#3 - CCA Christian School Agreement

School: Community Christian Academy	Student Name:
Date:/	

This agreement is between Community Christian Academy of Columbus, Georgia, herein referred to as CCA, and the undersigned parent or legal guardian of said child whose name appears on this agreement.

CCA is a ministry of the Community Christian Church of Columbus, Georgia. CCA believes that the ultimate responsibility for educating our children falls upon the parents. It is the belief of CCA that the best education is produced when the parents are intimately involved with their children. CCA also maintains that a well-rounded education is both academically and spiritually based. It is further held that education is the imparting of knowledge that is based upon truth and all truth originates from God Himself. Therefore CCA, in order to help the parent provide a quality education, agrees to assist parent/guardian(s) who desire a quality education with a Christian basis for their children. However, this provision is contingent upon acceptance of said child into CCA

The terms and conditions of acceptance are as follows:

- 1. I understand that it is a privilege, and not a right, for my child to attend Community Christian Academy ("CCA"). I further understand that all students are accepted on a probationary status. I further understand that the school reserves the right to dismiss any student who does not cooperate with any phase of the educational program and process, be it curricular or extracurricular, or whose attitudes and actions are not in harmony with the aims and ideals of CCA. I give CCA's administration full discretion in the correction of my child, including the issuing of demerits, detention, suspension, and expulsion from the school for conduct deemed by CCA to be improper, regardless of where the incident(s) giving rise to such discipline occurs.
- 2. In order to preserve the spiritual atmosphere nurtured at CCA, I understand that discipline will be more quickly enforced than in a government school environment or in some other private schools. I further understand there may be times where I disagree with the discipline imposed upon my child. I further understand that in the event of such disagreement, I am to request a conference with principal and/or his designee(s) of the school.
- 3. I understand that CCA, in the interest of nurturing its school atmosphere and spiritual goals, has a "Zero Tolerance" policy regarding possession and/or use of drugs **on or off campus**.
- 4. I understand and agree to the need for random, but reasonably determined investigations of student activities that may involve and include searching my child's belongings (i.e., books, book bags, lunch box, purse, gym bag, etc.), and locker. In the case of secondary students, I also give permission for any motor vehicle in my child's possession to be searched for stolen or other improper items. If a search of the vehicle is necessary, I understand that the school administration will inform me of the event and any results.
- 5. I agree to fully cooperate with CCA's administration regarding all actions requested of me pertaining to my child's or children's enrollment at the school and in the enforcement of its rules and policies. I agree

to uphold the aims and ideals of the school and to encourage my child(ren) to likewise abide by the aims and ideals of the school.

6. I understand that my child's, or children's, continued enrollment at CCA is conditioned upon my prompt and timely payment of all tuition and fees (including late fees). I further understand that in the event of withdrawal or expulsion of my child(ren) from CCA for any reason, I waive all rights to a refund of tuition and fees previously remitted and further understand that I shall remain obligated for any annual tuition and fees not yet having been paid.

CCA shall retain the right to terminate this agreement at any time it deems necessary in order to maintain the integrity of the CCA program. Termination of this contract shall be based upon a failure of adherence to above terms, or poor performance of student either in grades or attendance. Upon such termination, the Muscogee County Board of Education will be notified of student's dismissal from CCA. If all terms of this agreement are met and student maintains an acceptable grade level and attendance requirements, then this agreement shall be valid for the school year in which the student is enrolled.

Name of Child:		
	(Please Print Full Name)	
Signature of Parent/Guardian:		
Date: / /		