



WITHDRAWAL FROM ACADEMY AND FULL RELEASE AGREEMENT

I, the undersigned parent, on behalf of the undersigned student do agree as follows:

- 1) That I am, effective this date, withdrawing my son/daughter from Medina Christian Academy.
- 2) That I understand that I have financial obligations that extend past the date of this withdrawal, by school policy and agree to settle these obligations.
- 3) That, I understand that no records or transcripts will be released until such time that this obligation is settled, including Library books, school books, sports equipment, and library fines.
- 4) That, in the event that I have paid all my financial obligations at the time of the execution of this agreement, I have received all transcripts from the Academy as of this date.
- 5) I know of no outstanding issue(s) in regard to my sons/daughters enrollment at the Medina Christian Academy at this time. (Any issues are fully set forth in reverse of this agreement.)
- 6) I have no further claim to any cause of action, should any exist, (whether now know or herein after discovered) against Medina Christian Academy and do fully and finally release Medina Christian Academy, its officers, directors, board, employees, staff, and volunteers, from any and all liability, in regard to the time during which my student was at Medina Christian Academy.
- 7) That I will receive a copy of this Release Agreement.

Medina Christian Academy by: It's Authorized Agent

Students Name: Printed

Signature of Parent or Guardian

Printed Name of Parent or Guardian

Date

