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IRONBOUND

CATHOLIC ACADEMY

Middle States Accredited

Enrollment Contract 2017-2018

I. Agreement

1. I/We hereby accept the place at Ironbound Catholic Academy (the School) for the school year beginning in September **2017** reserved in **Grade** _____ for our daughter/son (the Student). I/We understand that her/his acceptance is contingent upon a fully executed contract with deposit and fees presented to the Business Manager of Ironbound Catholic Academy at the time of Registration.
2. The School's acceptance of enrollment is done with the expectation that the Student will complete the current school year in good standing.
3. This agreement is for one (1) year only and does not obligate any party for any subsequent year.
4. I/We agree to the rules and regulations adopted by Ironbound Catholic Academy as stated in the Parent/Student handbook. I/We understand that the Student's disregard of the rules and regulations of the School may be deemed sufficient cause for dismissal.
5. A deposit of \$250.00, which includes non-refundable registration fee and non-refundable computer fee, must be paid to Ironbound Catholic Academy to reserve a place for the **2017-2018** academic school year.
6. I/We are responsible for the payment in accordance with this agreement.

II. Tuition, Fees and Payments

1. Tuition for 2017-2018	\$4,200.00
Non-Refundable Registration Fee	\$100.00
Non-Refundable Computer Fee	\$150.00

Total: **\$4,450.00**

After the deposit of \$250.00 (non-refundable registration fee and non-refundable computer fee) is made, the tuition balance of \$4,200.00 may be paid in one of two ways:

- Option A** **Annually** – A single payment of \$4,200.00 made through Smart Tuition Program due in **July 2017**
- Option B** **Monthly** – Ten equal payments of \$420.00 beginning in **July 2017** and ending with the **April 2018** payment through Smart Tuition Program.

2. Appropriate deductions will be made to the above amounts for scholarships, financial aid, family discount and other applicable discounts.

3. I/We also understand that if any check is returned by the bank, a \$50.00 charge will be added to the payment; and, thereafter, payments will be accepted only by certified check, money order, or in cash.

4. I/We understand that if our account is 60 days in arrears, Ironbound Catholic Academy may not allow the student to attend classes or complete examinations (Middle School) or participate in school activities as may be scheduled. I/We agree that the School may refuse to release student records, including transcripts, until such time as payments have been made in accordance with this agreement.

III. Other Matters

1. I/We, the undersigned, agree to release harmless the School, its agents, representatives and employees from claims, damages or other liabilities for injury to student which are not result of gross neglect, intentional neglect, or willful or wanton conduct by the school, or its agents, representatives or employees. I/We, the undersigned, also agree to indemnify the School for damages to school property caused by the student pursuant to the provisions of N.J.S.A. 18A:13-3 (Liability of Parents or Guardians of Minors for Damage to School property). In addition, the undersigned also agrees to indemnify the School for damages or injury caused to another by the Student on the school premises.

2. The school reserves the right to use photographs of the students in school publications, in local newspapers/magazines, on the school web page, school Facebook, Twitter or in school videos. The undersigned parent/guardian releases and forever discharges Ironbound Catholic Academy and the Archdiocese of Newark and the trustees, officers, agents, and employees of the School and Archdiocese from and against any and all claims, damages or suits which may arise from the use of the Ironbound Catholic Academy publications, press/media releases, or website, including but not limited to, the exhibition of the student's photograph or likeness or publication of the student's name. Parents may restrict this right by advising the Main Office in writing within thirty (30) days of execution of this agreement.

3. This agreement is signed by the people financially responsible for the Student and who hereby accept the terms of this agreement.

4. This agreement should be interpreted in accordance with the laws of the State of New Jersey.

Directions

1. In order to reserve a place for your daughter/son for **2017-2018** academic year, please sign this agreement. Contracts will not be processed without deposit. The deposit check must be made payable to ***Ironbound Catholic Academy***.
2. Indicate your payment option.
3. Please print student's / students' full name/s and grade. Also, please print parent's/guardian's//parents'/guardians' full name/s and sign.

