

Enrollment Agreement Provisions

In this enrollment agreement between **Umpqua Valley Christian School** and the parents or guardians of the student(s) listed herein, we hereby enroll this or these students for the academic year stated with the following agreements and understanding.

1. We understand that **Umpqua Valley Christian School** is a ministry for the kingdom of God. As such, God's Word, as found in the Old and New Testaments, is the governing authority of **Umpqua Valley Christian School**.
2. We understand that as an integral part of the Christian Education program of **Umpqua Valley Christian School**, the teachers will teach my child according to the philosophy and mission of **Umpqua Valley Christian School**. This teaching, which will take place in classes and chapel, will attempt to convince each student that what **Umpqua Valley Christian School** believes about God, the Bible, and mankind is the correct and necessary belief for every person.
3. We understand that attending **Umpqua Valley Christian School** is a privilege, not a right. Accordingly, my child may be disciplined, up to and including suspension or dismissal from **Umpqua Valley Christian School** for just cause, as determined at the sole discretion of the Administration and/or School Board of **Umpqua Valley Christian School**.
4. We understand that consistent with **Umpqua Valley Christian School's** philosophy and mission statement, **Umpqua Valley Christian School's** goal is to provide every student a Christ-centered education. However, it is primarily our responsibility to educate our child. Accordingly, we agree to require our child to perform all duties and responsibilities given to him/her by his/her instructors.
5. We understand and agree that this enrollment agreement is the sole agreement between ourselves and **Umpqua Valley Christian School**. Accordingly, if any provision is later found to be void or voidable, such will not affect the validity of any other provision, and that both parties agree to remain bound by all provisions.
6. We understand and agree that any and all terms used in this enrollment agreement and all other **Umpqua Valley Christian School's** documents are to be applied as interpreted solely by the governing authority of **Umpqua Valley Christian School**. Accordingly, any disagreement as to the meaning or application of any term contained in this enrollment agreement or other **Umpqua Valley Christian School's** documents is to be resolved in favor of **Umpqua Valley Christian School**.
7. We pledge our fullest cooperation to keep doctrinal controversy and denominationalism out of **Umpqua Valley Christian School** at all times.
8. Should there be a question about or disagreement with **Umpqua Valley Christian School's** policies or procedures, we will in no case complain to any parent, but in the love of Christ, and with prayer will register only necessary complaints with the teacher, principal, administrator, or School Board, in that order, as appropriate. If we reach a point of disagreement on an issue of a non-criminal nature with **Umpqua Valley Christian School**, in keeping with I Corinthians 6:1, we agree to accept the decision of the School Board as final, rather than taking the dispute to a civil court; we waive any right to non-criminal litigation.
9. We understand that assessments will be made to cover damage of **Umpqua Valley Christian School's** property (including breakage of windows, abuse or loss of books, etc.)
10. We understand that, in the event of early withdrawal during any month, tuition is payable for the entire month.
11. We agree to and accept the policy of **Umpqua Valley Christian School** that no grades or transcripts will be released unless a student's financial account is current, and waive any rights we may have in this regard under any state education code or law, with respect to ourselves and/or the child.
12. We understand and agree that should any collection of fees be necessary, we will be responsible for the cost of collections.
13. We understand and agree that this enrollment agreement does not bind either party to a specific period of enrollment; either party may terminate this enrollment agreement with written notice.