## CONTRACTUAL AGREEMENT WITH MIAMI CHRISTIAN SCHOOL

Parent/Student Handbook 2024-25

After you have finished reading the Parent/Student Handbook on www.miamichristian,.org, please sign below indicating that you agree to abide by the policies outlined in the handbook. In addition, please initial where appropriate, indicating your understanding and/or agreement.

ALL PARENTS/GUARDIANS  I understand that MCS reserves the right to amend this handbook at any time during Notification will be made to the parents through www.miamichristian .org or the online portal.  J understand all accounts must be paid in full (involving any area of the school) before the fo for my child: release of any and all records, such as, report cards and transcripts, administration of and receiving a diploma for 8th grade or senior graduation.  J understand the tardy/attendance policy as stated in this handbook.  J understand and support the dress standards and dress code as stated in this handbook.  J understand that if my account is more than 30 days past due my child will be placed on fin until such time as the account is current.  Jf a student remains on campus (1) after practices as an athlete, (2) after games as an at games as a spectator, he/she must be picked up within 1/2 hour of the end of the game or practice the coach in charge will remain with the student to insure his/her safety, but there will be a charge first 15 minutes and \$10.00 for each 1/2-hour or any portion thereof. This will be added to the more the bookkeeping office. Should late pick-up become a habit, the student will be removed from the J understand that my assistance with school fund-raising efforts is needed and expected. I understand that certain behaviors are expressly prohibited by the Bible: dishonesty in all f speech, sexual impurity, and substance abuse. MCS expects that students will avoid these behavior.  _ J understand that my child's picture will be on the MCS website, the school yearbook and other student will have access to the internet.  _ J understand that my child's picture will be on the MCS website, the school yearbook and other provides	ellowing can occur of semester exams, mancial suspension the conference of \$25.00 for the enthly statement by team, will do my best to forms, impurity in research of the publications.
I understand that neither attendance at MCS nor participation in MCS sports will automat	
scholarship to a college/university. I understand my responsibilities as set forth in the Financial Benefit Code of Conduct section	1.
GRADES 6-12  I understand my child's laptop is my responsibility and I have been advised to purchase inst I understand that my child must have a laptop and a full set of textbooks by the first week of GRADES 9-12 ONLY:  I understand the policy regarding high school graduation as stated in this handbook and that GPA is required for graduation in the state of Florida.  I give my permission for my student to leave campus in his/her own car during the weeks of when he/she is not scheduled for an exam or I will make provision for my student's transportation not be on campus when not taking exams. I understand that I am responsible for my student's stafety during the times when he/she is not involved in an exam.	of school.  It a cumulative 2.0  of semester exams so that he/she will
HIGH SCHOOL AND MIDDLE SCHOOL STUDENTS AS WELL AS ALL PAR MUST SIGN IN 2 PLACES (BELOW AND ON THE NEXT PAGE)	ENTS
High School and Middle School students must sign below:	
Student Signature Grade Print Name	
Parent/Guardian Signature D	Date

Elementary students Name	Grade
Name	Grade
Name	
STUDENT/PARE	ENT AGREEMENT
and parents at Miami Christian School. We agree to com- nandbook. We understand that this handbook represents except for the Agreement to resolve all disputes through policies or practices can be changed at any time by the Sci	Parent Handbook and understand the obligations of student aply with each of the policies and procedures set forth in the sthe current policies, procedures, and regulations, and the Christian Conciliation (including arbitration), any and a chool. The School retains the right to add, change or delete the arbitration Agreement, which may not be changed the Head of School and the parent).
effort to live at peace and resolve disputes with each of 18:15-20; I Corinthians 6:1-8). In that regard, we underesolution which involves conciliation and, if necessary, out of the relationship between students, parents, and the expense and increased efficiency) which private conciliation school and myself, I agree that any legally cognization or federal law, any claims under local, state, or law claims) which would otherwise require or allow reforum between myself (on my behalf or on behalf of mofficers, managers, employees, agents, and parties af relationship or connection whatsoever with my relation school, whether based on tort, contract, statutory, or	distribution principle of the Biblical commands to make every ther in private or within the Christian church (see Matthewerstand that the School has a system of alternative dispute binding arbitration to resolve all disputes which may arise School. Because of the mutual benefits (such as reduce attion and, if necessary, binding arbitration can provide botable claim, dispute, and/or controversy (including, but not including claims of discrimination and harassment under federal ordinances, laws, or regulations, and any common federal ordinances, laws, or regul
giving rise to the claim and that resolution of the dispurant defenses pleaded, and the arbitrator may not involcause") other than such controlling law. The arbitrator liability when acting in the capacity of an arbitrator, when the capacity of an arbitrator in the capacity of an arbitrator, when the capacity of an arbitrator in the capacity of an arbitrator, when the capacity of arbitrator in the capacity of an arbitrator in the capacity of arbitrator	im must be brought within 180 days of the evente shall be based solely upon the law governing the claim ce any basis (including but not limited to, notions of "jubic brought have the immunity of a judicial officer from civing immunity supplements any other existing immunity. ATION PROVISION REQUIRES BOTH I AND THE BY JURY. THE PARTIES UNDERSTAND THAT THES ANY CONTROVERSY OR CLAIM ARISING OUT CONTROLEMENT TO THE STUDENT'S OR PARENTS' INVOLVEMENTHEIR RIGHT TO FILE A LAWSUIT IN ANY CIVILIPUTES, EXCEPT TO ENFORCE AN ARBITRATION of any such conciliation or arbitration shall be in Miami-Dagent and the state of the
MY SIGNATURE ATTESTS TO THE FACT THAT	' I HAVE READ. UNDERSTAND, AND AGREE TO B

Print Name of Parent/Guardian Signature of Parent/Guardian Date

Print Name of Student Signature of Student Date