

Living Water Christian School

STATEMENT OF COOPERATION

2014/2015

1. We consider education to be a participation of Church, Home, and School. We understand the Living Water Christian School (LWCS) mission originates and extends from the Christian home. Because of this, I will attend Parent-Teacher-Fellowship meetings and Parent-Teacher conferences in support of the church, home, and school relationship.
2. We agree to support the spiritual, academic, moral, dress, and discipline standards of Living Water Christian School as established in the Teacher and Student Handbooks. *Christianity is not our goal but our standard.*
3. The teachers and administration are hereby given full discretion in the discipline of our child(ren). This signed Statement of Cooperation informs parents that suspension, punishment, or expelling from the school program may be implemented by the school. Detention Hall or Study Halls may be used for various offenses. Transportation will be the parent/guardian responsibility.
4. We recognize that all children are accepted on a three (3) week trial basis. This is for the good of all involved. If, after three (3) weeks the child is not responding to instruction, the parents will be contacted and the child may be required to withdraw. The school reserves the right to dismiss any student who does not cooperate with the educational process or school policies. The school reserves the right to dismiss or disenroll any child(ren) whose parents/guardians do not cooperate with the staff/faculty or school policies. Students must maintain a C-average and have a satisfactory conduct evaluation. If the student is dismissed for any reason, the tuition will be prorated for the period of time the child is in school.
5. I give permission for my child(ren) to participate in all activities, including school-sponsored trips away from the school premises, and absolve the school from any and all liability to me or my child because of any injury to my child(ren) at school or during any school activity away from the school premises. In case of an accident or serious illness, I request that the school contact me as time permits. If the school is unable to reach me, I hereby authorize the school to call my physician. The school is authorized to make decisions and arrangements to minimize the injury to my child(ren).
6. In making application for my child(ren) to attend Living Water Christian School, I agree to:
 - a. Support to the best of my ability the ministry of the school through prayer and time.
 - b. Support the student's education by supervising assigned homework and keeping in regular contact with the student's teacher.
 - c. Support the Staff/Faculty in all school policies including policies in the Teacher and Student's Handbooks. My failure to support the Staff/Faculty in all policies is reason for the disenrollment and dismissal of my child(ren).

NOTE: The school cannot possibly address every issue in this Statement of Cooperation or the Student Handbook. The school at times will render a decision you may not agree with. The Administration will address and make final decisions on any such differences in opinions. Although we may not agree on every issue, we can agree to support the decisions made by the Administration.

 - d. We understand it is our full responsibility to have the pickup cards with us when picking up our child(ren) and our responsibility to control the pickup cards issued to us. The school has my permission to allow my child(ren) to go home with the individual that presents the pickup card.
 - e. Support the Annual Walk-A-Thon by participating according to the Financial Contract.
7. Because of limited enrollment and a tight economy, it is hereby understood that parents will pay tuition and fees for the amount stated in the Financial Statement Contract. Report cards will be held if the account becomes outstanding during any grading period. Any account is considered delinquent five (5) days after the due date, and if all delinquent payments have not been brought up to date after 10 days have elapsed, the student will be suspended until payment has been made. All monthly payments are first applied to fees such as registration, locker fees, books, material fees, insurance, extended care, etc., including the first installment of tuition, except in the case of class cancellation. When a student withdraws, full payment of remaining tuition and all account fees are due. See Financial Contract.

8. Because the Student Handbook provides a foundation for Living Water Christian School, we will read the handbook and ensure that our child(ren) read and understand its contents.

9. We understand that interrupting the classroom causes disruption and disorder and because of this, I will not remove my child(ren) from school early except for scheduled doctor's appointments. I understand that North Carolina Law states that a student removed from the classroom before lunch will be counted as a full day absent. I further understand that 10 unexcused absences will require the Administrator/Principal to report the absences to the District Attorney.

10. It is the school's earnest desire that possible misunderstandings never lead to anyone feeling it necessary to pursue legal action. If a misunderstanding occurs, our family accepts the school's policy for reconciliation by mediation and arbitration other than trial court:

Therefore, the parties to this agreement are Christians and believe that the Bible commands them to make every effort to live at peace and to resolve disputes with each other in or within the Christian community in conformity with the Biblical injunctions of 1Corinthians 6:1-8, Matthew 18:15-20. Therefore, the parties agree that any claim or dispute arising out of, or related to, this agreement or to any aspect of the enrollment relationship, including statutory claims, shall be settled by Biblically based mediation.

If resolution of the dispute and reconciliation do not result from such efforts, the matter shall then be submitted to a panel of three arbitrators for binding arbitration. Each party to the agreement shall have the right to select one arbitrator. The two arbitrators selected by the parties shall jointly select one neutral, third arbitrator. If there is an impasse in the selection of the third arbitrator, the Calvary Assembly of God Church, Inc. Pastor shall be asked to provide the name of a qualified person that will serve in that capacity. The arbitration shall be conducted in accordance with the Rules of Procedure for Christian Conciliation of the Association of Christian Conciliation Services and Biblical character.

The parties agree that these methods shall be the sole remedy for any controversy or claim arising out of the enrollment relationship of this agreement and expressly waive their right to file a lawsuit against one another in any civil court for such disputes, except to enforce a legally binding arbitration decision. Each party, regardless of the outcome of the matter, agrees to bear the cost of their own arbitrator and one half of the fees and costs of the neutral arbitrator and any other arbitration expenses.

 Father's Signature

 Date

 Mother's Signature

 Date

 Names of all Children enrolled

 Names of all Children enrolled

 Names of all Children enrolled

 Names of all Children enrolled

Living Water Christian School admits students of any race, color, nationality and ethnic origin to all 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, nationality, or ethnic origin in administration of its educational policies, scholarships and loan programs, athletics and all other school administered programs.