



## FAVOR TRANSITION ACADEMY, a subsidiary of FAVOR ACADEMY OF EXCELLENCE, INC. ENROLLMENT CONTRACT for 2025-2026

In consideration of the acceptance, enrollment and placement of your child by Favor Transition Academy, a subsidiary of Favor Academy of Excellence, Inc., the undersigned agree to pay the full year's tuition as listed below and to the following terms and conditions:

- 1. This contract is for the 2025-2026 school year only. Re-enrollment for subsequent semesters is subject to both annual academic achievement and Social, Emotional, Behavioral, Attendance and Restoration (SEBAR) record reviews. I have read the Favor Transition Academy Mission Statement and Philosophy and agree that as parent or guardian, our student and I will abide by it and act in a manner consistent with these statements. By entering into this contract, Favor Transition Academy makes no representation or agreement that a contract will be offered for the 2025-2026 school year or any year thereafter.
- 2. The enrollment agreement is for the full academic year, and the obligation to pay for the full semester is unconditional, without reduction or remission of book fees or any other fees due to absences, withdrawal or dismissal of a student. Even though the tuition and fees may be paid in installments, this does not constitute a fractional contract.
- 3. If this contract is not fully fulfilled and/or accepted and the registration fee is not received by the due date, Favor Transition Academy reserves the right to offer a contract for this place to another student.
- 4. This signed contract also verifies that all rules and procedures outlined in the student handbook are accepted by parents.
- 5. Annual tuition fees for the 2025-2026 school year are as follows:

**Registration Fees:** New Student \$50.00 (New Student) | \$25.00 (Returning Student)

Plan A- Installment Plans for the 2025-2026 school year tuition is as follows:

Grade (Class) Level	Annual Tuition	10 Month Installment	12 Month Installment
	Without Scholarship	Plan	Plan
9 <sup>th</sup> -11 <sup>th</sup> Grade	\$7000.00	\$700.00	\$583.33
12 <sup>th</sup> Grade	\$7250.00	\$725.00	\$604.16
Second Child	\$6300.00	\$630.00	\$525.00
Discounted Rate (9-			
11)			
Second Child	\$6525	\$652.50	\$543.75
Discounted Rate (12 <sup>th</sup>			
Grade)			





Third Child	\$5670.00	\$567.00	\$472.50
Discounted Rate			
Third Child	\$5872.00	\$587.20	\$489.33
Discounted Rate (12 <sup>th</sup>			
Grade)			

## Plan B- Installment plans for the 2025-2026 school year tuition with the **Georgia Promise Scholarship** is as follows:

Grade (Class) Level	Annual Tuition	10 Month Installment	12 Month Installment
	With Georgia Promise	Plan	Plan
	Scholarship		
9 <sup>th</sup> -11 <sup>th</sup> Grade	\$500.00	\$50.00	\$41.66
12 <sup>th</sup> Grade	\$750.00	\$75.00	\$62.60
Second Child	\$450.00	\$45.00	\$37.50
Discounted Rate (9-			
11)			
Second Child	\$675.00	\$67.50	\$56.25
Discounted Rate (12			
Grade)			
Third Child	\$400.00	\$40.00	\$33.33
Discounted Rate			
Third Child	\$607.50	\$60.75	\$50.62
Discounted Rate (12 <sup>th</sup>			
Grade)			

Plan C- Installment Plans for the 2025-2026 school year tuition with the **Favor Academy of Excellence (FAE) Hardship Scholarship** is as follows:

## First Child

Grade (Class) Level	Annual Tuition with FAE Scholarship	10 Month Installment Plans	12 Month Installment Plans with FAE Scholarship
9 <sup>th</sup> -11 <sup>th</sup> Grade	\$2500.00	\$250.00	\$208.33
12 <sup>th</sup> Grade	\$2750.00	\$275.00	\$229.16

## **Second Child**

Grade (Class)	Annual Tuition	10 Month Installment	12 Month Installment
Level	With FAE Hardship	Plans	Plans
	Scholarship		
9 <sup>th</sup> -11 <sup>th</sup> Grade	\$2250.00	\$225.00	\$187.50
12 <sup>th</sup> Grade	\$2475.00	\$247.50	\$206.25

**Third Child** 





Grade (Class)	Annual Tuition	10 Month Installment	12 Month Installment
Level	with FAE Hardship	Plans with Scholarship	Plans with FAE
	Scholarship		Scholarship
9 <sup>th</sup> -11 <sup>th</sup> Grade	\$2025.00	\$202.50	\$168.75
12 <sup>th</sup> Grade	\$2227.50	\$222.70	\$185.62

6.	Favor Transition Academy's fiscal year is July 1 through June 30; tuition payments are therefore made on the same basis. The first tuition payment of the 12-Month plan is due <b>July 15.</b> The first tuition payment of the 10-Month plan is due <b>August 1.</b> Final payment of a 12-Month plan is <b>June 15.</b> Final payment of a 10-Month plan is <b>May 1.</b>
7.	Tuition: Parent Initial(s). Tuition amounts for the various programs are set forth on the Tuition Schedule for the period covered by this Contract. However, if Parent is re-enrolling Student for the next academic year and submits this signed Contract and Tuition Deposit by the Early Re-Enrollment Deadline, then the corresponding discounts shall apply.
	Parent has selected the following payment plan for tuition (check only one box)
	Plan A 10- Month 12-Month
	Plan B 10- Month 12-Month
	Plan C 10- Month 12-Month
8.	Favor Transition Academy offers the following sibling discounts: A 10% tuition discount on the second child enrolled; a 20% tuition discount on the third and subsequent children enrolled. Favor Transition Academy calculates the discount on the child(ren) in the grade(s) 9-11 with the lowest tuition rate(s). Please indicate the name(s) and grade(s) of other sibling(s) enrolled:
	9. <b>Payment and Late Fees:</b> Parent Initial(s). Parent understands and agrees that a Late Charge of \$10.00 will be added for any delinquent payment (which is defined as a payment not received within 5 days after the due date). An additional \$10.00 fee will be assessed on the 15 <sup>th</sup> of the month if payment has still not been received. A <b>\$50.00</b> delinquent fee will be assessed after the last day of the month. A \$30.00 fee will be charged for returned checks. In the event of default (default being more than 30 days past due), Parent also agrees to pay all costs of collection, 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, Favor Academy of Excellence, Inc.





reserves the right to accelerate the total unpaid balance of 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.

- 10. **Tuition Obligation**: Parent Initial(s). Parent understands that Student is being enrolled for the entire School Year or period covered by this Contract. Parent further understands that the overhead expenses of the School do not diminish with the departure of some students during the course of the school year and agrees that it is impossible for the School to determine at the time of Parent's execution of this Enrollment Contract the damage and loss to the School that would occur due to the later cancellation/withdrawal of some of the students who have enrolled. Therefore, once this Contract has been submitted to the School, Parent becomes 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 set forth in Paragraph 11 below (or the School rejects, in its sole discretion, Student's application and unilaterally terminates this Contract). If Student is withdrawn, absent, or involuntarily separated, for any reason, including without limitation, change of residence, health, withdrawal, or expulsion, after the termination dates set forth in Paragraph 11, 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.
- 9. If an account is sixty days past due, a student may not (1) re-enroll in school for the upcoming school year or (2) register for the next school term; however, the undersigned's obligation for tuition and fees as outlined herein shall remain in effect. In the event this default is cured during a quarter, then the student or students may be allowed to enroll at the sole discretion of the Principal/Executive Director.
- 10. It is agreed that in the event the undersigned shall fail to pay any one of the installments as elected in Paragraph 7 herein, then all the remaining installments shall at once become due and payable and Favor Transition Academy may treat them as due and payable without further notice to the undersigned. School policy requires that the full financial obligation for the current semester must be met before an enrollment contract is offered for the following semester. The school reserves the right to withhold examinations, grades, transcripts and/or diplomas for sake of unpaid tuition and fees. Written acceptance of this contract includes the obligation to pay any costs that the school may incur to collect past due tuition and fees, including, but not limited to, the payment of reasonable attorney's fees and all costs incurred by Favor Transition Academy in order to enforce the performance of any provisions of this agreement.
- 11. **Termination Procedures:** \_\_\_\_\_ Parent Initial(s). Parent may terminate this Contract by submitting a WRITTEN Termination Notice to the Registrar 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 Registrar on or before the Termination Date. If such Termination Notice is timely received, 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 pursuant to the terms of this Paragraph, Parent understands that the School will not refund any portion of the Student's Tuition Deposit set forth in Paragraph 2, except as explicitly set forth in Paragraph 2. The Termination Dates are as follows: A. If the Student was enrolled by March 1st (prior to the start of the academic year





applicable to this Contract), the Termination Notice in form stated above must be RECEIVED by April 15th (prior to the start of the academic year applicable to this Contract). B. If the Student was enrolled after March 1st, but before June 1st (prior to the start of the academic year applicable to this Contract), the Termination Notice in form stated above must be received by the EARLIER of ten (10) days after payment of the Tuition Deposit set forth in Paragraph 2 OR May 31st (prior to the start of the academic year applicable to this Contract), whichever occurs first. C. If the Student is first enrolled on or after June 1st (prior to the start of the academic year applicable to this Contract), no

- 12. **Incidentals:** Parent agrees to pay Favor Transition Academy for incidental fees, such as interest, Graduation Fees, Lost or Damaged Technology Fees, unreturned textbooks, unpaid field trip fees, etc. charged to Parent's account and due within thirty days of receipt of each statement.
- 13. **School Rules:** Student's enrollment at Favor Transition Academy is subject to the general statements, rules, regulations, conditions, and financial terms contained in the Parent and Student Handbook and other published documents, which may be amended from time to time. Parent acknowledges that Parent and Student must abide by such school rules and guidelines.
- 14. **Support**: Student's enrollment at Favor Transition Academy 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 SEBAR 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. Parent also agrees to support, to the best of Parent's ability, the School's entire program through time, attendance at parent meetings, and participation in various School activities.
- 15. **Termination of Student's Attendance:** The School has the right to suspend or terminate the attendance of any student for reasons set forth in the Parent and Student Handbook (or other published document), for reasons that the School Administration considers detrimental to the School community, 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 Student's attendance (including any amounts charged on Student's account with the School).
- 16. **Default of Payment:** All accounts must be current before records and transcripts can be released or transferred to other schools. Student will not be allowed to continue to attend classes or participate in other School activities unless tuition and fees are paid by stated deadlines (or until Parent makes other written arrangements acceptable to the School).

Tuition Payment Deadlines: December 15<sup>th</sup> for Spring Term Enrollment

May 15<sup>th</sup> for Fall Term Enrollment (10-Month Plan)

June 15<sup>th</sup> for Fall Term Enrollment (12-Month Plan) Tuition

Deadlines are firm.

17. **School/Family Cooperation:** A positive and constructive relationship between the School and Family Member (defined as Parent, Student, or other person associated with Student) is essential to Favor Transition Academy's educational purpose and responsibilities to its students. If any Family Member engages in behavior, communications, or interactions on or off campus, that is disruptive, intimidating, overly aggressive, or reflects 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.

Favor Transition Academy may also place restrictions on a Family Member's involvement or activity at School for other reasons that the School deems appropriate. Any determination under this Paragraph shall be in 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.

- 18. **Photos and Images:** The Parent agrees to allow the Student's name, photograph, voice, image, and information to be used by the School for use in Favor Transition Academy publications, promotion materials, social networks, and website, without compensation and without prior notice. Parent also allows Student to be interviewed by the media on campus or at school-related events. Parent releases and holds Favor Transition Academy a subsidiary of Favor Academy of Excellence, Inc., harmless from any liability stemming from the use of the Student's name, photograph, voice, image, or information.
- 19. **Medical Authorization:** If, in the opinion of a properly licensed and practicing physician, Student needs medical or surgical services which require Parent's pre-authorization or consent, Parent hereby authorizes, appoints, and empowers the School to act as Parent and furnish such consent on Parent's behalf. Parent confirms that it is Parent's desire that Student be furnished with such medical or surgical services as soon as reasonably possible after the need arises. Parent hereby releases and holds the Favor Transition Academy, a subsidiary of Favor Academy of Excellence, Inc., harmless from any liability which might arise from the giving of such consent. Parent agrees to reimburse the School for any medical expenditures made on Student's behalf.
- 20. Consent to Onsite Medical Care, Including Referrals for Student Counseling: The Parent hereby authorizes the School to supply medical care as needed for 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 School's Mental Health Therapist to meet and counsel with Student regarding emotional, social, or family circumstances. Parent hereby releases and holds Favor Transition Academy, a subsidiary of Favor Academy of Excellence, Inc., harmless from any liability which might arise from the provision of such medical care or counseling services.
- 21. **New Student Transcripts:** If Student is transferring from another school, it is the Parent's responsibility to ensure that the transferring school promptly provides Favor Transition Academy with an official transcript.
- 22. Student's Satisfactory Completion of Current School Year: This Contract is further conditioned upon the Student successfully completing the current school year in good standing, both academically and behaviorally. If, after completion of the current school year, the School determines in its sole discretion that Student has not met this requirement, the School has the





right to unilaterally cancel this Contract. Any applicable refund will be issued according to the Tuition Refund Plan.

- 23. Release of Student Records: Parent consents and holds Favor Transition Academy, a subsidiary of Favor Academy of Excellence, Inc., harmless for the release of Student's records and information upon request by an educational institution or law enforcement agency. Parent also releases and holds Favor Transition Academy, a subsidiary of Favor Academy of Excellence, Inc., harmless from any liability stemming from the use, disclosure, or release of Student's records or information.
- 24. **Promotional Materials/Statements:** Favor Transition Academy continually strives to ensure the accuracy of all written materials, including, but not limited to, promotional information, catalogs, brochures, handbooks, and advertising. In an effort to do so, however, information included in the materials (including class sizes, student-to-teacher ratios, School accreditation, teacher qualification, specialization, and length of service, etc.) may change as programs grow and as staff changes. Prior to relying on any written materials in making your decision to enroll your Student in the School, please verify the accuracy of information with the Admissions Office. Please also understand that even if the information was accurate at the time that you enrolled the Student, the information may change prior to commencement of classes or during attendance at the School. Please also note that only the School Principal/Executive Director (or his/her designee) has the authority to make commitments regarding the nature of the program, specific arrangements for Student, or other changes from the School's regular curriculum.
- 25. Governing Law/Waiver of Jury Trial: This Contract and the rights and obligations of the parties shall be governed by and construed in accordance with the laws of the State of Georgia without regard to principles of conflicts of law. The parties agree to waive the right to jury trial over any claims pertaining to Student's enrollment, attendance, or separation from the School including, but not limited to, claims of breach of contract, under statute, ordinance, or common law. The exclusive venue for any claim shall be the Douglas County Magistrate Court or State Superior Court, Georgia, as appropriate.
- 26. Understanding of Terms: Please read this Contract carefully. By signing below, Parent acknowledges that Parent understands the terms of this Contract, Parent's obligation to pay the full 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 Parent has questions about the terms, Parent is encouraged to seek advice of counsel or to seek clarification from the School Principal/Executive Director.
- 27. Force Majeure: Favor Transition Academy's, a subsidiary of Favor Academy of Excellence, Inc., 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, hurricane, 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 such time as the School, in its sole discretion, may safely reopen. In the event that 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.





- 28. Reimbursement for Domestic Legal Issues: Parent understands and agrees that the School's primary purpose is to provide educational opportunities to the students within its institution. 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 and that 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 Parent's domestic legal disputes, including, but not limited to: Parental disagreements about Student's education or placement; divorce proceedings; custody proceedings; and/or modifications of custody proceedings. Cost incurred may involve reasonable attorneys' fees/costs to prepare for and/or attend depositions, trials, or hearings; communication with Parent or Parent's counsel, guardians ad litem or attorneys ad litem; respond 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 expense. Parent agrees to reimburse the School for such fees/costs within thirty (30) days of School billing 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. Parent's failure to pay such fees/costs promptly will result of dismissal of the family from the School.
- 29. Parent's Commitment to Truthfulness in the Admissions and Enrollment Process: Favor Transition Academy, a subsidiary of Favor Academy of Excellence, Inc., is relying 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.
- 30. 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 in accordance with its terms. Parents in two-parent households agree that each is acting as agent for the other. Modification of this agency relationship shall be in writing and delivered to the School. No oral modifications will be recognized or accepted.

31. <b>Entire Agreement:</b> This Agreement sets forth the en	tire understanding of the parties hereto with
respect to the subject matter hereof and merges and oral understandings between the parties. There have	1 1
by any party other than the representations and warra	nties contained herein.
Signature of Parent or Legal Guardian	Date



