

- Tuition Obligation. Parent understands that the enrollment obligation for the full academic year is unconditional and that no portion of the year's tuition or fees so paid or outstanding will be refunded or canceled in the event of absence, withdrawal, or dismissal of this student from Ignite. Parent agrees to assume unconditional responsibility for the full annual tuition and fees and the costs of collection thereof, including reasonable attorney fees unless this contract is timely canceled as set forth in Paragraph Four.
4. Cancellation Option. Parent understands that this contract may be canceled in writing, without penalty (except forfeiture of the reservation deposit) provided that written cancellation notification is received by the Director of Admission on or before September 26, 2022.
 5. Ignites Rules. Student's enrollment at the Center is subject to the general statements, rules, regulations, conditions, traditions, and financial terms contained in the Ignites Learning Center Student Handbook and other published documents, which may be amended from time to time. Parent agrees that Parent and Student must abide by such Ignites rules and guidelines.
 6. Full Payment. All accounts must be paid in full before August 16, 2022. The Student will not be allowed to continue to attend Ignite and Ignites activities unless tuition and fees are paid by stated deadlines (or until Parent makes other written arrangements acceptable to the Ignite Learning MT). In the event of default (default being 30 days past due) Parent agrees to pay all costs of collection, including collection agency fees, attorneys' fees, court costs and interest of 1.5% per month.
 7. Directory. Parent authorizes Ignite to place family information, including name(s), home address(es), email address(es), and telephone numbers of Parent, Student, and other children in attendance at Ignite, in a directory of students to be distributed to Ignites families. Parent acknowledges that this directory is not to be used for commercial use and is not to be distributed to any person or entity other than another Ignite family.
 8. Ignite/Family Cooperation. Ignite believes that a positive and constructive working relationship between Ignite and parent is essential to the fulfillment of Ignites vision and purpose and responsibilities to its students. If the parent's or other family member's behavior, communications, or interactions on or off campus (including during Ignite-sponsored events) is disruptive, intimidating, or overly aggressive, or reflects a loss of confidence or serious disagreement with Ignites policies, methods of instruction, or discipline, or otherwise seriously interferes with Ignites safety procedures, responsibilities, or accomplishment of its educational purpose or program, Ignite reserves the right to dismiss the family from the community. In addition, Ignite reserves the right to place restrictions on parents' or other family members' involvement or activity Ignite, at Calvary Chapels property, or at Ignite-related events if the parent or other family member engages in behavior or has a status (such as a criminal conviction) that would reasonably suggest that such restrictions may be appropriate for the community. There will be no refund of tuition where such enforced withdrawal occurs and any unpaid balance is payable in full according to the terms of this Contract. If, for any reason, it is in the best interest of Ignite, Ignite also reserves the right to withdraw an offer of enrollment or re-enrollment at any time, and to nullify an executed Enrollment Contract.
 9. Medical Authorization. If, in the opinion of a properly licensed and practicing physician, Student needs medical or surgical services which require Parent's pre-authorization or consent, Parent hereby authorizes, appoints, and empowers Ignite to act as Parent and furnish such consent on Parent's behalf. Parent confirms that it is Parent's desire that Student be furnished with such medical or surgical services as soon as reasonably possible after the need arises. Parent hereby releases and holds Ignite harmless from any liability which might arise from the giving of such consent. Parent agrees to reimburse Ignite for any medical expenditures made on Student's behalf.
 10. Consent to On Site Medical Care. The Parent hereby authorizes Ignite to supply medical care as needed for Student (including administration of allergy medications, Epi-Pens, etc. according to the Student's prescription from a licensed practitioner) or other minor medical care as determined to be appropriate by Ignite personnel. Parent hereby releases and holds the Ignite harmless from any liability which might arise from the provision of such medical care.
 11. Entire Agreement. The terms and conditions of the Contract constitute the full and complete agreement between the parties. No other verbal or written agreement shall, in any way, vary or alter any provision of the Contract unless both Parties consent to vary or alter any provision of the Contract in writing signed by both Parties. This Contract is intended to be an integrated writing and any prior oral or written agreements between the parties are merged into this Contract and extinguished. No custom or course of dealing between the Parties shall in any way vary or alter the terms and conditions of this Contract.
 12. Promotional Materials/Statements. Ignite Learning Center MT continually strives to ensure the accuracy of all written materials, including, but not limited to, promotional information, catalogs, brochures, handbooks, and advertising. In an effort to do so, however, information included in the materials (including class sizes, student-to-teacher ratios, teacher qualification, specialization, and length of service, etc.) may change as programs grow and as staff changes. Please also understand that even if the information was accurate at the time that you enrolled Student, the information may change prior to commencement of classes or during attendance at Ignite. Please also note that only the Head of Ignite (or his/her designee) has the authority to make commitments regarding the nature of the program, specific arrangements for Student, or other changes from Ignites regular curriculum.
 13. Understanding of Terms. Please read this Contract carefully. By signing below, Parent acknowledges that Parent understands the terms of this Contract, Parent's obligation to pay the full year's tuition even if the Student is withdrawn or dismissed, the Parent's option to terminate and all other obligations set forth herein.
 14. Force Majeure. Ignites duties and obligations under this Contract shall be suspended immediately without notice during all periods that the Ignite is closed because of force majeure events including, but not limited to, any fire, act of God, weather disaster, war, governmental action, act of terrorism, epidemic, pandemic or any other event beyond the Ignites control. If such an event occurs, Ignites duties and obligations in this Contract will be postponed until such time as Ignite, in its sole discretion, may safely reopen. In the event that the Ignite cannot re-open due to an event under this clause, Ignite is under no obligation to refund any portion of the tuition paid.
 15. Authority. Each party represents and warrants to the other (1) that it has full power to enter into and perform its obligations under this Contract; and (2) that this Contract constitutes its legal, valid, and binding obligation, enforceable in accordance with its terms. Parents in two-parent households agree that each is acting as agent for the other. Modification of this agency relationship shall be in writing and delivered to Ignite.
 16. Photos and Images. The Parent agrees to allow the Student's name, photograph, voice, image, and information to be used by Ignite for use in the Ignites publications, promotion materials, website, and social media sites without compensation and without prior notice. Parent also allows Student to be interviewed by the media on campus or at ignite-related events. Parent releases holds Ignite Learning Center harmless from any liability stemming from the use of the Student's name, photograph, voice, image, or information.

_____ I give permission for Ignite Learning Center to use images of my child in Ignites publications and media.

_____ I do not give Ignite Learning Center permission to use images of my child in Ignites publications and media.

Parent(s) or Guardian(s) Financially Responsible for Student:

Date: _____

(1) _____
Please Print Name

Signature

(2) _____
Please Print Name

Signature

PLEASE COPY THIS CONTRACT FOR YOUR RECORDS/CONTRACTS & DEPOSITS DUE NO LATER THAN FEBRUARY 5, 2016