

ADMISSIONS PROCEDURES

NEW STUDENTS

- 1) Complete all information requested. **PLEASE PRINT!**
- 2) Obtain a copy of the latest standardized test results or preschool readiness test and attach it. If test scores are unavailable, an admission testing date will be arranged at the interview.
- 3) Obtain a copy of the most recent reporting of grades from the present or most recent school attended and attach it. Sometimes, grade reports from earlier grades may assist in admissions procedures.
- 4) If the student is entering school for the first time, a copy of the birth certificate is required. Upon acceptance to The Good Shepherd Lutheran School, a complete health and immunization record will be required. Call to schedule a student-parent interview when all the above steps have been completed. Bring the completed application packet.
- 5) The completed application packet and the test results will be considered for the child's final acceptance to The Good Shepherd Lutheran School.
- 6) Attach the **non-refundable** enrollment fee unless a prior agreement is made with the School Secretary.

RETURNING STUDENTS

- 1) Complete all information requested. PLEASE PRINT!
- 2) Please check your child's immunization record to be sure they are up to date.
- 3) Submit the above items on or before **Wednesday**, May 22, 2024, to guarantee enrollment.
- 4) Attach the **non-refundable** enrollment fee unless a prior agreement is made with the School Secretary.

NOTICE OF NONDISCRIMINATORY POLICY FOR STUDENTS

The Good Shepherd Lutheran School admits students of any race, color, national, 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 and ethnic origin in the administration of its educational policies, scholarship and loan programs, and athletic and other school-administered programs.

THE GOOD SHEPHERD LUTHERAN SCHOOL 700 N Air Depot Blvd Midwest City, Oklahoma 73110

STUDENT ENROLLMENT APPLICATION

Child's Information (please print)							
Legal Last Name First Name							
Birthdate//	Grade Entering						
Name of Last School Attended	Name of Last School Attendedtoto						
Address of Last School Attended Grade completed							
Legal Parent/Guardian #1	Legal Parent/Guardian #1(Name) (Relationship)						
Home Address							
(Street Address		(City)		(State)	(Zip)		
Mailing Address(Street or PO Bo		(City)		(State)	(Zip)		
Email Address Primary Phone							
Employer Business Phone							
Legal Parent/Guardian #2							
	(Name) (Relationship)						
Home Address(Street Address		(City)		(State)	(Zip)		
Mailing Address(Street or PO Bo.		(City)		(State)	(Zip)		
Email Address	Email Address Primary Phone						
Employer	Employer Business Phone						
Siblings	Date of Birth		Siblings		Date of Birth		

Church where the family currently holds membership					
	(Church N	lame)	(Pastor)		
Student Baptized? □ Yes □ No If yes	s, date and church				
Special Needs Information					
In order to best serve your child, it is in	mperative that you complete this	section accu	ırately.		
Has your child ever received any servi	ces for any of the following? If so	o, date remo	ved		
☐ Speech / Language ☐ Developm	nental Delays $\ \square$ Behavioral St	upport \square	Other		
Is your child currently receiving speci	al services for any of the followin	ıg?			
☐ Speech / Language ☐ Developm	nental Delays 🔲 Behavioral St	upport \square	Other		
Does your child have an IEP or an IFSP	?? 🗆 Yes 🗀 No If so, date en	nrolled			
Date removed, if applicable					
Details					
Is your child's before and/or after-school or our Early Childhood Center? Yes Will this daycare provider be delivering a	□ No If yes, please list the na	me and phon	e number of your child's care provider.		
The Good Shepherd Lutheran School encourages parents/guardians to become an active part of their child's school. Listed below are a few areas whereby parents/guardians may wish to involve themselves. Please check the boxes indicating which activities you are willing to provide your support and talent.					
☐ Parent Teacher League Officer	☐ Parent Teacher League Sup	porter \square	Substitute Teacher		
☐ Home Room Parent	☐ Field Trip Chaperone		3 - 7 - 1		
☐ Sports Coach	☐ Playground Assistant		School Plays & Musicals		
☐ Classroom Aide	☐ Library Aide		Other		
How did you initially hear of The Good Sh	nepherd Lutheran School? (check a	ll that apply)	☐ Internet search		
☐ Referred by Someone – By Whom?			\square Drove by		
☐ Ad in Publication – Which One?			☐ Social Media		
□ Bill Board □ Received Mailer □ Other					

THE GOOD SHEPHERD LUTHERAN SCHOOL ENROLLMENT CONTRACT

For The Good Shepherd Lutheran Church, Inc. (d/b/a The Good Shepherd Lutheran School) This is a legally binding contract. Please read it carefully.

	ntract is between The Go rent(s) or legal guard		after "the Parent		des the singula	ar or plural, a	s applicable) of
	erally liable for the tuition anding and agreement to		rth herein. The Par	ent's signature and/or			
1.	Enrollment: The Student, if accepted, will be enrolled for all or a portion of the 2024 - 2025 academic year in (mark one):						
	☐ Preschool Half-Day	☐ Pre-Kind	ergarten Full-Day	☐ Kindergarten Fu	ll-Day □ Ele	mentary (1-6)	☐ <i>Middle (7-8)</i>
	If indicated below*, this will be prorated for the by the School's standardiscretion. The Contra	at period. If the a	Student is accepted or retention praction	l, the Parent is aware tl	nat the School wi ulum changes/d	ill determine clas ecisions are ma	ssroom placement de at the School's
	*Portion of the academ	ic year for which .	Student requests en	rollment (fill in either "I	Full Year" or the d	lates to be attend	ed):
2. Enrollment Fee: The Parent understands that for the School to consider the Student's application and to conditionally resorbace for the Student for the academic year stated above, the Parent must submit the original executed Contract, along with a Enrollment Fee, made payable to The Good Shepherd Lutheran School at the time of enrollment unless a prior arrangem made with the School Secretary. The Parent understands that the School earns the Enrollment Fee upon the Parent's subm of the Contract and fees to the School and the School's consideration of the Student's application. The Enrollment Fee is refundable unless the School rejects, in its sole discretion, the Student's application for admission and unilaterally cathis Contract. The Application Fee may be transferable at the discretion of the School.							along with a \$300 r arrangement is rent's submission ment Fee is non-
3.	Curriculum/Technole \$300 Curriculum/Te arrangement is made Contract in strict accordiscretion, the Student separated for any reas dates outlined in Parag	echnology Fee, e with the Scho ordance with the t's application an son, including with	payable to The Golf Secretary. The termination proced unilaterally term thout limitation, ch	sood Shepherd Luther c Curriculum/Technolo edures outlined in Par inates this Contract). If ange of residence, heal	an School on A gy Fee is refund agraph 6 below the Student is w	August 1, 2024 lable if the Pare (or the School vithdrawn, abser	, unless a prior nt terminates this rejects, in its sole nt, or involuntarily
4.	Tuition: Tuition amounts for the various programs are set forth on the Tuition Schedule for the period covered by this Contact. The Parent has selected the following payment plan for tuition. See Tuition Schedule for further details:						
	Commission : 2. Plan B – Payn 1, 2025. Thi	vo installments vin advance. nent is due Augusis plan is for par	st 1, 2024, and then	requesting the Oklaho the first day of each su not to participate in th gram but have a remain	ibsequent month ne Oklahoma Pai	of the academic rental Choice Pr	year through May
	☐ Plan A (Tax Credit requested in advance from Oklahoma Tax Commission to be sent to Good Shepherd in two installments)						
	☐ Plan B (Ten-Payme	ent Plan)					
	Total Tuition:		per year, p	ayable at a rate of		per	
5.	Tuition Obligation: T	he Parent under	stands that the Stu	dent is being enrolled 1	for the entire Sch	nool Year or the	period covered by

this Contract. The Parent is liable for the entire year's tuition and fees as liquidated damages (and not a penalty) even if the Student

is withdrawn, absent, or is involuntarily separated from School UNLESS the Parent terminates this Contract in strict accordance with the termination procedures outlined in Paragraph 6 below (or the School rejects, in its sole discretion, Student's application and unilaterally terminates this Contract). If the Student is withdrawn, absent, or involuntarily separated for any reason, including without limitation, change of residence, health, withdrawal, or expulsion, after the termination dates outlined in Paragraph 6, there will be no refund or reduction of fees or tuition, and any unpaid balance may, at the School's election, become immediately due and payable.

- 6. **Termination Procedures:** The Parent may terminate this Contract by submitting a WRITTEN Termination Notice to the Administrator by the dates indicated below (the "Termination Date"). The Termination Notice must (a) be dated, (b) state the Student's name, (c) provide a reason for the termination of the Contract, and (d) be RECEIVED by the Administrator on or before the Termination Date. If such Termination Notice is timely received, the Parent will be relieved of all tuition paid and other payments and fees that would have come due after the Termination Date. Even if this Contract is terminated under the terms of this Paragraph, the Parent understands that the School will not refund any portion of the Student's Enrollment Fee outlined in Paragraph 2, except as explicitly outlined in Paragraph 2. The Termination Dates are as follows:
 - a. If the Student was enrolled on or before May 1, 2024, the Termination Notice in the form stated above must be RECEIVED by June 1, 2024.
 - b. If the Student was enrolled after May 1, 2024, but before June 1, 2024, the Termination Notice in the form stated above must be received by the EARLIER of ten (10) days after payment of the Enrollment Fee outlined in Paragraph 2 OR June 10, 2024, whichever occurs first.
 - c. No termination option is available if the Student is first enrolled on or after June 1, 2024.

Time is of the essence as to all deadlines stated in this Enrollment Contract.

- 7. **Incidentals:** The Parent agrees to pay the School for incidental fees, such as interest, Extended Day charges, overdue Library Fees, unreturned textbooks, etc., charged to the Parent's account within thirty days of receipt of each.
- 8. School Rules: The Student's enrollment at the School is subject to the general statements, rules, regulations, conditions, and financial terms contained in the School's Student/Parent Handbook and other published documents, which may be amended from time to time. The Parent acknowledges that the Parent and the Student must abide by such School rules and guidelines.
- **9. Support:** The Student's enrollment at the School is subject to Parent support of the standards of the School in its philosophy, methods, objectives, and policies, including moral, academic, behavioral, dress, conduct, and disciplinary standards; to assume the responsibility for parental monitoring of Student's education, being an encourager, and keeping in regular contact with Student's teachers; and to attend mandatory meetings called by the School. The Parent also agrees to support, to the best of the Parent's ability, the School's entire program through time, attendance at parent meetings, and participation in various School activities.
- **10. Termination of Student's Attendance:** The School has the right to suspend or terminate the attendance of any student for reasons outlined in the Student/Parent Handbook (or other published document), for reasons that the Administrator considers detrimental to the School community, the student, or to other students of the School, or for the Parent's failure to pay all or any part of the Parent's financial obligations for the Student's attendance (including any amounts charged on Student's account with the School).
- 11. Payment and Late Fees: The Parent understands and agrees that a Late Charge of \$40.00 will be added for any delinquent payment (defined as a payment not received within ten (10) days after the due date). In the event of default (default is 30 days past due), The Parent also agrees to pay all collection costs, including collection agency fees, attorneys' fees, court costs, and interest of 1.5% per month. Further, as to any account more than 90 days in arrears, the School reserves the right to accelerate the unpaid tuition and fees due under this Enrollment Contract. When accounts are in arrears, the account may be referred to the School's collection agent and/or counsel for satisfaction.
- **12. Default of Payment:** All accounts must be current before records and transcripts can be released or transferred to other schools. The Student will only be allowed to continue attending classes or participating in other School activities if tuition and fees are paid by stated deadlines (or until the Parent makes other written arrangements acceptable to the School).

	its publications, promotion materials, social networks, and website without compensation and prior notice. The Parent releases and holds the School harmless from any liability for using the Student's name, photograph, voice, image, or information.
	\Box By marking the box, I do not agree with Section 13 of this Contract and do not want the Student's information as described released.
14.	School Directory: The Parent authorizes the School to place family information, including name(s), home address(es), email address(es), and telephone numbers of the Parent, the Student, and other children in attendance at the School, in a directory of students to be available to School families. The Parent acknowledges that this directory and the information therein is not to be used for commercial use and is not to be distributed to anyone other than another School family.
	\Box By marking the box, I do not agree with Section 14 of this Contract and do not want the Student's information included in the School Directory.

13. Photos and Images: The Parent agrees to allow the school to use the Student's name, photograph, voice, image, and information in

- 15. School/Family Cooperation: A positive and constructive relationship between the School and Family Member (defined as the Parent, Student, or other person associated with the Student) is essential to the School's educational purpose and responsibilities to its students. If any Family Member engages in behaviors, communications, or interactions on or off campus that are disruptive, intimidating, overly aggressive, or reflect a loss of confidence in or disagreement with the School's policies, methods of instruction, or discipline, or otherwise interferes with the School's safety procedures, responsibilities, or accomplishment of its educational purpose or program, the School reserves the right to dismiss the Family or Family Member from the community. The School may also restrict a Family Member's involvement or activity at School for other reasons the School deems appropriate. Any determination under this Paragraph shall be at the School's sole discretion. There will be no refund of tuition where such dismissal occurs, and any unpaid balance is payable in full according to the terms of this Contract. The School also reserves the right to withdraw an offer of enrollment or re-enrollment at any time and to void an executed Enrollment Contract.
- 16. Medical Authorization: If, in the opinion of a properly licensed and practicing physician, the Student needs medical or surgical services that require the Parent's pre-authorization or consent, The Parent hereby authorizes, appoints, and empowers the School to act as the Parent and furnish such consent on the Parent's behalf. The Parent confirms that the Parent desires that the Student be provided with medical or surgical services as soon as reasonably possible after the need arises. The Parent hereby releases and holds the School harmless from any liability arising from such consent. The Parent agrees to reimburse the School for any medical expenditures on the Student's behalf.
- 17. Consent to Onsite Medical Care, Including Referrals for Student Counseling: The Parent hereby authorizes the School to supply medical care as needed for the Student (including administration of allergy medications, Epi-Pens, etc., according to the Student's prescription from a licensed practitioner) or other minor medical care or emergency as determined to be appropriate by the School Staff. The Parent also authorizes the Administrator to meet and counsel the Student regarding emotional, social, or family circumstances. The Parent hereby releases and holds the School harmless from any liability arising from providing such medical care or counseling services.
- **18. New Student Transcripts:** If the Student is transferring from another school, it is the Parent's responsibility to ensure the transferring school promptly provides the School with an official transcript.
- **19. Student's Satisfactory Completion of Current School Year:** This Contract is further conditioned upon the Student completing the current school year in good academic and behavioral standing. If, after completing the current school year, the School determines in its sole discretion that the Student has not met this requirement, the School has the right to cancel this Contract unilaterally.
- **20. Release of Student Records:** The Parent consents and holds the School harmless for releasing the Student's records and information upon request by an educational institution or law enforcement agency. The Parent also releases and holds the School harmless from any liability for using, disclosing, or releasing the Student's records or information.
- 21. Promotional Materials/Statements: The School continually strives to ensure the accuracy of all written materials, including, but not limited to, promotional information, catalogs, brochures, handbooks, and advertising. To do so, however, information included in the materials (including class sizes, student-to-teacher ratios, School accreditation, teacher qualification, specialization, length of service, etc.) may change as programs grow and staff change. Before relying on written materials to enroll the Student in the School, please verify the accuracy of the information with the Business Manager. Please also understand that even if the information was

accurate when you enrolled the Student, the data might change before the commencement of classes or during attendance at the School. Please also note that only the Administrator can make commitments regarding the nature of the program, specific arrangements for the Student, or other changes from the School's regular curriculum.

- **22. Governing Law/Waiver of Jury Trial**: This Contract and the rights and obligations of the parties shall be governed by and construed by the laws of the State of Oklahoma without regard to principles of conflicts of law. The parties agree to waive the right to a jury trial over any claims about the Student's enrollment, attendance, or separation from the School, including, but not limited to, claims of breach of contract under the statute, ordinance, or common law. The exclusive venue for any claim shall be the Oklahoma County District Court.
- 23. Understanding of Terms: Please read this Contract carefully. By signing below, the Parent acknowledges that the Parent understands the terms of this Contract, the Parent's obligation to pay the entire year's tuition even if the Student is withdrawn or dismissed, the Parent's option to terminate, and all other obligations set forth herein. If the Parent has questions about the terms, the Parent is encouraged to seek counsel or clarification from the Business Manager.
- 24. Force Majeure: The School's duties and obligations under this Contract shall be suspended immediately without notice during all periods that the School is closed because of force majeure events including, but not limited to, any fire, act of God, war, governmental action, act of terrorism, epidemic, pandemic, or any other event beyond the School's control. If such an event occurs, the School's duties and obligations in this Contract will be postponed until the School, in its sole discretion, may safely reopen. If the School cannot reopen due to an event under this clause, the School is under no obligation to refund any portion of the tuition paid.
- 25. Reimbursement for Domestic Legal Issues: The Parent understands and agrees that the School's primary purpose is to provide educational opportunities to the students within its institution. The Parent also understands that it is disruptive to the School for a Parent to involve the School (or any of its employees) in domestic legal disputes between the Parents. The School often must pay for legal fees and costs associated with such issues. Therefore, the Parent agrees to promptly reimburse the School for all expenditures incurred by the School as a result of the Parent's domestic legal disputes, including, but not limited to, Parental disagreements about the Student's education or placement, divorce proceedings; custody proceedings; and/or modifications of custody proceedings. The cost incurred may involve reasonable attorneys' fees/costs to prepare for and/or attend depositions, trials, or hearings; communication with the Parent or the Parent's counsel, guardian's ad litem, or attorney's ad litem; responding to subpoenas; draft letters or motions; and perform research. Costs include the cost of copying documents, providing records, engaging substitute teachers or temporary employees, computerized research, and travel expenses. The Parent agrees to reimburse the School for such fees/costs within thirty (30) days of the School billing the Parent for such expenses. Any dispute between the Parents regarding which Parent may owe which portion of the bill should be resolved between the Parents so that the bills for reimbursement to the School can be paid on a timely basis. The Parent's failure to promptly pay such fees/costs will result in the family's dismissal from the School.
- 26. Parent's Commitment to Truthfulness in the Admissions and Enrollment Process: The School relies on the completeness and truthfulness of the information provided by the Parent in the admissions and enrollment process. If the School finds out after the Student has been admitted and enrolled that the Parent was not truthful in the admissions and enrollment process on any issue that the School, in its sole discretion, finds to be important, the School has the absolute right to terminate this Contract. There will be no refund of tuition where such termination occurs, and any unpaid balance is payable in full according to the terms of this Contract.
- **27. 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 by its terms. Parents in two-parent households agree that each acts as an agent for the other. Modifying this agency relationship shall be done in writing and delivered to the school. No oral modifications will be recognized or accepted.
- 28. Entire Agreement: This Agreement sets forth the entire understanding of the parties hereto concerning the subject matter hereof and merges and supersedes all prior and contemporaneous oral understandings between the parties. No representations or warranties have been made by any party other than those contained herein.

Both Parents must sign (unless the School, at its discretion, per	mits enrollment with one Pa	arent's signature J.
*Signature of Parent 1		Date
*Signature of Parent 2		Date
The person signing below, although not a Parent or Legal Guard	ian, is agreeing to be respon	sible for all financial obligations set forth above
Signature of Person Financially Responsible	Date	Relation to Student (if any)

THE GOOD SHEPHERD LUTHERAN SCHOOL MEDICAL CARD

Child's Name		Gender M F Date of Birth			
Parent/Guardian Name		Phone Number			
	Emer	gency Contact List			
Name/Relationship		Primary Phone	Secondary Phone		
	n				
Preferred Hospital					
Does the Child have Hea	lth Insurance? □ Yes □ No If yes,	with whom?			
Please mark boxes below ☐ ADD/ADHD	w any health condition(s) your child ma □ Epilepsy/Seizures	☐ Orthopedic Disorder	n health conditions. □ Nosebleeds		
☐ Cardiac Problems	☐ Mental/Emotional Disorder		□ Diabetes		
☐ Hearing Loss	☐ Migraine Headaches	☐ Concussion within one year	☐ Other		
Allergies	What is your child allergic to: Latex Animals Insects Food Other Is emergency medication needed at school for allergies? Yes No Epi-Pen? Yes No If yes, name of medication Date of Last Reaction What type of reaction occurs? Hives Swelling Difficulty Breathing				
	□ Other				
	Date of Last Episode	Triggers			
Asthma — — — — — — — — — — — — — — — — — — —					
Cardiac	Limitations				
Other	Limitations				

Please complete both sides of this card.

All medication (including over-the-counter medication) shall be in the original container with a label affixed.
Does your child take medication regularly? $\ \square$ Yes $\ \square$ No
If yes, complete the following:
Name of Medication, Dosage, and Reason
Does your child have any drug allergies? □ Yes □ No
If yes, please list:
I certify that the information on BOTH SIDES of this card is correct. I consent to release this medical information to the appropriate school staff to ensure my child's safety and learning potential.
Parent/Guardian Signature
Parent/Guardian Printed Name
Date

Please complete both sides of this card.

PLAYGROUND RULES

The playground designated for The Good Shepherd Lutheran School students consists of the gated areas east and south of the Family Life Center. All outside play is restricted to these areas.

Students are not allowed to play outdoors unsupervised at any time. A teacher or other adult playground supervisor must accompany the students to the playground.

Students are to always remain in sight and earshot of the teacher or other adult playground supervisor.

During recess periods or other outside activities, students needing to return to the building must first receive verbal permission from the teacher or other adult playground supervisor. Upon returning to the playground, the student must "check back" with the teacher or other adult playground supervisor. Dawdling or taking unnecessary time to return is not allowed.

Games and activities played during non-organized recess periods are the student's choice. Unnecessarily rough or dangerous games, including mock hitting, punching, or kicking, are not allowed. During organized games and activities, all students are expected to participate.

Playground equipment, including balls, jump ropes, swings, bars, slides, etc., is to be used in the manner for which it was intended.

Some students prefer to bring toys and games from home for use during recess. This is only allowed with permission from the teacher or other adult playground supervisor, and such toys and games are only to be used during recess periods. The Good Shepherd Lutheran School does not take responsibility for loss or damage to property brought to school from home.

Students are to be dressed appropriately for outdoor play. During warm weather, students can wear summer clothing, including shorts (no shorts shorter than mid-thigh). In addition, appropriate footwear must be worn for physical activity. Students should be dressed warmly during cold weather, including sufficient outerwear. Students are never allowed to go barefoot while at school.

Students are assumed to be well enough to participate in all activities, including outside play.

Students are always to play and interact with others in a good Christian manner. Failure to comply with the rules and regulations covering outside play will first result in a warning to the student. If the warning does not halt the behavior, a time-out period will follow. If the incorrect behavior continues, notification to the Parent shall be in order.

I HEREBY ACKNOWLEDGE THAT I REVIEWED THESE RULES WITH MY STUDENT AND UNDERSTAND THE SAME.

Signature of Parent/Guardian	Date



Consent for the Release of Confidential Information

I understand that these records are protected under federal and state confidentiality regulations and cannot be released without written consent unless otherwise specified in the rules. Federal laws prohibit further disclosure of the records without specific written permission or as otherwise permitted by such regulation. I also understand that I may revoke this consent in writing unless action has already been taken based on it. In any event, this consent expires one year from the date of signature.

AUTHORIZING PERSON – C	☐ Parent ☐ Guardian ☐ Legal Custodian oncerning:	□ Other_		
Child's Name			Date of Birth	
Be released and authorize ₋			(Name of School Re	leasing Information)
Mailing Address				
	Street Address or PO Box	City	State	Zip Code
Mail release to:	The Good Shepherd Lutheran School 700 N Air Depot Blvd Midwest City, Oklahoma 73110			
Also, include the following	information:			
Attendance Records Transcript/Grades Special Education Records Withdrawal Grades	Discipline Records Birth Certificate Standardized Test Results	,	Health/Immunizations Cumulative Records Athletic Eligibility	
with the Family Education	ed are education records (which may include Rights and Privacy Act (FERPA). If requeste disclosure, except as provided in 34 CFR § 99.	d, parents or	eligible students shall be provide	ed with a copy of the
COMMUNICABLE OR NON	THORIZE FOR RELEASE MAY INCLUDE INFO COMMUNICABLE DISEASES, WHICH MAY IN AND THE HUMAN IMMUNODEFICIENCY	CLUDE BUT A	ARE NOT LIMITED TO DISEASES S	SUCH AS HEPATITIS,
Signature of Person Auth	orizing Release			
Subscribed and sworn to	me20			
My commission number _				
My commission expires _	20			
Agency Verification in Lie		1		
	Staff Signature ar	ia Title		Date



Recurring ACH Payment Authorization

You authorize regularly scheduled charges to your checking/savings account. You will be charged the amount indicated below each billing

period. A receipt for each payment will be provided to you, and the charge will appear on your bank statement as an "ACH Debit." You agree that no prior notification will be provided unless the date or amount changes, in which case you will receive notice from us at least ten (10) days before the payment is collected. , authorize The Good Shepherd Lutheran Church /dba/ The Good Shepherd Lutheran School to charge my bank account indicated below as follows: **CHOOSE ONE:** ☐ **Single Payment** – On **August 1, 2023,** the amount of \$_____. ☐ **Three Payments** – On **August 1, 2023, January 1, 2024,** and **May 1, 2024,** the amount of \$______. ☐ Ten Payments - Beginning on August 1, 2023, then on the first day of each month ending on May 1, 2024, in the amount of **BILLING INFORMATION** Billing Address Primary Phone City, State, ZIP ______ Email __ **BANK DETAILS** \Box Checking ☐ Savings Name on the Account ______ Name of Financial Institution _____ Routing Number _____ Account Number _____ I understand that this authorization will remain in effect until I cancel it in writing. I agree to notify Giselle King in writing of any changes in my account information or termination of this authorization at least fifteen (15) days before the next billing date. If the above-noted payment dates fall on a weekend or holiday, I understand that the payments may be executed on the next business day. For ACH debits to my checking/savings account, I understand that because these are electronic transactions, these funds may be withdrawn from my account as soon as the above-noted periodic transaction dates. In the case of the ACH Transaction being rejected for Non-Sufficient Funds (NSF), I understand that The Good Shepherd Lutheran School may, at its discretion, attempt to process the charge again within ten (10) days. You agree to an additional \$20.00 charge for each attempt returned NSF, which will be initiated as a separate transaction from the authorized recurring payment. I acknowledge that the origination of ACH transactions to my account must comply with the provisions of U.S. law. I certify that I am an authorized user of this financial account and will not dispute these scheduled transactions with my financial institution so long as the transactions correspond to the terms indicated in the authorization form. SIGNATURE DATE