



PRESCHOOL PARENT COMMITMENT FORM 2018-2019

I (We) understand and agree:

1. That it is a privilege to attend Milpitas Christian School (MCS) and therefore I/we will read the foundational documents and uphold the School with a positive attitude and our prayers. I/We agree to share any complaints only with the appropriate School staff and not with our child(ren) or other parents.
2. That our child(ren) will be taught to worship one God; Father, Son and Holy Spirit; and to honor the Bible, as God's Word. Our child(ren) will be taught that the God of the Bible is a personal God and that through Christ's death and resurrection one can have a personal relationship with God. I/We agree that the School will accept students of varying religious backgrounds, but all students must comply with behavior, dress, and spiritual requirements as established from time to time by the School Board.
3. Milpitas Christian School forms a partnership with the home and family to help educate students and to guide them in the development of biblical character and a biblical lifestyle. The Bible is the basis for determining what qualities or characteristics exemplify a Christ-like life. The school reserves the right, within its sole discretion, to refuse admission of an applicant or to discontinue enrollment of a student if the atmosphere or conduct within a particular home or the activities of the student are counter to or are in opposition to the biblical lifestyle the school teaches. (See Galatians 5:16-26, Ephesians 4:17-5:7, Romans 1:18-32.)
4. That MCS Preschool is licensed by the California Department of Social Services (DSS); and that the facility, operations, and records are open to DSS inspection at any time and DSS has the right to interview children and staff at any time. That I/we have been informed of our parental rights, and our child's personal rights; and that I/we may contact the DSS with any concerns about our program. To provide, at the time of admission, any information that will assist the School staff in its consideration of our child(ren)'s admission or the staff's efforts to meet the needs of our child(ren).
5. That by enrolling our child(ren) I/we indicate our willingness to abide by the policies, procedure and rules set forth in the **Preschool Handbook**. I/We will withdraw our child(ren) or accept the School's right to dismiss them, if I/we become unable to support these policies, procedures and rules.
6. To uphold the School's standards of conduct and discipline; therefore, I/we authorize the School to employ such discipline as seems wise and expedient for our child(ren). I/We understand that corporal punishment is not used at School. Please refer to the **Preschool Handbook**.
7. To be financially responsible to any injury to any person, or damage to the property of the School or others caused by our child(ren).
8. To read and fully understand our financial obligations to the School with regards to payment for tuition, day care, fees and withdrawal policy (which requires a 30 day notice) as outlined in the **Financial Handbook**. I/We understand the School will withdraw our child(ren) if I/we fail to meet these financial commitments. That this is a legal and binding contract and uncollected fees will be pursued within our legal rights.
9. That the safety of our child(ren) is a collaborative effort so that I/we must sign in and out our child(ren) from preschool daily and maintain proper emergency and authorized pick up information at the school. I/we understand that I/we will be charged late fees as outlined in the Preschool Handbook if I/we pick up my/our child(ren) beyond the scheduled class time.
10. I/We authorize MCS to use photographs or streaming video of our child(ren) in school-sponsored yearbooks, newspapers, promotional brochures, books or any other form of promotional material including, but not limited to, the MCS WEB page on the Internet.
11. Binding Arbitration Agreement: I/We agree to submit any dispute including, but not necessarily limited to negligence, contract or statutory, we have with MCS that may otherwise lead to legal action, first to the Superintendent of MCS, and if not satisfied, to the MCS Board, and if not satisfied, then and only then to binding arbitration that will be handled according to the rules and guidelines of the *Peacemaker Ministries*. By submitting to such *Peacemaker Ministries* binding arbitration, I/we have chosen to follow the biblical command for the resolution of conflicts (I Corinthians 6:1-8), and in so doing, I/we understand that I am/we are expressly waiving any right we may have to submit such a dispute to either a court of law or to an administrative or government body for resolution. (Copies of the *Peacemaker Ministries* guidelines are available in any of our office for parents' review.) In the event of any litigation or arbitration to enforce the terms of this Agreement, the prevailing party in the litigation or arbitration is entitled to recover from the other party the prevailing party's costs of litigation or arbitration, including without limitation reasonable attorney fees and costs.

Parent Signature _____ Date _____