

MULLICA TOWNSHIP SCHOOL DISTRICT
Elwood, New Jersey

K-8 PRIVATE TUITION STUDENT AGREEMENT

1. As the parent(s) of _____, a K-8 private tuition student in the Mullica Township School District, I (We) expressly represent that we have the financial ability to enter into this agreement with the Board of Education of Mullica Township School District.
2. I (We) agree to pay **\$5,000** to the Board of Education for regular general educational services during the **2021-2022** school year. Regular general educational services are defined as those that do not require Child Study Team evaluation, classification and programming as well as instruction by a special education teacher. Additionally, regular education services are defined to mean those given to a student, who is able to function in the school environment without modification or supports under Section 504, which incur any additional costs. If a student needs to receive additional services from the District which exceeds those costs of typical general education services, the District reserves the right to cancel this Agreement and/or enter into another Agreement with the Parent for the cost difference of the additional services the child is receiving under 504, Child Study Team services, and the like. If the District and Parent cannot agree on a new contract for the child, the parent/guardian agrees to withdraw the student within fifteen days of written notice from the District.
3. The Board of Education agrees that payments may be made in monthly installments - **1/10** of the tuition is paid on the first of each month. A late fee of \$20.00 will be charged for monthly tuition payments received after the **15th** of the month. If the District is required to seek payment from a court proceeding due to multiple missed payments the Parent agrees to pay for the District's court costs (including attorney's fees).
4. It is expressly agreed and understood that admission as an integrated preschool tuition student is for the **2021-2022** school year only and that re-admission for the next school year is contingent upon all tuition for the preceding year being paid in full and the affirmative recommendation of the principal of the school following his/her review of academic progress and student behavior.
5. Generally speaking, the Board of Education is unable to offer Special Education or 504 services or programs on a private tuition basis because of the open ended and the possibility of extensive involvement of staff and resources that this could acquire. By signing this agreement the parent(s) of _____ are stating that _____ is not now a classified student in any school district nor are special modifications needed from the school to which additional costs could accrue. Furthermore the parent(s) agree(s) that should CST referral be needed or 504 services requiring the expenditure of additional funds be deemed necessary by the Administration of the District; the parent will withdraw the child or apply to the Superintendent for an exception. The parent expressly understands and agrees that it is the student's district of residence which is responsible for the provision of Special Education or 504 services and the Board is under no obligation to grant an exception.
 - a. The parent may apply for an exception to this provision to which the Superintendent may or may not agree based on the needs involved, staffing available and other

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considerations. If the Superintendent agrees to retain a private tuition student needing Special Education services or 504 services the parent will be required to enter into a separate agreement with the Board, and will assume responsibility for all costs for the additional services in addition to the private tuition rate in effect.

6. It is agreed that the parent(s) may withdraw the student at any time and that the appropriate student records will be forwarded to any school chosen by the parent. It is agreed that a final tuition bill be calculated at that time and will be paid in full at the time of transfer.

7. It is expressly agreed and understood that in the event there is a dispute regarding the removal of the child from the program for behavior deemed inappropriate by the administration that the parent(s) will withdraw the student at that time. A final tuition bill will be calculated at that time and will be paid in full. Appropriate student records will be forwarded to the school chosen by the parent(s).
 - a. Due process will be observed and the parent(s) may appeal the removal to the Superintendent of Schools and, if not satisfied, to the Board of Education. During the appeal process the removal process may be held in abeyance, however, the parent(s) agree(s) to abide by the decision of the Board of Education, which is final.

Parent

Board President

Parent

School Business Administrator

Address

500 Elwood Road

Address

Elwood, New Jersey 08217

Phone

(609) 561-3868