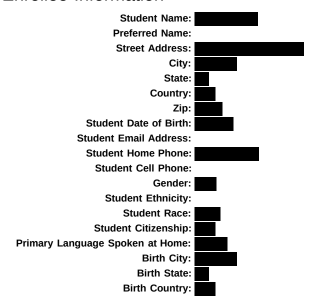
Online Enrollment

Enrollee Information

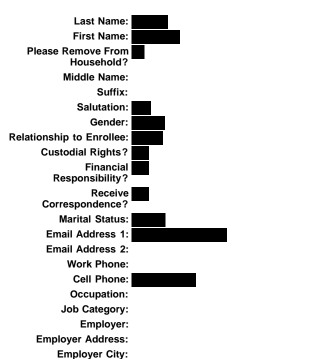


Household

Home Address

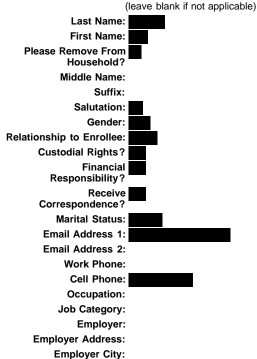


First Parent / Guardian



Employer State:

Second Parent / Guardian (leave blank if not applicable)



Employer State:

Employer Zip: Employer Zip:

Grandparents

Are there grandparents related to the student?

Tuition & Fees

I have read and understand the terms of the tuition and fees for 2023-2024 Yes

FACTS Payment Plan Selection

FACTS: Semi-Annual Payments

Please contact the school to make any changes to your FACTS payment plan.

Tuition Refund Plan

Under the terms of the O'Neal School Enrollment Agreement, financial responsibility is incurred for the entire school year upon enrollment. This policy is necessary because the School contracts for significant expenses on yearly basis. In order to plan and maintain these services for the year, it is essential that the annual income from tuition charges be stabilized. Therefore, to assist O'Neal parents, we are pleased to offer a Tuition Refund Plan as a means to insure parents' annual financial obligation under the terms of the Enrollment Agreement. This plan is provided by A.W.G. Dewar Inc. Please find a detailed brochure of the coverage offered here.

Grade	tuition	TRP Premium
PK3/4 Half-day	\$8,750	\$96.25
PK3/4 Full-day	\$12,675	\$139.42
JK-Kindergarten	\$13,950	\$153.45
Grades 1st through 4th	\$16,475	\$181.22
5th & 6th Returning student	\$16,840	\$185.24
5th & 6th New student	\$17,725	\$194.98
Grades 7th through 12th	\$19,475	\$214.23

Given the no refund or cancellation of enrollment policy, the School recommends that ALL parents consider participation in the Tuition Refund Plan.

- Full Tuition Payment TRP is optional- Please email businessoffice@onealschool.org if you would like the fee to be waived.
- Two or More Payment Plan TRP is required

If you have any questions about the amounts listed above, please contact Jonna Depugh at 910-692-6920 ext. 105

Would you like to purchase Tuition Refund Insurance?

I am paying my tuition in two or more payments. Tuition Refund is required.

Terms and Conditions

School Pre-Agreement Terms and Conditions

You have been given the option to complete forms due to The O'Neal School (the "School") related to your child's registration, enrollment, and matters over the course of this and future schools years (the "Forms") electronically. You have chosen to submit your child's required Forms with an electronic signature. By typing in your name in any of the Forms available to you here, you are signing such Form electronically and agree that (a) your electronic signature is the legal equivalent of your "E-Signature") is as valid as if you signed the document manually or by hand, (d) no certification authority or other third party verification is necessary to validate your E-Signature and the lack of such certification or third party verification will not in any way affect the enforceability of your E-Signature or any resulting agreement between you and the School, and (e) you are authorized to enter into this agreement to use your E-Signature. Your electronic signature certifies that you have read, understand, and agree to the terms and conditions of the Forms. If you would prefer to print and sign a paper copy or if you do not want your Forms to be submitted electronically in the future, you can discontinue the use of electronic Forms by notifying The O'Neal School in writing, and submitting paper copies to the School.

By submitting your electronic signature on the School Forms you understand and agree with the following statements:

I have agreed to conduct my transactions, Forms, and paperwork with The O'Neal School by electronic means. I authorize The O'Neal School to rely on my electronic signatures and I understand that they have legal binding effect. I understand and acknowledge that I can receive and retain a record of all Forms I am signing by printing them or storing them on my computer.

If I choose to terminate this authorization, I will notify The O'Neal School in writing, but I understand that any termination of this authorization will not relieve me of my



School Terms and Conditions

Enrollment Terms and Conditions

Thank you to all of our families who meet their financial obligations to the School and help us fund our critical operations. You hereby (a) request that your child be enrolled as a student at the School for the 2023-2024 academic year and (b) agree, in consideration of the enrollment of your child by the School, as hereinafter set forth.

These Enrollment Terms and Conditions constitute a valid and binding agreement between you and the School and, in order to enroll your child at the School, you must enter into this Agreement by clicking on the SUBMIT button or similar buttons or links as may be designated by the School to show your approval of this Agreement. You acknowledge and agree that, by clicking on the SUBMIT button or similar buttons or links as may be designated by the School to show your approval of this Agreement, you are entering into a legally-binding contract. You hereby agree to the use of electronic communication in order to enter into this Agreement and waive any right or requirement under any law or regulation that requires an original (non-electronic) signature or delivery or retention of non-electronic records.

Participation. Your child may participate in any school sport, activity, and school-sponsored trip, and, if you wish to restrict the participation of your child in any student activities, you must provide written notice thereof to (a), in the case of a lower school student, your child's teacher or (b), in the case of a middle or upper school student, the administrative assistant to the division director. You will immediately inform the School if you are or become aware of any condition or circumstance that could affect the well-being of your child including, without limitation, any past incident or current risk of allergic reaction or other medical condition, chronic illness, handicap, disability or other condition.

Payment. The School will incur fixed expenses based upon the enrollment of your child and will develop its budget on the basis of anticipated tuition revenues. You hereby agree that, upon enrollment of your child and as an unconditional obligation to the School, you will timely (a) pay all tuition, including the non-refundable deposit and all other fees and expenses, for the grade in which your child is enrolled and (b) make all required payments on or before the dates set forth in the tuition payment plan that you have elected. You further hereby agree that all payments (including, without limitation, all financial obligations incurred by you or your child) are non-refundable except per the terms of A.W.G. Dewar, Inc. Tuition Refund Plan ("TRP") You are also responsible for an additional \$300.00 administrative fee per student applicable to all payment plans except for the one installment and the two installment plans. In the event that all outstanding balances are not paid in full as due, and notwithstanding any acceptance or enrollment agreement, (v) no records, grades, report, transcript or diploma will be issued to you, your child or any third party, (w) your child may not be permitted to enroll in or enter or continue to attend the School or School activities, (x) your child may not participate in baccalaureate or graduation ceremonies, and (y) you will reimburse the School for all collection costs and reasonable attorneys' fees incurred by the School. You hereby acknowledge that the TRP has been explained in detail, including requirements for participation, so please review TRP details and participation requirements if needed before proceeding.

Financial Aid. If you choose to apply for financial aid, you must annually submit financial data to FACTS for analysis (please note that FACTS processes information but does not offer nor provide financial assistance). Financial aid at the School is offered through reduced tuition costs rather than by an endowment or outside sources. The level of financial aid is determined by an evaluation by FACTS, with uniform criteria for all applicants, but you must pay at least 25% of the tuition costs. Financial aid is awarded after receipt of the enrollment agreement and the 10% tuition deposit, but, if you choose not to enroll your child, the School will refund your enrollment deposit upon written request within fourteen days of determination of the financial aid award. The names and financial information of financial aid applicants are confidential, and, similarly, it is a violation of the rules and regulations of the School for you or your child to disclose the size of your financial aid award. The level of your financial aid award may consider and reflect the number of your children enrolled at the School. You agree that, in the event that you have multiple children enrolled at the School and one of the children is dismissed or withdraws from the School during the academic year or at any other time, your financial aid award is subject to review and adjustment by the school.

Academic Placement: Citizenship. You hereby accept the School's academic and social policies, rules, and regulations as established by the School, as may be modified from time to time, and the School reserves the right to determine the appropriate grade placement for your child as well as to discipline, suspend, dismiss or decline to re-enroll your child in event that (a) your child neglects his or her school work, fails to meet applicable academic standards or exercises poor citizenship or fails to cooperate, (b) you or your child violate any applicable law or the rules and regulations of the School (including, without limitation, its honor code and drug and alcohol policies), (c) you or your child or any other parent or guardian of your child disrupt School operations, otherwise fails to cooperate with the School in its operations or is unable to maintain a positive and constructive relationship with the School, (d) the School determines, in good faith, that the continued enrollment of your child at the School is not in the best interests of your child or the School or (e) you or any guardian or representative, or other person interacting with the school community by virtue of his or her relationship with your child does not comply with School policies or his or her behavior constitutes an impediment to the School's ability to meet its mission and/or other educational objectives for any student. This determination will be made at the sole discretion of the Head of School. You hereby acknowledge that your execution of this Agreement is not contingent upon any particular program, curriculum, employee, or enrollment level, and understand that the School retains the right to change its programs, curriculum, or workforce in its discretion. You understand that there is no obligation by the School to modify or provide alternative programming for students missing school for any reason. You remain liable for all tuition, fees, and expenses for your child in the event that your child is dismissed or withdraws from the

Legal Costs. In the event of a dispute between the School and you regarding tuition, fees or charges of any kind, the School shall be entitled to recover the School's costs and attorneys' fees incurred in such a dispute. Further, you understand and agree that the School's primary purpose is to provide educational opportunities to its students and that it is disruptive to the School for a parent to involve the School (or any of its employees) in domestic legal disputes between parents and that these disputes often result in incurrence of legal fees and costs by the School. Therefore, you agree to reimburse the School, upon demand, for, and indemnify the School against, all costs and expenses incurred by the School as a result of any domestic legal disputes (including, without limitation, parental disagreements about your child's education or placement, divorce proceedings, custody proceedings or modifications of custody proceedings). These costs and expenses may, for example, include or be related to (a) reasonable attorneys' fees and costs to prepare for or attend depositions, trials or hearings, (b) communication with you or your counsel, guardians ad litem or attorneys, (c) response to subpoenas, (d) drafting letters, motions or other documents, (e) copying documents, providing records, engaging substitute teachers or temporary employees, and travel expenses. The School reserves the right to dismiss or decline to reenroll your child in the event that you fail to timely pay any of these costs or expenses.

Media Rights. You hereby irrevocably grant to the School, and those acting with its authority, the unrestricted, absolute, perpetual, worldwide right and license to use your child's photograph, likeness, voice, statements, and, without limitation, any photograph, film or video or audio tape that may be taken of your child (collectively, the "Content"), without further compensation, consideration, or notice or permission to you or to any third party, and to reproduce, copy, modify, create derivative works of, display, perform, exhibit, distribute, transmit or broadcast, publicly or otherwise, or otherwise use and permit to be used the Content or any part thereof, whether alone or in combination with other materials (including but not limited to text, data, images, photographs, illustrations, and graphics, video or audio segments of any nature), in any media or embodiment in connection with the promotion of the School.

Non-Custodial Parents. All communications generated by the school (including, for example, report cards, teacher comments, standardized test scores, and general mailings) will be limited to you and not sent by the School to any other party.

Calendar: Methodologies. The School reserves the right to change and adjust the School calendar if it determines any change or adjustment to be in the best

interests of the School and its students. The School further reserves the right to determine all methods of educational instruction.

Governing Law: Venue. You acknowledge and agree that, as the State of North Carolina has a substantial relationship to the School and to this Agreement, all questions with respect to the construction hereof and the rights and liabilities of you and the School shall be determined in accordance with the applicable provisions of the internal laws of the State of North Carolina; provided, however, that, if any applicable conflict or choice of law rules would choose the law of another State, you and the School hereby waive the effect of such rules and agrees that the substantive, procedural, and constitutional law of the State of North Carolina shall nonetheless govern. All obligations of you and rights of the School expressed herein or in any documents related hereto shall be in addition to, and not in limitation of, those provided by applicable law. Any litigation based hereon, or arising out of, under, or in connection with this Agreement or any documents related hereto, shall be brought and maintained exclusively in the General Court of Justice of the State of North Carolina for Moore County; provided, however, that at the option of the School, any litigation may be brought and maintained, and any suit seeking enforcement against any collateral or other property may be brought, at the option of the School, in the courts of any jurisdiction in which you may be found. You and the School hereby expressly and irrevocably submits to the jurisdiction of the courts of the General Court of Justice of the State of North Carolina for Moore County for the purpose of any litigation and irrevocably consents to the service of process by overnight courier or by personal service within or without the State of North Carolina. You and the School hereby expressly and irrevocably waive, to the fullest extent permitted by law, any objection that you or the School may now or hereafter have to the laying of venue of any litigation brought in the court hereinabove set forth and any claim that any litigation has been brought in an incon

Other Provisions. Nothing in this Agreement shall be construed as giving any person or entity, other than you and the School and their respective successors and permitted assigns, any right, remedy or claim under or in respect to this Agreement or any provision hereof. This Agreement shall be binding and conclusive upon and inure to the benefit of you and the School and their respective heirs and successors. The section headings throughout this Agreement are for convenience and reference only, and words contained therein shall in no way be held to explain, modify, simplify or aid in the interpretation, construction or meaning of the provisions of this Agreement. This Agreement constitutes a free bargain between you and the School, and any uncertainty or ambiguity existing herein shall not be interpreted against you or the School (and any rule of construction or interpretation otherwise requiring this Agreement to be construed or interpreted against you or the School shall not apply to any construction or interpretation hereof) but according to the application of the rules of interpretation of contracts. Each of the covenants and agreements set forth in this Agreement are separate and independent covenants, each of which has been separately bargained for and you and the School intend that the provisions of each covenant shall be enforced to the fullest extent permissible; provided, however, that, if any provision of this Agreement is held to be illegal, invalid or unenforceable under any applicable present or future law, (a) the illegal, invalid or unenforceable provision shall be fully severable, (b) this Agreement shall be construed and enforced as if the illegal, invalid or unenforceable provision was not a part hereof, (c) the remaining provisions of this Agreement shall remain in full force and effect and shall not be affected by the illegal, invalid or unenforceable provision or by its severance herefrom, (d) you and the School shall substitute, in lieu of the illegal, invalid or unenforceable provision, a legal, valid and enforceable provision as similar in terms to the illegal, invalid or unenforceable provision as possible in order to accomplish the original intent and purposes of the Parties hereunder, and (e), without limitation upon the generality of the remainder of this section, you and the School waive, to the maximum extent permitted by applicable law, any provision of applicable law that renders any provision hereof illegal, invalid or unenforceable in any respect. The remedies, if any, set forth in this Agreement shall be in addition to any legal or equitable remedies under applicable law or in any other agreement between you and the School and shall not be construed as a limitation upon, an alternative for or in lieu of any other remedies.

Entire Agreement: Waiver: Amendment. This Agreement, including any appendices hereto, constitutes the entire agreement between you and the School with respect to the subject matter hereof, and supersedes all other prior agreements or undertakings with respect to the subject matter hereof, both written and oral. No delay or failure on the part of the School in the exercise of any right, power or remedy shall operate as a waiver thereof, nor shall any single or partial exercise by any of them of any right, power or remedy preclude other or further exercise thereof, or the exercise of any other right, power or remedy. No amendment, modification or waiver of, or consent with respect to, any provision of this Agreement shall in any event be effective unless the same shall be in writing and signed and delivered by the party against which or whom enforcement is sought, and any amendment, modification, waiver or consent shall be effective only in the specific instance and for the specific purpose for which given.

Acts Of God And Other Emergencies. You agree that in the event of any failure or delay in the School's performance under this Agreement resulting from causes beyond the School's reasonable control and occurring without its fault or negligence, including without limitation, Acts of God, fire, pandemic, government restrictions, wars, and insurrections, the tuition obligations under this Agreement shall continue and the School shall not be liable for any such failure or delay in its performance. You understand that school schedules may be extended for a period of time equal to the time lost due to any delay so caused and/or classes may be conducted via distance-learning basis may be scheduled, in the School's discretion.

Miscellaneous. This Agreement is for your child's enrollment for the 2023-2024 school year only. The School has no obligation, expressed or implied, for reenrollment in subsequent school years. Your child's enrollment for 2023-2024 is conditioned upon his or her satisfactory completion of the 2022-2023 school year, the completion of any School required summer school work or the equivalent thereof to the satisfaction of the School, and the payment of any outstanding balances due to the School for your child and/or any other students with one or more of the same financially responsible parent(s)/guardian(s). Each parent/guardian's financial obligation to the School under this Agreement exists independent of and is not affected by any arrangement or agreement between you or any guardian or any litigation between or court order applicable to your child regarding custody, support, or financial responsibility.

YOU EXPRESSLY ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT AND UNDERSTAND THE RIGHTS, OBLIGATIONS, TERMS AND CONDITIONS SET FORTH HEREIN. BY CLICKING ON THE SUBMIT BUTTON OR SIMILAR BUTTONS OR LINKS AS MAY BE DESIGNATED BY THE SCHOOL TO SHOW YOUR APPROVAL OF THIS AGREEMENT, YOU EXPRESSLY CONSENT TO BE BOUND BY THE FOREGOING TERMS AND, YOU HEREBY WAIVE ANY APPLICABLE RIGHTS TO REQUIRE AN ORIGINAL (NON-ELECTRONIC) SIGNATURE OR DELIVERY OR RETENTION OF NON-ELECTRONIC RECORDS, TO THE EXTENT NOT PROHIBITED UNDER APPLICABLE LAW.

Check for Parent/Guardian Signature
Name: Date: 1/24/2023

Check here for Parent/Guardian Signature

Electronic Signature Page

Electronic Signature

The electronic signatures below and their related fields are treated by The O'Neal School like a physical handwritten signature on a paper form.

Agreements

My signature below affirms that all of the information contained in this enrollment packet is correct, complete, and honestly presented. I understand that withholding or misrepresenting information in this packet may jeopardize my child's enrollment.

Check for electronic signature Name: Date: 1/24/2023

Check for electronic signature Name:

Date: 1/24/2023