



PARENTAL POLICY AGREEMENT STATEMENT

This statement should be carefully read, initialed beside each point and signed by an adult who is both responsible for and residing with the child. It **must be** turned in to the front office before school starts. If you have a question about any item in this statement, please discuss it with the administration.

_____ I have read the Elementary and Intermediate Policies and Procedures in order to understand the policies of Lakeland Christian Academy (LCA).

_____ I understand that my child may be suspended or dismissed during the school year if he/she willfully or repeatedly disregards school standards

_____ I understand that student photos may be used in class projects/programs, the yearbook, the school's FB page, in advertisements, or on the school web page, without name or identifying information, unless the parent has on file a note that says the student's photo may not be taken or used.

_____ I understand security cameras are operating in the classrooms and the playground.

_____ I give permission for my child to take part in all school activities. I agree not to hold LCA liable for any accidents.

_____ I have signed a Financial Responsibility Form outlining the LCA payment plan for my family. I understand my financial responsibility to LCA. I also understand that a 3% charge will be added onto any credit card payments.

_____ I give permission for my child to be administered Standardized Academic Testing.

_____ I **acknowledge that it is my** responsibility to review the contents in each child's book bag, including assignments.

_____ I understand that by my failing to adhere to the school policies stated in the handbook, I forfeit the privilege of having my child enrolled in LCA.

_____ I have read the LCA Student Uniform Policy for Kindergarten through 8th grades and understand that parents will be notified through Gradelink if their student is out of uniform and the appropriate dress code actions will be enforced.

_____ I understand and acknowledge that **LCA is governed by a Board of Directors.**

- a. LCA is a private non-profit corporation.
- b. The Board of Directors has plenary power to manage and govern the affairs of LCA.
- c. The Board of Directors is self-perpetuating.
- d. The Board sets annual budgets, operational goals, and manages and maintains operations.

- e. The Board directs inquiries or concerns about LCA to the Superintendent, who corresponds with the Board as needed.
- f. Decisions related to the authority and/or duty of the Board shall be handled in accordance with standards of a private school board in the State of Texas.

Standard of Conduct

_____ LCA expects its students and parents of LCA students to maintain Christian standards of courtesy, kindness, morality, honesty, and respect for authority. Students and parents shall refrain from use of profanity, indecent behavior, language, or dress, cheating, sexual immorality, stealing, lying, and the use of any type of tobacco, drugs, or pornographic material, and from unlawful, violent, or destructive acts. Students and parents shall abide by LCA’s Standard of Conduct while attending classes, interacting with students, parents and LCA staff both on and off campus, and through their use of Social Media or other online platforms.

Should LCA discover a student or his/her parent violating LCA’s Standard of Conduct, LCA reserves the right to take immediate action as is determined appropriate and fair by LCA, including suspension and dismissal.

Assumption of Financial Commitment. If LCA is unable to perform any of its obligations under this Agreement due to events beyond its reasonable control, LCA shall have the right to cancel classes, activities, and events as is deemed necessary by LCA. Events beyond LCA’s reasonable control shall include, but are not limited to: (1) acts of God, (2) any order, rule or regulation of any court or government agency, (3) government restrictions, (4) wars, insurrections, terrorism, or civil disorder in or around the performance venue, (5) pandemic illnesses or infections, (6) strikes, lockouts, or other forms of labor difficulties, and/or (7) any other cause beyond the reasonable control of LCA (“Force Majeure Event”). Parents will not be compensated for any expenses incurred due to a Force Majeure Event. Non-refundable fees are not affected by a Force Majeure Event.

Initial _____ I agree to pay all tuition and fees as described in LCA’s Financial Responsibility Form.

Initial _____ I understand and acknowledge that there are no refunds for tuition on withdrawals of my student from school.

Mother/Father/Legal Guardian’s signature

Mother/Father/Legal Guardian’s
Printed Name

Mother/Father/Legal Guardian’s signature

Mother/Father/Legal Guardian’s
Printed Name

Names/Ages of Enrolled Student(s) (Please Print)

Grade

