
GIFT CARD PROGRAM AGREEMENT

_____ (referred to herein as “we,” “us” and “our”) sponsors a gift card program which allows you to purchase gift cards. The gift cards you purchase through our program generate earnings from the participating brands. These earnings can be used as a credit toward your tuition account, cash back to you, and/or a gift to the school. The parties agree as follows:

1. Earnings will be used in the following ways:
 - a. [_____] % will be retained for running the gift card program (NOT deductible)
 - b. _____ % as a charitable contribution to the school (potentially deductible)
 - c. _____ % as tuition credit for the following school family: _____
 - d. _____ % as tuition credit for the following school family: _____
 - e. _____ % as tuition credit for the following school family: _____
 - f. _____ % as tuition credit for the following school family: _____
 - g. _____ % as a cash rebate to you (NOT deductible)

Total: 100%

Our gift card program distributes earnings [_____] times a year in the month(s) of [_____].

With respect to your charitable contributions, we will provide you with all required acknowledgements under sections 170(f)(8) and 170(f)(17) of the Internal Revenue Code.

You agree to indemnify us against any loss incurred in connection with there being insufficient funds in your account to cover the checks or ACH transfers you issue to pay for your gift cards. We make no representations or warranties of any kind with respect to gift cards. This agreement continues unless replaced by another, and can be terminated by either of us upon 60 day’s advance notice to the other.

Please sign and date below to indicate your acknowledgement of this agreement.

Purchaser’s Signature: _____

Printed Name: _____ Date: _____
(referred to herein as “you” and “your”)

Address: _____

ACKNOWLEDGED:

By: _____ Date: _____
[Authorized Person’s Name & Title]