



established 1975

# Creative Frontiers School

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## SUMMER SCHOOL TUITION AGREEMENT

PLEASE SUBMIT A COPY AND KEEP A COPY FOR YOUR RECORDS

STUDENT NAME: \_\_\_\_\_

COMPLETED GRADE LEVEL: \_\_\_\_\_ DATE OF BIRTH: \_\_ / \_\_ 200\_\_

For the intent and purpose of this agreement, the buyer shall be referred to as parent [referencing parent(s) or legal guardian(s) of named student]. Seller (also known as Creative Frontiers School, Inc.) shall be referred to as "school". Enrollment shall be governed by the terms and conditions set forth in this agreement and the parents' handbook. If a discrepancy in terminology exists, this contract will supercede the parent handbook or any conflicting school publication.

Parent promises to pay the school (or it's assignee) according to payment schedule set out herein. Child's schedule (and associated rate) may change if requested in writing by parent and approved in writing by an administrator. Schedule increases are subject to space availability. Schedule decreases will require a 30-day advance notice.

Tuition is offered & payable at either a discounted monthly or regular weekly rate. I understand tuition must be paid before or during the currently defined period, according to payment options listed on the school's monthly bill. Past due monthly tuition accounts can revert to the higher weekly rate, as identified on the current tuition rate sheet. Parent promises to pay the school all other amounts as identified & agrees to all related terms & conditions of this agreement. A \$15 bookkeeping fee can be assessed for tuition not paid timely. Any delinquency is subject to a 10% per annum interest charge or the maximum allowed by law - whichever is lower. If parent defaults in the payment of any installment when due, or if parent fails to perform or observe any part of the parent's contract under this agreement, the school may declare the full contract amount due. If school takes steps to collect or enforce this agreement through arbitration, litigation or any other related means, it shall also be entitled to all costs, including related expenses & attorneys' fees incurred in the collection, arbitration, litigation or other related process. In addition, if the tuition account is sent to a collection agency, a surcharge of 25% shall be applied to cover the costs of collection. Parent understands that payment options are an extension of credit and hereby authorizes school to access my credit file if deemed necessary. School reserves the right to deny and/or terminate further admission to a child for any non-payment issue provided for in this agreement.

Parent recognizes that use of school facilities may involve some risk of injury to students. Knowing these risks, parent agrees to assume these risks and hold the school harmless from losses, liability and claims. School does provide a student accident insurance plan and benefits are offered for either at school or school-related accidents.

The school will be closed and no school provided on the following days: the 4th of July holiday & Teacher In-Service Days (the last 3 weekdays before Labor Day). In addition, there will be no tuition adjustment during any period which the school is closed due to a natural disaster or terrorist attack. School will not accept attendance of a child whom, by

reason of illness or injury, cannot participate in school activities on any given day, or if they present a physical danger or health risk to others.

School reserves the right to judge whether a child can participate in school activities and/or presents a danger to others. During the summer session, parent can earn tuition credits for absences or vacations by converting tuition from monthly to weekly, so that parent will only have to pay for the weeks the child is scheduled to attend. To convert to this weekly summer option, you must pre-notice the office in writing at least 30 days in advance

This agreement automatically continues through the summer unless written notice is submitted in writing to the school office, as parent has the right to withdraw their child from the summer program at any time by giving a 30-day written notice to the office. Parent will be liable for regular tuition through this 30-day period.

This agreement embodies the entire terms and conditions of this agreement. Each party acknowledges they have not relied on any warranties, representations or promises except as set forth expressly in this agreement. All prior correspondences, memorandums, agreements (oral or written) are superseded by this agreement. This contract cannot be modified orally. Any modification must be in writing and signed by all parties hereto. If any provision of the agreement is declared by a court of competent jurisdiction to be invalid, void, or unenforceable, all remaining provisions shall continue in full force and effect.

\_\_\_\_\_ (is / are) the parent(s) of  
name of parent(s) or guardian(s)

and are entitled to the custody of \_\_\_\_\_  
name of child / student

The \*\*schedule my child will attend is \_\_\_\_\_  
(i.e. 5 full, 5 school, "variable", etc.)

**NOTE: IF YOUR SCHEDULE IS "VARIABLE" (different throughout the summer), PLEASE SUBMIT A SUMMER SESSION SCHEDULE/FORM.**

\*\* schedule change requests must be submitted in writing & accepted in the office

**I understand tuition for schedule is either variable (based upon the school's currently published summer rate sheet)**

or \$ \_\_\_\_\_ monthly or \$ \_\_\_\_\_ weekly.

Use base rate above prior to any conditional discounts (i.e. family 10%, etc.) If applicable, discount(s) will be applied on the billing statement per rate sheet definitions. I understand any discount is conditioned upon timely payments on my account and realize I will lose them if I do not keep my child's tuition account current. Furthermore, I understand the monthly rate may revert to the higher weekly rate if I default on my tuition payments or fees due the school.

Signed by: \_\_\_\_\_ Date: \_\_\_\_ / \_\_\_\_ / \_\_\_\_

Signed by: \_\_\_\_\_ Date: \_\_\_\_ / \_\_\_\_ / \_\_\_\_