

Kindergarten through Eighth Grade Registration Agreement Summer 2024

Student's Name ______ Birth Date _____ Gender _____

Address _____ City ____ Zip _____ Home Phone _______

Father/Guardian Name (print) ______ Work Phone ______ Cell Phone _______

Mother/Guardian Name (print) ______ Work Phone ______ Cell Phone _______

School attended in 2023-2024 ______ Grade attended in 2023-2024 ______ Entering grade in 2024-2025 ______

List all allergies and pertinent medical information _______

List treatment method _______

Primary Email Address _______

Please check desired program(s): Tuition Deposit

Please check desired program(s):			Tuition	Deposit
Kindergarten				
Young Scholars Workshop I	June 17 – June 28	9 A.M. – 12 P.M.	□ \$ 815	\$ 295
Young Scholars Workshop II	July 8 – July 19	9 A.M. – 12 P.M.	□ \$ 815	\$ 295
Both Enrichment Workshops	June 17 – July 19*	9 A.M. – 12 P.M.	□ \$1515	\$ 535
First Grade				
Writing and Illustration Workshop I	June 17 – June 28	9 A.M. – 12 P.M.	□ \$ 815	\$ 295
Writing and Illustration Workshop II	July 8 – July 19	9 A.M. – 12 P.M.	□ \$ 815	\$ 295
Both Enrichment Workshops	June 17 – July 19*	9 A.M. – 12 P.M.	□ \$1515	\$ 535
Both Emilian Workshops	June 17 July 19	771 121	Δ ψ1515	Ψ 333
Second Grade				
Beyond the Basics Workshop I	June 17 – June 28	9 A.M. – 12 P.M.	□ \$ 815	\$ 295
Beyond the Basics Workshop II	July 8 – July 19	9 A.M. – 12 P.M.	□ \$ 815	\$ 295
Both Enrichment Workshops	June 17 – July 19*	9 A.M. – 12 P.M.	□ \$1515	\$ 535
Third Grade				
Beyond the Basics Workshop I	June 17 – June 28	9 A.M. – 12 P.M.	□ \$ 815	\$ 295
Beyond the Basics Workshop II	July 8 – July 19	9 A.M. – 12 P.M.	□ \$ 815	\$ 295
Both Enrichment Workshops	June 17 – July 19*	9 A.M. – 12 P.M.	□ \$1515	\$ 535
E. A.C.I.	·			
Fourth Grade Language Arts Strategies Workshop I	June 17 – June 28	9 A.M. – 12 P.M.	□ \$ 815	\$ 295
Language Arts Strategies Workshop II	July 8 – July 19	9 A.M. – 12 P.M.	□ \$ 815	\$ 295
Both Enrichment Workshops	June 17 – July 19*	9 A.M. – 12 P.M.	□ \$1515	\$ 535
Both Emiliant Workshops	Julie 17 July 19	771.141. 121.141.	□ \$1515	Ψ 333
<u>Fifth Grade</u>				
Language Arts Strategies Workshop I	June 17 – June 28	9 A.M. – 12 P.M.	□ \$ 815	\$ 295
Language Arts Strategies Workshop II	July 8 – July 19	9 A.M. – 12 P.M.	□ \$ 815	\$ 295
Both Enrichment Workshops	June 17 – July 19*	9 A.M. – 12 P.M.	□ \$1515	\$ 535
Grades 6-8				
Language Arts Workshop	June 17 – June 28	9 A.M. – 12 P.M.	□ \$ 815	\$ 295

^{*}No Enrichment Workshops July 1-5. Adventure Day Camp is available July 1-3 and July 5. The School reserves the right to cancel or modify/substitute classes.

The non-refundable deposit is due at the time of registration. The balance for all programs is due April 26, 2024. Those enrolling after April 26, 2024, will pay the full tuition at the time of registration. Statements will NOT be sent.

Please enter	the a	ppropriate	figures	below:
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Non-refundable deposit due with registration	Remaining balance due April 26, 2024		

Total Due: \$ _____ Deposit Due: \$ ____



Kindergarten through Eighth Grade Registration Agreement Summer 2024

	Student's Name_		
initial	It is agreed that enrollment, as specified within this registration agreement, may be can another administrator and delivered to the school office on or before April 26, 2024. To portion of the tuition for the summer program will be refunded if the student is absefail to complete the summer program. Should collection or legal action be instituted or disbursements including all attorney fees incurred to collect and enforce this indebted.	ne deposit remains non-refundable. I/We understand than nt, suspended, withdrawn, dismissed, or otherwise should this contract, I/we agree to pay all costs and	
initial	The Dorris-Eaton School shall have the right to dismiss any student for unsatisfactory a apply both on and off campus. I/We understand that The School retains the right to ter school policies, rules, or regulations. I/We understand that infraction of school policies from the program and that no tuition will be refunded. A student may also be dismisse School regarding the child's discipline needs or are not following school rules. I/We understand that no refunds will be member of a class, handle group dynamics, and be able to participate in routine school dismissed if said child is unable to adjust to Dorris-Eaton and that no refunds will be methall also be grounds for dismissal.	minate enrollment in the event of non-compliance with and rules will result in my/our child being terminated dif the parents/guardians have not cooperated with The aderstand that my/our child must be able to participate as activities. I/We understand that my/our child may be	
initial	I/We hereby authorize The Dorris-Eaton School to take whatever action is necessary to Any expenses incurred in obtaining that medical care will be paid by me/us.	obtain emergency medical care for my/our child.	
initial	Arbitration In the event the parties to this Agreement have any dispute, controversy or claims including a breach thereof, or in any way relating to the education received by a caparties shall submit the Dispute to binding Arbitration. Arbitration shall means a Association ("AAA") office located nearest to the School, for binding resolution. Agreement shall be reviewed and determined by a single arbitrator pursuant to A then in effect for Commercial Arbitration, as the same may be modified herein or the award rendered by the arbitrator may be entered in any court having jurisdic AAA's panel of arbitrators, having at least ten (10) years of professional experien question. The arbitrator shall be appointed within thirty (30) days after either pa Discovery shall be permitted in accordance with AAA's rules for Commercial Arbitration this Agreement, the non-prevailing party shall pay the costs, including party in the arbitration. The arbitrator shall have the authority to grant injunctive would otherwise grant. All aspects of the Arbitration shall be treated as confident the existence, content or results of the Arbitration, except as necessary to enforce comply with legal or regulatory requirements. Before making any such disclosure judgment or for legal or regulatory requirements, the party intending to make the that intention and shall afford the other party a reasonable opportunity (not less that intention and shall afford the other party a reasonable opportunity (not less that intention and shall afford the other party as a reasonable opportunity (not less that intention and shall afford the other party as a reasonable opportunity (not less that intention and shall afford the other party as a reasonable opportunity (not less that intention and shall afford the other party as a reasonable opportunity (not less that intention and shall afford the other party as a reasonable opportunity (not less that intention and shall afford the other party as a reasonable opportunity (not less that intention and shall afford th	hild pursuant to this Agreement ("the Dispute"), the bmission of the Dispute to the American Arbitration Any Dispute submitted to Arbitration pursuant to thi AA's comprehensive arbitration rules and procedure by written agreement of the parties, and judgment of tion thereof. The arbitrator shall be chosen from the in the appropriate field related to the Dispute in try submits a written demand for arbitration to AAA itration. If an arbitration proceeding is brought greasonable attorneys' fees, incurred by the prevailing relief in a form similar to that which a court of law ital. Neither the parties nor the arbitrator may disclosh the award, turn the award into a judgment or to to to, other than to enforce the award, turn it into a disclosure shall give the other party written notice of than twenty (20) days) to protect its interests. In	s es n
	The School reserves the right to cancel or change classes.		
	Father/Legal Guardian Signature:	Date:	
	Mother/Legal Guardian Signature:	Date:	

Please make sure both parents/legal guardians have initialed each statement and signed above.

Return this registration agreement with your deposit (or full tuition if registering after April 26, 2024) to The Dorris-Eaton School.

ASSUMPTION OF RISK AND WAIVER OF LIABILITY RELATING TO CORONAVIRUS/COVID-19

Child's Name

The Dorris-Eaton School (hereinafter "School") cannot prevent you and/or your child from becoming exposed to, contracting, or spreading COVID-19 while utilizing the School's services, facilities, or premises or coming into contact with the School's administration, faculty, employees, or students. Therefore, if you choose to utilize the services, facilities, or premises of the School:

- You and/or your child may be exposing yourselves to and/or increasing your risk of contracting or spreading COVID-19.
- You must take adequate protections to protect yourselves and others from contracting or transmitting COVID-19.
- You will be expected to comply with the School's policies and practices displayed at the School and set forth, in part, below to help address the risk of exposure to COVID-19.

As consideration for being permitted by the School to use the School's services, facilities, and/or premises, I hereby, on behalf of myself and my child, irrevocably and unconditionally release, waive, relinquish, and discharge: (i) the School, and/or its successors or assigns; and (ii) the School's officers, directors, employees, or agents, and/or their successors and assigns [(i) and (ii) above shall be referred to collectively as the "Released Parties"], from any and all liability from any and all claims, demands, rights, actions, suits, causes of action, costs, losses, charges, expenses, damages, judgments, and/or liabilities for property damage, personal or bodily injury, death, emotional injury, and/or illness, howsoever caused, as a result of any exposure, infection, and/or spread of COVID-19 relating to use of or contact with the School's services, facilities, administration, faculty, employees, or students and/or premises, to the maximum extent allowed by law (collectively "The Release Claims"), and I covenant and agree not to make a claim or demand against, sue or bring litigation against, or attach the property of the Released Parties for any of The Released Claims.

In furtherance of this release, I, on behalf of myself and my child, expressly acknowledge and waive any and all rights under Section 1542 of the California Civil Code, which provides as follows:

"A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release and that, if known by him or her, would have materially affected his or her settlement with the debtor or release party."

I agree to indemnify the Released Parties for any attorneys' fees and/or costs incurred to enforce this Agreement. Notwithstanding the foregoing covenant not to sue, in the event that a lawsuit is filed against any of the Released Parties, I agree that the sole and exclusive venue shall be in Contra Costa County, California, and that California law shall apply without regard to any conflict of law rules. I further agree that if any portion of this Agreement shall be found void and/or unenforceable, the remaining portion shall remain in full force and effect. I agree that this Agreement shall be binding on my, and my child's successors and/or assigns.

- If my child develops a fever of 100.4 degrees or more and/or is exhibiting symptoms, I will keep my child home for the safety of others.
- If my child or any of my children or family members become sick with COVID-19 symptoms, test positive for COVID-19, or have been exposed to someone with symptoms or a confirmed or suspected case of COVID-19, my child will not attend the School, and I will notify School officials immediately.
- If my child is exhibiting symptoms such as an elevated fever or other communicable disease while at School, I understand my child will be quarantined. I will be required to make immediate arrangements to pick up my child.
- I give my permission for my child to use hand sanitizer while at the School which will contain 60% or more alcohol as recommended by the Centers for Disease Control to kill COVID-19.

I HAVE CAREFULLY READ AND FULLY UNDERSTAND THE WARNING CONCERNING COVID 19 AND ALL PROVISIONS OF THIS AGREEMENT, AND FREELY AND KNOWINGLY ASSUME THE RISK AND WAIVE MY RIGHTS AND MY CHILD'S RIGHTS CONCERNING THE LIABILITY AS DESCRIBED ABOVE.

Signature of Parent or Guardian:	Print Name:
Signature of Parent or Guardian:	_Print Name:
Date:	_