

**PRENTISS CHRISTIAN SCHOOL
Agreement 2017-2018**

This Agreement is made and entered into by and between Prentiss Christian School, herein referred to as "PCS" and the undersigned Patron(s), herein referred to as "Patron" whether one or more, witnesseth:

1. In consideration of the admission of the student (s) herein listed, Patron agrees to timely pay all tuition, assessments, fees, book rentals, bus fees, mandatory fund raising fees and other charges related to his account with PCS.
2. The Fee Schedule which I have received contains a schedule of the approved tuition, fees, book rental, bus fees, mandatory fund raising fees and other charges for the current school year.
3. It is understood by the undersigned that the Board of Directors may recommend an additional assessment to be voted upon by the General Membership of PCS as a means of providing revenue to balance its budget, including, but not limited to, payment of debt service obligations and operating expenses. In the event an additional assessment is recommended and approved, the undersigned agrees to pay his pro rata share of same on the basis approved for all patrons. The obligation related to any prospective assessment shall be effective if the student (s) covered by this Agreement are enrolled at PCS on the date said prospective assessment is recommended to the General Membership. Removal of the student (s) after the date of a recommended prospective assessment will not abate the application of the assessment to the undersigned. In no event shall any prospective assessment exceed \$500.00 per family during the term of this Agreement.
4. Patron acknowledges receipt of a PCS Handbook, and agrees that both students and patrons are expected to comply with the requirements set forth therein while associated with PCS, either as a student or patron.
5. Patron is advised that the Board of Directors will allow patrons to discuss a grievance or problem with the Board at a regular monthly meeting but only after said patron has personally discussed said grievance or problem with the Headmaster without satisfactory resolution. Any patron desiring to meet with the Board of Directors must schedule his visit through the office and only after the herein required personal visit with the Headmaster.
6. My child/children has/have permission to travel with Prentiss Christian School, Prentiss, MS or its agents (such School and its agents collectively referred to herein as the "School"), on field trips and other school and athletic related activities. I, on behalf of myself and my child/children, hereby release the School from any and all liability for accident, personal injury, property damage, and the like which may occur while my child/children is/are participating in these activities. Should any claim be asserted by any person or entity as the result of the acts of my child while participating in the course of such activities, or traveling to or from any such activity, or should my child assert any claim against the School arising out of any such activity, I agree to indemnify and hold the School harmless from and against any such claim or liability, including, but not limited to, attorneys' fees and costs incurred by the School in defense thereof. I further authorize medical treatment of my child in the event of illness or injury sustained in my absence while my child participates in the course of such activities or while my child is at school.
7. The student (s) covered by this Agreement are:

8. Patron understands and acknowledges that PCS reserves the right to suspend or expel any student in accordance with the provisions of the PCS Handbook or for Patron's failure to timely pay charges to Patron's account as described herein.
9. If tuition payments are not received before the last school day of each month, the account will be declared delinquent. Once an account has been declared delinquent, the student(s) in question will be suspended from attending classes or participating in any school sponsored activity, beginning with the first school day of the succeeding month, until the future status of the account is determined by the administration and Board of Directors. Patron understands and acknowledges that the students listed herein shall not have nine (9) week, mid-term, semester end and other scheduled tests administered to them unless all fees associated with Patron's account are current and not delinquent. Patron further understands and acknowledges that PCS will not transfer students' records if Patron's account is delinquent.
10. I give Prentiss Christian School permission to use photographs of my child/children taken on behalf of Prentiss Christian School in newspapers, advertisements, publications, websites or other media.
11. Patron, on behalf of himself/herself and his/her students(s), acknowledges that they have received written notice of the Prentiss Christian School Drug and Alcohol Testing Policy and that they have reviewed that Policy and agree to be bound by its terms. Patrons' signatures evidence their consent for their student(s) to be tested and their authorization to release to any collection site personnel, medical review officer, breath alcohol technician, laboratory or school representative the information necessary to comply with the Policy.

Prentiss Christian School admits students of any race, color, national origin, and ethnic origin to all the rights, privileges, programs, and activities generally accorded or made available to students at the school. It does not discriminate on the basis of race, color, national origin, and ethnic origin in administration of its educational policies, admission policies, scholarship programs, and athletic and other school-administered programs.

Witness the execution of this Agreement the _____ day of _____,
20____.

Patron

Patron

Headmaster