

...do all to the glory of God. -1 Corinthians 10:31

1175 Hillsdale Ave., San Jose, CA 95118 Phone: (408)269-2222; Fax: (408)269-8342

Preschool Contract/Admission Agreement 2019-2020

□ New Student Contract	□ Re-enrollmen	nt Contract		Sta	rt Date:			
Student Information								
Student's Name:		First		Middle				
Birth Date: Birthplace:					1 Female Ethnicity:			
Parent / Guardian Informa	ation_							
Father / Guardian:				Mother / Guardian:				
Address:								
City:	2	Zip:			Zip:			
Hm. Phone:				Hm. Phone:	Wk. Phone:			
Email:	Cell:			Email:	Cell:			
Employer:				Employer:				
Occupation:				Occupation:				
Marital Status:	☐ Married		Divorced	☐ Single	□ Widowed			
Student(s) Resides With:	☐ Both Parents		Father	□ Mother	☐ Guardian			
Billing Address:	□ Both Parents		Father	☐ Mother	☐ Guardian			
Enrollment Fees				Tuition Deposit Fees				
☐ Application Fee (non-r	refundable)		\$50.00	☐ T/TH Part-time	\$173.00			
☐ Registration Fee (non-re	efundable)		\$100.00	☐ T/TH Full-time	\$224.00			
☐ Materials Fee (non-r	refundable)		\$100.00	☐ M/W/F Part-time	\$224.00			
☐ Bedding Fee (Full-time	e students only)	_	\$ 40.00	☐ M/W/F Full-time	\$304.00			
☐ Tuition Deposit		\$		☐ M-F Part-time	\$330.00			
August 2019 (non-refundab	ole)			☐ M-F Full-time	\$463.00			
*Tuition Deposit due at tin	ne of acceptance	Total: \$						
Tuition Class		Days of Attenda	nce	ı	2018 - 2019 Monthly Tuition Rates			
☐ 3 Year Old Preschool C	lass (9am-12pm)		□ M/W/.	F □ M-F	☐ T/TH Part-time \$345.00			
☐ 4 Year Old Pre-K Class	• •	□ T/TH	□ M/W/.	F □ M-F	☐ T/TH Full-time \$448.00			
☐ Early Risers (7:30am-8	1 /	□ T/TH	□ M/W/.	F □ M-F	☐ M/W/F Part-time \$448.00			
☐ Extended Enrichment		D T/TH	□ M/W/.	F □ M-F	☐ M/W/F Full-time \$608.00			
	(1 1 /				☐ M-F Part-time \$660.00			
*The first monthly tuition	payment is due or	 n 9/01/18.			☐ M-F Full-time \$927.00 *Monthly tuition is due on the 1st of every mo	nth.		
General Information	-							
	□ No □ Yes	If ves. where?						
Is your child used to being s								
Does your child have any all	lergies? □ No	☐ Yes If ye	s, please spec	rify:				
Specify child's native langua	age if other than Er	nglish:						
School presently/previously attending:								
Briefly describe the form of discipline used in your home for unacceptable behavior:								
Parent Signature:				Date:				

Admission Agreement

Admission Provisions

In this contract between Calvary Christian Academy (hereinafter referred to as CCA or school) and the parents or guardian of the student(s) listed herein, we hereby enroll these students under the following terms and conditions:

- 1. We agree to pay the tuition according to arrangements made, and to conclude all required payments before the last day of school. We understand that monthly tuition payments are due on the 1st of each month and are considered late after the 5th and that a late fee of \$25.00 will be charged on all late payments and/or returned checks. We agree that we are responsible for the monthly tuition payments regardless of any reason that may cause my child to be withdrawn from, or dismissed from Calvary Christian Academy. Should my child be absent due to sickness, vacation, School Holidays or Teacher -In Services, I agree to pay the monthly tuition during these days off. There will be no prorating of tuition if my child withdraws before the end of the month.
- 2. We understand and agree that CCA has the right to dismiss a student from school when an account becomes 30 days past due.
- 3. I understand that if my child is not picked up by 5:30 pm. (full day students) or 12:00 pm (half day students). There will be a \$20.00 late fee charged for any period during the first 10 minutes and one (1) dollar per minute thereafter. I further understand that there will be no exceptions to the rule. A call to notify does not absolve payment. Authorities will be notified if your child has not been picked up by 6:30 pm.

Children will not be released to any unauthorized person

- 4. We understand and agree that in the event of early withdrawal or dismissal during the school year, tuition is payable for the month of withdrawal, and will not be prorated.
- 5. We understand that assessments will be made to cover damage to school property (including breakage of windows, abuse or loss of books, etc.) and agree to promptly pay any such assessment.
- 6. We hereby invest authority in CCA to discipline our child as specified in the discipline policy. We further agree that we will cooperate and discipline our child in the home as needed. (Proverbs 19:18; Ephesians 6:1-2; Colossians 3:20; Hebrews 12:6.)
- 7. We pledge our fullest cooperation to strive for the unity of Christ in the school at all times (Romans 13:8-12; 1 Corinthians 12:12-14; Ephesians 4:1-7.)
- 8. The parties to this agreement accept the Bible's command to make every effort to live at peace and to resolve disputes with each other in private or within the Christian community in conformity with the biblical injunctions of 1 Corinthians 6:1-8; Matthew 5:23-24, and Matthews 18:5-20. Therefore, the parties agree that any claim or dispute arising out of, or related to this agreement or to any aspect of the school relationship, including any claim or statutory claims, shall be settled by biblically-based Christian mediation (administered by the director of the school or a pastor of Calvary Chapel San Jose). If resolution of the dispute and reconciliation do not result from such efforts, the matter shall then be submitted to a panel of three arbitrators for binding arbitration. The parties agree that these methods shall be the sole remedy for any controversy or claim arising out of the school 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. The arbitrators shall issue a written opinion within a reasonable time. Each part, regardless of the outcome of the matter, agrees to bear the cost of his/her/their own arbitrator and one-half of the fees and costs of the neutral arbitrator and any other arbitration expenses.
- 9. We agree to maintain adequate medical insurance coverage for our children while attending CCA
- 10. We understand that CCA has the right to subscribe to a credit reporting organization. We agree that CCA, at its option, may seek to determine the credit worthiness of the individual responsible for paying tuition. CCA may also report any accounts, which remain delinquent.
- 11. We authorize CCA to use photographs or pictures of our child (en) in school-sponsored yearbooks, newspapers, promotional brochures, books or any other form of promotional material including, but not limited to, the CCA WEB page on the Internet.
- 12. We understand and agree that enrollment is not complete and that final enrollment is conditioned upon parent/guardian compliance with all policies rules and regulations of CCA, including the requirement in the Parent Handbook that the Statements of Agreement be signed and returned. We further understand and agree that compliance with all current and future policies, rules and regulations of CCA is a condition of continued enrollment. Students are subject to dismissal from CCA for student or parental violation of any current or future policies, rules or regulations of CCA
- 13. Enrollment fees are non refundable. Tuition reimbursement is given on amount in excess of the current month's tuition.
- 14. We understand and agree that Calvary Christian Academy reserves the right to terminate this contract at anytime, without prior notification. In such event, I further agree to absolve and release Calvary Christian Academy and/or Calvary Chapel of San Jose of any liability or claims.
- 15. Prayer and worship is a part of the student life at our school. Students have a daily bible time and attend group chapel once a week and may be attending other church functions.

Rights for Licensing Agency

The State of California General Licensing Requirements, Section 101195 states:

- The Department of licensing agency shall have the authority to interview children or staff, and to inspect and audit child or facility records without prior consent.
- The licensee shall make provisions for private interviews with any child, or any staff member, and for the examination of records relation to the operation
 of the facility.
- The Department or licensing agency shall have the authority to observe the physical condition of the child, including conditions which could indicate
 abuse, neglect of inappropriate placement, and to have a licensed medical professional examine the child

Parent Signature:	Date:	Director Signature:	Date:
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