a good report. All differences are to be resolved by utilizing Biblical principles-always presenting a united front.

b. The parties agree that the methods outlined in this section (s8) shall be the sole remedies for any and all controversies or claims arising out of the enrollment relationship or this Agreement and expressly waive their right to file a lawsuit against one another in any civil court for such disputes, except to enforce a legally binding arbitration decision.

c. I acknowledge that I have read and understand the Procedures for Arbitration adopted by Parkway Christian Academy and agree to abide by the procedures outlined therein.

d. I agree to do everything in my power to avoid involving Parkway Christian Academy in any legal proceedings, which may take place or legal requests for documents or testimony of school officials concerning the custody and/or education and upbringing of my child. I understand that if, in spite of my and my attorney's best efforts, any school official is legally compelled to provide testimony or documentation beyond a copy of my child's standard academic records, that my child may be immediately disenrolled from Parkway Christian Academy and that my account may be charged for any and all expenses incurred in complying with such legal process.

9. The parties agree that there are no other agreements or understandings between them relating to the subject matter of this Agreement. This Agreement supercedes all prior agreements, oral or written, between the parties and is intended as a complete and exclusive statement of the agreement of the parties. Neither this Agreement nor its execution have been induced by any reliance, representations, stipulations, agreements or understandings of any kind other than those expressed herein. If any provision of this agreement is found to be void or void able, it shall not affect the validity of the any other provision. Both parties shall remain bound by all other provisions.

10 Parkway Christian Academy admits students and hires staff of any race, color, national or ethnic origin to all rights, privileges, programs, and activities generally made available to students and staff at the school and does not discriminate on the basis of race, color, national or ethnic origin in administering its educational policies, admission policies, and athletic and other school administered programs. I agree to support and abide by this policy.

11. I certify that I will explain this agreement and its meaning to my child. I will assist the school in every way necessary to ensure my child abides by all the terms of this agreement.

12. I understand that this Agreement shall not take effect until fully executed by all parties.

IN WITNESS WHEREOF, the parties have executed this Agreement on the _____ day of _____, 20_____.

BY _____
Mother

BY _____
Father

I understand this Agreement and its content and agree to abide by its terms and all rules which apply to students.

BY _____
Student (6th grade and Above)

ACCEPTED AND APPROVED

BY _____
School Administrator