GLENWOOD PREPARATORY SCHOOL RE-REGISTRATION AND SCHOOL FEE COMMITMENT FORM - 2021

Both parents to fill in this re-registration and school fee commitment form. (Jointly and severally liable in terms of Family Law)

D)

Cash

(Jointly and	severally	liable in	terms o	of Family	Law)				
Parent 1)									and
Parent 2)									
			1)Grade 2)						ade
			s)Grade 4)Grade						ade
Hereby comm Preparatory S						and payr	nent of school fees fo	r the above lear	ner at Glenwood
Address of Parent/Guardian			,						
Telephone: I									
Address of Pa	arent/Guar	dian	2)						
Telephone: I	Home								
Please note t	hat the tota	al school	fees are	e due on t	he firs	st day of	school but parents do	have the followi	ng options:
School Fee I	Payment C	Options a	are as f	ollows:					
GRADES	S 1 - 7						Amount	Discount	Total Due
Option 1 EFT		Paid in full on/before 31 December 2020 – 7.5% Discount					R28,200-00 p.a.	R2115.00	R26,085-00
Option 2 CARD or CASH		Paid in full on/before 31 December 2020 – 3.75% Discount					R28,200-00 p.a.	R1057.50	R27142-50
Option 3 EFT		Paid in full on/before 28 February 2021 – 5% Discount					R28,200-00 p.a.	R1410.00	R26,790-00
Option 4 CARD or CASH		Paid in full on/before 28 February 2021 – 2.5% Discount					R28,200-00 p.a.	R705-00	R27,495-00
Option 5 10 EQUAL INSTALMENTS		(January to October) Payable at the end of each month. First payment to be paid by 31 January 2021					R2,820-00 p.m. x1	0	
					<u> </u>		e tick appropriate blo	•	ment of the food
I elect to pay	by means	ог Ориоп		2 3	4		and confirm that I am	liable for full payi	nent of the fees.
You may cho A)						School's	Bank Account, details	are as follows:	
Bank : First National Bank Branch No. : 22-02-26 Reference : Full Name of Learn							Branch: Account No. or Account Number		
B)	Credit/Debit Card Facility - available at school.								
C)	Stop Order – parents are to make the necessary arrangements with their own banks to sign a Stop Or for 10 equal months.						ign a Stop Order		

In terms of Section 40 of the South African Schools Act No. 84 of 1996, the Parents/Legal Guardians are liable for school fees, jointly and severally, the one paying the other to be absolved. No decree of divorce and /or settlement agreement absolves the Parents/Legal Guardians from their obligation to pay school fees, which is a statutory obligation.

In the event of the person signing this agreement not being the natural parent of the learner, then such person assumes the responsibility of a parent as defined in Section 1 of the South African Schools Act.

The Governing Body/Administration of the school may by process of law enforce the payment of school fees – in terms of the South African Schools Act, parents are entitled to apply for financial assistance, if their financial situation warrants it.

In the event that the Governing Body elects to institute action for the recovery of any amounts due in terms thereof, the Parents/Legal Guardians:-

- accept liability for all legal costs incurred on the scale as between attorney and own client, inclusive of collection commission on any installments and any tracing agents' fees;
- hereby consent to the issue of an emoluments attachment order in the amount equivalent to the yearly fees levied;
- consent to the jurisdiction of the Magistrate's Court.

The Parents/Guardians agree that in the event of them defaulting in any payment due to the school, that the school may adversely list them with a registered credit bureau to obtain information on them.

Notwithstanding my/our signature(s) to this commitment form my/our obligation to pay school fees is a statutory obligation and not contractual.

In the event of any one installment in terms hereof not being paid on due date, then and in that event:-

- the full outstanding amount of school fees and any other amounts not yet due, will immediately and without notification or demand become due and payable;
- the Parents/Guardians will be liable for interest on all outstanding amounts at the maximum rate permissible in law.

Parents that default in their monthly payments will be charged 2% interest per month on their arrear account.

Any notice to be given to me/us in terms of this document shall be in writing and shall be delivered or sent by

prepaid registered post:								
,	Which address shall be my/our domicilium citandi et executandi.							
((No Pri	vate bag or P.O. Box address please – phys	sical address needed.)					
•	_	any indulgence/forbearance or extension o ny of the Governing Body of their rights.	f time that may be granted to me/u					
Parent/Guardian Signature:	: (1)		Date					
Parent/Guardian Signature:	(2)		Date					