Online VCS

Application for Admission 2011-2012 P.O. Box 821074 • Vicksburg, MS 39182 • Tele: (601) 636-7884

| Date | <u>Scho</u> | ol Year 2011-2012 | | |
|--|-------------|-------------------|------|--|
| STUDENT INFORMATION | App | lication Due | | |
| Name | | | | |
| First | Middl | le | Last | |
| DOB SS | SN | | | |
| School Previously Attended Previous Grade Address of School Previously Att | | | | |
| Has student named above ever b Has student listed above had any | | | | |
| PARENT INFORMATION | | | | |
| Name | Home Phone | | | |
| Parent's Email address: | | | | |
| Student's Email address: | | | | |
| Home Address | | | | |
| City | State | Zip | | |
| Father's Occupation | | Work Phone | | |
| Employer | | | | |
| Employer's Address | | | | |
| Mother's Occupation | | Work Phone | | |
| Employer | | | | |
| Employer's Address | | | | |
| With whom does the student live | ? | Relationship _ | | |
| Who has legal custody? | | | | |

Contract of Enrollment 2011-2012

The parties to this contract are Vicksburg Community School, hereinafter referred to as SCHOOL, and the parents (unless one has sole legal custody) and/or the legal guardian(s) of the student(s) named below, hereafter referred to as PARENTS.

The parties hereto agree that this contract shall not be effective until payment by PARENTS of all fees required at the time of Application for admission of the student(s) named below and the acceptance for admission by the Board of Directors of SCHOOL.

PARENTS declare that all the information provided in the Application for admission is true and correct to the best of their knowledge and acknowledge that any false or misleading information gives SCHOOL grounds for terminating this contract. The parties hereto agree that this contract includes all the information, schedules, and provisions contained in the complete Application for admission, which is incorporated herein by reference and made a part hereof in its entirety.

In making application for the student, PARENTS express the desire to have him or her to complete the school year at said School. PARENTS assume responsibility for all financial and service obligations of the student to the school for tuition to be bank drafted or paid by credit/debit card over twelve months or according to selected plan. PARENTS agree to pay the \$150.00 registration per new student or \$100 for returning students, \$250.00 per month for 12 months for full time students, \$300.00 per subject for summer students, senior fee of \$125.00 due no later than March 15th. Registration, tuition, and other fees are non-refundable. Tuition paid in advance will not be refunded if PARENT withdrawals. PARENTS understand that a late fee of \$50.00 per account will be charged if payment is not received in the office by the fifth of each month. PARENTS understand that \$50.00 will be charged for checks which come back as Non-sufficient funds and checks will no longer be accepted as payment.

STUDENTS accounts which are not cleared will not be allowed to take semester exams, participate in graduation exercises, obtain transcripts, or obtain report cards. Cumulative files will not be forwarded to another school until all accounts are cleared. In the event that PARENTS become delinquent in tuition payments, the student(s) named below will be subject to dismissal from classes until PARENTS make arrangements to pay all past due amounts and late fees. If arrangements are not made within a reasonable time (five business days unless otherwise agreed upon by authorized personnel) or if arrangements are made and PARENTS do not comply with arrangements, PARENTS will be considered in default and in addition to dismissal from classes for the student(s) named below, all past due amounts and late fees will become immediately due and payable. In the event of default, SCHOOL will institute collection proceedings against PARENTS and PARENTS will be subject to payment of reasonable attorney's fees, court costs, and all other associated costs with the collection of the amount due. The earned academic credits of the student who withdraws will not be released to the PARENTS or other schools until all past due amounts and late fees are paid in full.

PARENTS understand that the student(s) will be placed according to the test results, academic history, and other generally accepted educational standards. PARENTS understand the position, purpose, goal of the school, and pledge their wholehearted support of the spiritual and academic programs of the school. PARENTS agree to support school rules, regulations, and policies. PARENTS understand that the school reserves the right to dismiss any student who does not respect its spiritual and educational standards or does not cooperate with the educational process. Parents and students understand they must abide by the rules and regulations of said SCHOOL.

The parties hereto acknowledge that this contract of enrollment and the references incorporated herein constitute the full agreement between parties and that the parties are bound by this contract for the above indicated school year. The undersigned parties agree and acknowledge that they have read and considered the foregoing terms and that they fully understand and agree to said terms.

Parent/Guardian Signature

Date

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| | | |
| Accepted by: | - | |

Grade

Name of Student