

### **ENROLLMENT AGREEMENT**

	s Enrollment Agreement, by and between Liahona Academy for Youth, LLC, (a youth gram), a Utah Business (hereinafter "Academy"), and
	(hereinafter "Guardians"), is made in a sideration of the contractual agreements between the parties set forth which stipulates following mutual covenants and promises:
1.	<u>GUARDIANS</u> . The Guardians attest that they are the legal guardians, having both physical and legal custody, of
2.	GUARDIANS CONSENT TO BOYS' PARTICIPATON IN THE ENTIRE ACADEMY PROGRAM. Guardians give their approval and consent for the Boy to participate in all activities and programs of the Academy, including, but not limited to, transportation, work projects, treatment programs, activities on and off grounds, and/or intervention when deemed necessary by the staff at the Academy, unless excluded by law.
3.	
4.	The date of admission is If the Boy is admitted into the Program on any other day other than the 1 <sup>st</sup> day of the month, the contract period will begin on a prorated daily rate until the 1 <sup>st</sup> day of the next month. (See Financial Requirements). While the contractual agreement period is for twelve (12) months, the Guardians should understand that the program has best results in terms of outcome when boys are in the program for at least eighteen (18) months, or more.  ENROLLMENT. The Guardians acknowledge that they have had the opportunity to have any questions or concerns they may have answered by representatives of the Academy. Guardians hereby enroll the Boy in Liahona Academy, LLC on this date which is and upon completion of this Agreement and acceptance by the Academy; the Academy promises (under the terms and conditions, and limitations specified in this Agreement, i.e. Items 1- 31 to agree to and provide the following services:
	a. Room and Board

b. Academic Programs

c. Therapy / Treatmentd. Supervision

Guardians understand and agree that the Academy will make changes in services, staffing, and program content at their sole discretion such materials may be outdated or become outdated as changes or adjustments may occur during the admittance or enrollment period of the Boy. The Guardians understand and agree that the Academy makes no promise in terms of outcome or results. The Academy also does not accept responsibility for any services represented orally by any of its Program staff, sales representatives, or public relations personnel. Therefore, Liahona Academy does not accept responsibility for services written in sales material, pamphlets, or brochures, as such materials may be outdated or become outdated as changes or adjustments may occur during the admittance or enrollment period of the Boy.

#### 5. FINANCIAL REQUIREMENTS -

The monthly tuition is \$5,490 per month with individual therapy sessions included.

Guardians agree to pay the Academy upon admission a one time (non-refundable) processing fee of two thousand dollars (\$2,000.00), and a student Incidental Allowance Account Deposit of one hundred dollars (\$100.00), in addition to the Initial Payment.

- Depending on the Date of Admission, the Initial Payment will be **prorated** as follows:
  - > One hundred and eighty three dollars (\$183.00) per day

**Clarification:** If the Boy is admitted into the Academy on the 19<sup>th</sup> day of May, the Guardians would pay \$183.00 times 13 (days left in the month of May) which equals to two-thousand three hundred and seventy nine dollars (\$2,379). Guardians would then pay the full price of five thousand four hundred and ninety dollars (\$5,490.00) for the following twelve (12) months, on the first day of each month.

Following the Initial Payment, Guardians agree to pay	twelve (12) monthly payments of
five thousand four hundred and ninety dollars (\$5,490.0	00) each month, and a student
Incidental Allowance Account of \$100.00 each month.	The first such payment to be
made on or before	(Date of Admission) and
each monthly payment thereafter shall be due on the 1 <sup>st</sup>	(first) day of each month.

\*\*\* Guardians can choose to pay twelve (12) months in advance for the monthly tuition for a discount of 2% (two percent) off, which equals one payment of sixty four thousand five hundred and sixty two dollars (\$64,562), for the twelve (12) months tuition of the program and contract paid in advance, also a student Incidental Allowance Account deposit of one hundred dollars (\$100) for each month, and a one time (non-refundable) processing fee of two thousand dollars (\$2,000).

The fee schedule remains as stated above (Financial Requirements) even though the Boy may be in the Program less than or longer than twelve (12) months. Monthly payments do not adjust according to the phase of treatment or the services offered. The monthly payments do not reflect the exact amount of days the Boy will be or is in residence at the Academy in any given month. THERE ARE NO FEE ADJUSTMENTS OR REDUCTIONS FOR PERIODS IN WHICH THE BOY IS NOT PHYSICALLY AT

THE ACADEMY, whether or not the Guardian(s) or the Academy authorizes the boy's absences.

#### A. INCIDENTAL COSTS AND EXPENSES.

In addition to monthly tuition, the Guardians agree to pay for the following expenses incurred by the Boy; such expenses will be billed to the Guardians monthly as they occur:

- 1. Medical, dental, orthodontic, optical, urinalysis, lab work, etc.
- 2. All phone calls from the student or the Academy.
- 3. Airline or other forms of commercial travel.
- 4. Transportation and Supervision costs for special needs or activities that are separate from the regular Program of the Academy (doctor, dental appointments, travel to and from airports, Weekly Activities & Super Activities, etc.): transportation to Hurricane is \$25.00, St. George, \$35.00, Las Vegas \$250.00.
- 5. Incidental Allowance Expenditures of \$100.00 per month. The incidental allowance expenditures may include, but not be limited such things as personal necessities (deodorant, shampoo, hygiene supplies, school supplies, craft projects, etc.)
- 6. Cost for additional therapy not covered by the normal Program; Cost of services by the Psychiatrist or Psychologist; Cost for family therapy sessions conducted during family visits, All boys on medication prescribed by a psychiatrist must have a monthly medication review conducted by the Program's psychiatrist at \$80.00 per review. All Boys must have a clinical review of their treatment conducted by the Academy's psychiatrist at \$80.00 per review. A clinical review includes a brief interview with the Boy, and a consultation and review of treatment progress with the Boy's therapist. Guardians may elect to have their Boy to be seen additionally if they feel the need, by the psychiatrist at \$125.00 per session.
- 7. The Guardians agree to pay for a comprehensive psychiatric evaluation at \$275.00 if needed or desired by the Guardian or the Academy.
- 8. If deemed necessary by the Academy or requested by the Guardian, the academy can arrange with a physician for a complete physical, including blood test.
- 9. Other expenses related to the well-being or needs of the Boy not otherwise provided in accordance with this agreement. Examples of this might be special school activities, vocational training, private tutoring beyond the regular Program, private music lesson, athletics, insurance billings, or other specialized training or activities outside of the regular program.

#### B. UNUSUAL COSTS

Expenses for the assistance in the return of a runaway boy. In the event that the boy leaves the Academy without authorization, the Academy will use reasonable

efforts to assist the Guardian(s) in finding the boy and in obtaining his safe return. An accounting of the expenses incurred by the Academy while assisting the Guardian(s) in finding and returning the Boy will be made to the Guardian(s). Responsibility for damage to or loss of property caused by the Boy. Guardian(s) agree to be financially responsible for the costs of repairing or replacing any property lost, stolen, damaged, defaced, or destroyed by their son that are not covered by insurance. Such costs will be billed to the Guardian(s) at the time such damage or loss occurs and shall be paid by the Guardians within ten (10) days of receipt of bill.

<u>Cost of Collections, Attorney Fees, and Interest.</u> Guardians agree to pay the costs of the collection of any amounts due under this agreement, including reasonable attorney's fees, whether or not legal action is commenced and in addition to pay interest (2%) on all sums unpaid within 10 days after the due date.

#### C. INSURANCE.

The Guardians shall provide health insurance coverage for the Boy during the initial or any extended Enrollment Period. A copy of the Health Insurance Policy must be provided to the Academy upon admission to the Academy. And it shall be the Guardians' responsibility to maintain the health insurance policy in full force and effect during the initial and extended Enrollment Period. In the event any health insurance policy is terminated for any reason and a new is obtained, the Guardians shall notify the Academy immediately and furnish a copy of the policy. In the event the Academy learns that there is no health insurance coverage of the Boy for any reason, the Academy may, but is not required to, obtain an appropriate health insurance policy at the Guardian's expense for the Boy. Whether or not the Academy obtains a health insurance policy, the Academy may return the Boy to the Guardians custody at the Guardians' expense.

- 6. **FAILURE TO PAY TUITION.** As indicated in Paragraph 5 (Financial Requirements), the monthly tuition of \$5,490 will be due and payable on or before the first (1<sup>st</sup>) of each calendar month. The Guardians acknowledge and agree that absent any prior written arrangements from the Academy, if the Academy has not received payment for the monthly tuition on or before the 10<sup>th</sup> day following the first of each month, the Academy will require the Guardian to remove the Boy from the Academy at the sole expense of the Guardian. If the monthly tuition is not paid and if the Guardian's do not physically remove the Boy from the Academy as required under the terms of this paragraph, the Guardian's hereby give the authorization to the Academy to arrange for transportation of the Boy back to the address listed in this Enrollment Agreement, at the sole expense of the Guardian. Furthermore, if the Academy is unable to make contact with the Guardians, the Guardians give the Academy authorization to contact their local authorities for the release of the Boy upon arrival at the address listed in this Enrollment Agreement.
  - 7. **THERAPY.** The Guardian understands and agrees that the Academy, at its

sole discretion or need, may at anytime change the amount or type of therapy provided for the boy. This includes changes, reductions, suspensions, or elimination of formal group or individual therapy sessions.

- 8. <u>SUPERVISION</u>. Guardians understand that the amount of supervision varies with each boy depending on his current status. The Academy provides a high level of supervision, but it is understood that the supervision provided, regardless of status, does not guarantee that accidents, harm, self-injury, runaways, sexual activity, or use of substances cannot happen. These risks are present in any segment of society no matter how controlled or protected. The Guardian understands these risks, and agrees to hold harmless, and release the Academy, and its staff, from all liability associated with these areas.
- 9. <u>ACADEMICS</u>. The Guardian understand and agree that the Academy provides an academic system that in most cases will allow the student to accelerate his credits for work completed and skill and aptitude achieved. Therefore the Guardians understand and agree that the Academy cannot ensure, nor be liable, for how quickly the boy will receive credits, if any at all, or that the boy will receive credits in any certain subjects.
- 10. COMMUNICATION AND PROGRESS UPDATES BETWEEN THE FAMILY AND THE PROGRAM The Guardians understand and agree that it is easier for each parent to contact the Program for communication and updates on their son's progress, than it is for the Program to track down several different parents at several different locations. It is also understood and agreed that the cost of telephone calls is the responsibility of the Guardians. The Guardians understand and agree that the Family's Case Manager will set aside a 15-minute period of time on the first initial week of enrollment to properly get acquainted with each parent/guardian and to give an update on the boy's status and well being. The Guardians understand and agree that the Family's Case Manager will then set aside a 20-minute period of time each week after the first initial week of enrollment for the family to contact the Case Manager for communication and an update from the Program. The Guardian understands and agrees that the Case Manager will need to set the time of the calls as the Case Manager will need to coordinate the call as not to interfere with calls already scheduled for other families and that the Case Manager has other responsibilities that cannot be adjusted as they have to be accomplished at certain pre-arranged times. It is understood and agreed that the family will need to contact the Program at the time set by the Case Manager. It is further understood and agreed that the family will need to keep their calls within the 20 minutes set aside for the family. It is also understood that due to illness or unexpected leaves. there may be some weeks that the Case Manager may not be available to receive the phone call from the family. In such cases, the family may contact the Director or his Assistants for an update, if the Case Manager has not made other arrangements.
- 11. **FAMILY COMMUNICATION AND VISITS WITH THE BOY**. The Guardians understand and agree to follow the Program's Visit and Phone Policies as follows: all communication between the family and the boy will be through written mail for at least the first three (3) months. Then when approved by the boy's Treatment Team, which includes the Therapist, Case Manager, Director, and other staff as needed; weekly phone calls between the boy and the guardians will be orchestrated by the Case Manager and Therapist. Visits may occur when the boy has progressed in the program, but only as

approved by the Treatment Team. The First few visits are conducted at the facility, unless authorization is granted by the Program Director. The Guardians understand and agree that the Academy shall be released of any liability and responsibility of the Boy while on visitations and in the custody of the Guardian(s).

- 12. **FOOD SERVICE**. The Academy provides a menu that is low in fat and sugars. The Guardians understand that while the menu is healthy and good for the boys, it is not the type of menu that is often the most popular among teenage boys. The Guardians understand and agree that the Academy shall be released of any liability and responsibilities in connection with food poisoning or illnesses caused by food service.
- 13. **RESPONSIBILITY FOR BOY'S PROPERTY**. Each boy shall be responsible for the care of his property. The Guardians agree that the Academy shall not be responsible or liable for loss, damage, neglect, misplacement, or theft of the boy's property regardless of how it occurred. The Guardians agree that the Academy is not responsible or liable for items left behind on visits, leaves, or when the boy exits the Program. The Guardian understands that the Academy recommends that expensive or sentimental items are not brought to the Academy
- 14. <u>TRANSPORTATION</u>. The Guardian understands that there is a significant amount of transportation and that the risk of traffic accidents is always present. The Guardian agrees to hold harmless and release the Academy from all liability for such accidents, any injuries, or fatalities resulting there from. Guardians give the Academy permission to transport the boy as determined by the Academy.
- 15. <u>MEDICATION</u> The Guardian(s) understands that all medication is self administered by the boy under supervision of a non-medical staff member. The Guardians understand that because all medication is self administered, problems or mistakes can happen in spite of supervision. The Guardians agree to hold harmless and release Liahona Academy and its staff from all liability associated with medications.
- 16. <u>AUTHORIZATION FOR DRUG SCREENING</u> Guardians hereby give consent and authorize the Academy to administer to the Boy if needed, a routine urinalysis or blood test for drugs. If needed, the Guardians agree to pay for such expenses.
- 17. <u>AUTHORIZATION FOR OBSERVATION STATUS</u>. If the Boy is ever deemed, by the sole discretion of the Academy, to be a potential danger to himself or others, the Guardians authorize the Academy to confine the boy in a special needs room away from the interaction of others, where he will remain under the close observation and supervision of a staff member until such time that the staff feel he is no longer a significant danger to himself and others. The Guardians understand that all such decisions are judgment calls and are wide open to human or judgment error. Guardians agree to hold harmless and release the Academy from any liability resulting from any decisions to place or discontinue placement of a boy on observation status.
- 18. <u>AUTHORIZATION FOR SEARCH</u>. Guardians hereby give consent and authorize the Academy to search the personal effects and person of the Boy upon the initial enrollment into the Program and at anytime that may arise during the Boy's enrollment as deemed necessary by the Academy or it's staff. The Academy is hereby authorized to confiscate any and all items deemed, by the Academy, to be contraband. The Academy will dispose of all contraband items. The Guardians understand and agree that the Academy takes no responsibility for the care or return of confiscated items.

- 19. AUTHORIZATION FOR BEHAVIOR MODIFICATION. The Guardians understand that the Academy's Behavior Modification Program includes rewards and incentives for appropriate behavior; and consequences and deterrents for inappropriate behavior or rule violations. Rewards and incentives include earning points, privileges, trust, and status advancements. Consequences include loss of points, loss of privileges, loss of status, and the writing of essays (300-3,500 words in length). When a boy is given an essay, he is confined to a study carrel or other specified area away from the interaction of others, he is not allowed to participate in the normal Program until he completes the essay outlining what he did inappropriately, and what adjustments he will make in the future: This particular process may be scheduled for a certain period of time which may include day(s) depending upon the severity of the violation. The Guardians further understand and authorize the Academy to maintain a strict code of conduct including rules on dress and grooming, interaction with others, use of manners, appropriate attitudes and behaviors. The Guardians authorize the Academy to apply the behavior Modification techniques described herein and any others deemed by the Academy to be necessary.
- 20. <u>AUTHORIZATION FOR RESTRAINT</u> Guardians hereby give consent and authorization to the Academy personnel to physically restrain, control and detain the Boy if needed for and including, but not limited to, the following purposes: escort to or from the Academy; to prevent the Boy from running away from the Academy; to prevent the Boy from jeopardizing his safety or the safety of others; to prevent entering an unauthorized area; to prevent the destruction of property.
- 21. THE ACADEMY OPERATES AS AGENTS FOR GUARDIAN, The Guardians hereby agree that the Academy and its staff operate in behalf of, and as agents for, the Guardians who affirm they are the legal guardian of the Boy. Any restrictions or curtailments of the Boy's privileges or rights as outlined and authorized in this Enrollment Agreement; are done by the Academy or its staff on behalf of, and as agents for, the Guardians.
- 22. <u>AUTHORIZATION FOR RELIGIOUS STUDY</u>. Guardian(s) understand and agree that Liahona Academy is a non-denominational program. The Academy believes that faith in a higher power is conducive to the Boys treatment and recovery, but the Guardians/Boys faith will not be undermined. Opportunities for boys to participate in religious services of their choice may be granted. The Guardian(s) hereby releases the Academy from any liability that may result from the Boys participation in religious services.
- 23. <u>AUTHORITY TO ACT</u>. LIAHONA ACADEMY may perform any and all facts necessary as determined in their judgment, or the judgment of each of them severally, for the health, welfare, and progress of the Boy, including, but not limited to (decisions in your place and stead), consents for hospitalization and/or consent for medical treatment, assistance and medical aid, psychological examination and assistance, of whatever nature, including surgery of any kind.
- 24. **RESPONIBILITY FOR INJURIES OR ACCIDENTS**. Many of the activities in which the Boy may participate may involve some risks. These risks include, but are not limited to, such activities as transportation, sports, and recreational activities. There are also some inherent risks, including, but not limited to, illnesses, infections, injuries, accidents, and fatalities, etc. The Guardian agrees to hold harmless and release

the Academy and its staff, from all liability for any injuries, illnesses, or other damages occurring to the Boy during his presence at the Academy, whether on or off the Academy property. The Guardians may elect to not allow the Boy to participate in specific activities provided written notice is given the Academy prior to the conduct of such specific activities.

- 25. <u>INSURANCE REIMBURSEMENTS</u>. Unless otherwise stated in writing, and signed by both parties, the Academy takes no responsibility for the approval or processing of Insurance reimbursements, payments, or billings. The Guardian(s) agree to maintain the fee schedule while any reimbursements or payments are being processed. Guardian(s) agree to reimburse the Academy for insurance billings at a rate of \$200.00 for each month billed.
- 26. CHOICE OF JURISDICTION, LAW, AND OTHER MATTERS. GUARDIANS AGREE TO BE SUBJECT TO JURISDICTION OF UTAH COURTS IN ANY DISPUTE BETWEEN THE PARTIES TO THIS AGREEMENT. The parties agree that this Agreement constitutes a business transaction within the State of Utah, which transaction is subject to the provisions of Title 78 Chapter 27, Section 24 of the Utah Code Annotated (1953) as amended. Moreover, the parties agree that Utah law shall govern this Agreement. In the event any part of this Agreement is determined to be invalid or unenforceable the remaining provisions of this Agreement shall remain valid and enforceable according to applicable law.
- 27. <u>AGREEMENT RENEWAL</u>. This Agreement is automatically renewed if the Boy remains in the Program past twelve (12) months. The Fee Schedule will remain the same.

#### 28. EARLY ENROLLMENT TERMINATION.

- A. <u>LIQUIDATION PROVISION</u> This Agreement is for a <u>Twelve (12) month</u> <u>Enrollment Period</u>. If the Guardians desire to withdraw the Boy from the Academy, they must provide the Academy with a three (3) month written notice prior to the actual withdrawal. If the Guardians withdraw the Boy without giving a three (3) month written notice, or if the Guardians will be required to pay the three (3) month notice has expired, the Guardians will be required to pay the Academy any amount equal to the remaining tuition due under the three (3) month withdrawal notice. This payment is considered by the parties of this Agreement as a reasonable pre-estimate of the probable losses, which would be sustained by the Academy in the event of a withdrawal of the Boy prior to the end of the Enrollment Period. This "loss" amount is not considered by either of the parties to this Agreement as a penalty for early withdrawal of the Boy, but is intended to reimburse the Academy for costs budgeting commitments made by the Academy in connection with the enrollment of the Boy.
- B. <u>INVOLUNTARY ENROLLMENT TERMINATION</u>. The Academy reserves the right to terminate the enrollment of any Boy at any time if there is a default in the performance of any of the terms of this Agreement by the Boy or Guardian or if in the sole discretion of the Academy the Boy is not a suitable resident of the Academy or for any other reason the Academy determines that the Boy should not continue to reside at the Academy. In the event a Boy's enrollment is involuntarily terminated, the Academy shall attempt to contact the Guardian and shall deliver the Boy to the nearest form of transportation and

arrange at the Guardian's expense to transport the Boy back to the Guardian's address. If the Boy's enrollment is involuntarily terminated by the Academy, the Guardian will forfeit any remaining tuition for the month in which the Boy's enrollment is terminated. This "loss" amount is not considered by either of the parties to this Agreement as a penalty, but is intended to reimburse the Academy for costs budgeting commitments made by the Academy in connection with the enrollment of the Boy.

### 29. \*RELEASE OF LIABILITY FOR SUICIDE ATTEMPTS\*

The Guardians do hereby acknowledge that the Boy enrolling may have had previous suicidal tendencies but exhibits no signs or symptoms at this time and the Guardians hereby releases Liahona Academy and all employees from any liability from a suicide or suicide attempt.

Guardian	Date
(Father or Guardian)	
Guardian (Mother or Guardian)	Date
(Mother of Guardian)	
30. <b>AMENDMENT</b> . This amendment is made in writing and	Agreement may be modified or amended, if the d is signed by both parties.
that they have read the entire Er agree to its provisions. The Gu Agreement, and that this Agreer parties. Any changes or adjust Guardians and the Director of the IN WITNESS WHEREOF, the p	OF AGREEMENT Guardians hereby acknowledge prollment Agreement and that they understand and ardians understand that this is a legal and binding ment constitutes the entire Agreement between the ments must be in writing and signed by both the Program to be valid.
date set forth below.  DATED this day	y of, 2
GUARDIANS:	
Signature of Father/Guardian	Date
Address of Father/Guardian	_ _
Signature of Mother/Guardian	Date
Address of Mother/Guardian	-

Office Use Only				
Signature of Program Director	Date			
(The original Enrollment Agreement signed must be sent to the following address):				
Regular mail - Liahona Academy, LLC, P.O. Box 790310, Virgin, UT 84779  LIPS or FodEx				

#### **ADDENDUM**

From time to time, each boy in the Program may have a need to be seen by a doctor. In most cases any medical needs can be met by a visit to the local doctor's office in Hurricane. However, since the Guardians are out of the general location the doctor's office requires that the Guardian give them a deposit of \$150.00 before they will see the boy. Therefore, upon enrollment the Guardians need to send a check for \$150.00 made out to: Hurricane Family Clinic. We will keep this check on file; if your boy never needs to see the doctor we will return the check to you at the end of his stay. If the boy ever does need to see the doctor, the check will allow him to be seen.

You need to check one of the boxes and sign one of the items below so that we may act according to your wishes and in your behalf in terms of getting your boy medical attention.

<ul> <li>OPTION #1</li> </ul>					
Boys Name DOB					
We would like the Staff at	We would like the Staff at Liahona Academy to take our boy to a doctor anytime he feels				
understand and agree to be	r anytime there are any symptoms not e financially responsible for the med (\$25.00 per trip to Hurricane, \$35.00	ical attention and for the			
We also understand that the	e doctor's office in Hurricane is close	ed in the evenings and on			
weekends; any medical atte	ention would be performed at the hosp	pital in St. George during			
those times.					
Father/Guardian	Mother/Guardian	Date			
o <b>OPTION #2</b>					
We would like the staff at	t Liahona Academy to use judgment	in determining when to			
•	tor. We understand that the staff at I	•			
•	parent, they could make mistakes i				
	ttention as early as recommended, or	2			
-	ons. Understanding this risk, we still	1			
ž Č	t in determining when our boy need				
hereby hold harmless and with the judgment of the sta	release the Academy and its staff fro aff in this area.	om all liability associated			
Father/Guardian	Mother/Guardian	Date			
(Note: Unless the Guard	ians release the Academy and its	staff from all liability			

(Note: Unless the Guardians release the Academy and its staff from all liability associated with the use of judgment in this area, the Academy and its staff would have no choice but to take the boy to the doctors' office every time he felt it was needed or there were symptoms of illness, no matter how slight. Otherwise the potential for making a mistake in judgment is too great for the Academy to shoulder the responsibility or liability of this area.)

### REQUIREMENT TO PROVIDE HEALTH INSURANCE

Dear Guardians:

It must be anticipated that accidents, injuries, and acute illnesses can and do happen. For the protection of the Boy, the parents, and the Academy, every boy accepted for enrollment at Liahona Academy, LLC. must be covered by a health insurance plan provided by his parents or guardians. If your family does not currently have a health insurance policy, it will be necessary for you to purchase coverage for the period of your child's enrollment. A copy of the policy must be provided to the Academy and will be maintained in the Boy's file.

In addition, the Academy must have on file signed health insurance claim forms (including dental, if available). Please be sure the employer and employee information sections are completed and forms are signed. The forms must be received prior to or at the time of the Boy's enrollment.

If you have any questions regarding the above please feel free to contact us.

The undersigned Guardians hereby represent and warrant that their Boy has the following health insurance policy in full force and effect and that such health insurance policy or an equivalent policy shall be maintained at all times while the Boy is enrolled at the Academy:

Father/Guardian		Mother/Guardian		
r amer/Guardiar		E INFORMATION	11411	
PATIENTS FU	LL NAME:		DOB:	
FULL NAME C	OF INSURED:		DOB:	
ADDRESS:		CITY:	ST:	
ZIP:	PHONE #:	WORK #:		
NAME INSURA	ANCE COMPANY:			
SS#:	ADDRESS:			
CITY:		ST:	ZIP:	
PHONE #:				
NAME OF EMI	PLOYER OR GROUP:_			
POLICY #:				
GROUP #:				

<sup>\*\*</sup>Please provide a copy of your insurance card(s), front and back as well as signed health insurance claim forms.

## **MEDICAL & DENTAL HISTORY**

CHILD'S NAME DOB:		DOB:
1. Is child taking medications?	YES	NO NO
2. Has child been taking medications?	YES	NO
3. Is child allergic to any medications?	YES	NO
4. Is child allergic to any foods?	YES	NO
DURING THE PAST YEAR HAS THE CHILD EX		
5. Ear pain or hearing loss?	YES	NO
6. Eye discomfort or sight loss?	YES	NO
7. Frequent headaches?	YES	NO
8. Dizziness or fainting spells?	YES	NO
9. Hay fever or other allergies?	YES	NO
10. Skin Sores, rashes, or hives?	YES	NO
11. Warts, moles, or swellings	YES	NO
12. Coughing or persistent indigestion?	YES	NO
13. Stomachaches or persistent indigestion?	YES	NO
14. Urinary burning or frequent urination?	YES	NO
15. Sugar in the urine?	YES	NO
16. Venereal disease?	YES	NO
17. Tumor, cyst, growth, or cancer?	YES	NO
18. Heart disease?	YES	NO
HAS YOUR CHILD EVER HAD:		
19. Deformities of any kind?	YES	NO
20. Diabetes?	YES	NO
21. Asthma?	YES	NO
22. Arthritis?	YES	NO
23. Seizures, convulsions, or epilepsy	YES	NO
HAG VOUR CHILD EVED DEEN		
HAS YOUR CHILD EVER BEEN:	VEC	NO
24. Sexually abused?	YES	NO
25. Physically abused?	YES	NO
26. Psychologically abused?	YES	NO NO
27. Classified as neglected by child welfare?	YES	NO
DOES YOUR CHILD CURRENTLY HAVE:		
28. Glasses or contact lenses	YES	NO
29. Special Dietary needs?	YES	NO
30. Orthopedic appliances including dental braces?		NO
50. Oranopeute apphances meraung demai oraces:	ILU	110

IF YOU HAVE ANSWERED "YES" TO ANY OF QUESTIONS FROM 1 THROUGH 30, PLEASE EXPLAIN ON PAGE TWO OF THIS FORM.

Explanations, if any:					
HOSPITALIZATIO	ONS AND SURGURIES IN THE PAST FIVE YEARS:				
Date:	Hospital:				
Injury:	Result:				
Dental Braces:					
	braces and/or a retainer, do you wish, at your expense, to have regular				
check ups by a loca	l orthodontist? If so, please sign this statement as an authorization for				
care.					
Monthly Orthodont	ist care approved by:				
Parent or legal Gua	rdian				
Date					
SPORTS.					
_	Are there any known physical conditions that would prevent your child from participating				
in sports or physical educations classes?					
YES1	NO				
If ves, please explai	in				
J / I I					

# MEDICAL CARE RELEASE

We, the	e Parent(s)/Guardian(s) of
hereby	authorize LIAHONA ACADEMY, LLC, P.O. Box 790310, Virgin, UT 84779 to
obtain	medical care for him in the event of an illness, injury, or other emergency.
	ther authorize medical and hospital treatment by a licensed physician to perform ocedures that they may deem to be medically appropriate for his well-being.
We also	o accept financial responsibility for any such medical care emergencies.
Father/	Guardian
Mother	r/Guardian
Date	
Note:	Parents may request that non-emergency Dental or Medical Treatment will only be performed with prior approval and consent.

## RELEASE OF INFORMATION AND RECORDS

Name:	
SS#:	Date of Birth
I/we, the undersigned, do hereby	give consent to:
Name:	
Address:	
Phone:	
To release information and recor	rds to LIAHONA ACADEMY, LLC. as categorized to
	above-named boy who is my child/ward.
TYPE OF INFORMATION	SPECIFIED INFORMATION/RECORDS
Educational	
Medical/Dental	
Therapeutic	
Psychiatric/Psychological	
Date	Father/Guardian
	Mother/Guardian
	miduloi/ Quardiali

PLEASE SEND RECORDS TO:

LIAHONA ACADEMY, LLC. P.O. Box 790310 Virgin, UT 84779

# REQUEST FOR TRANSFER OF CONFIDENTIAL RECORDS

This form is provided l	by LIAHONA ACADEMY, LLC. for the purpose of obtaining			
your son's school and ps	sychological/psychiatric records.			
Name of Student:	Birthdate:			
Name of Student:Birthdate				
	ogical/psychiatric records as defined by Public Law 93-380 and ning to educational records.			
PLEASE SEND THE I	FOLLOWING INFORMATION:			
1. Transcript of	credit and classes to date.			
2. Withdrawal g	grades, including incomplete classes.			
3. Test data, he	alth records, and counseling information.			
5. Units and con	ourse outline. urses required for graduation.			
6. Any other red	cords pertaining to the psychiatric or psychological evaluation of			
the student.				
7. Other:				
Date	Father/Guardian			
	Mother/Guardian			

## PLEASE SEND RECORDS TO:

LIAHONA ACADEMY, LLC. P.O. Box 790310 Virgin, UT 84779

# LIAHONA ACADEMY, LLC. ENROLLMENT QUESTIONAIRE

## **Enrollment Information:**

YES NO	O		
C	City	St.	Zip
Home Phon	ne	Cell #	
<u> </u>			
C	City	St	Zip
Home Phone	ne	Cell#	_ •
	City	St.	Zip
Home Phon	ne	Cell#	
	City	St.	Zip
Home Phon	ne	Cell#	
ч			
Ŧ			
	Relationsl	nip	
Yes	No		
parent has custody	<u></u>		
or	Phor	ne	
	St		7in
reive progress rer	orts nlease sign th	is naragran	. Zip has an
cerve progress rep	oris, piedse sign ui	ns paragrap	ni as an
	Parant/Guardian		_
	Home Pho  Home Phor  Home Phor  Home Phor  Yes  or ceive progress rep	City	

## STUDENT INFORMATION

1.	Student's Name				_ DOB
	Place of Birth				
	If Adopted, give date	of adoption			
	Religious preference				
	Ethnic Origins				
	Last Grade Finished	Student'	s SS#		
	Age Height _	Student' Weight	На	ir	Eyes
2.	Prior to placement at				
	had dropped out of	(Name of			School.
		(Name of	School)		
		ne. or with friends.			with relatives. private school.
	Please list all prior our	*	T	Data	
Pla	acement		1	Date	
Placement				Date	
1 10				Juic	
5.	If your student was att				average above average
	Has your student been part time	employed? full-tim	yese	no	
	nd of work?	D C	1 1		
Jol	o performance?		Good		
		AdequateI	Excellent		

Boy's Name	<u> </u>							
Please rate a	nd des	cribe your chil	d's past	performano	ce in the fol	lowing	areas:	
FAMILY		Relates we	ll with b	rothers and	sisters:			
	Ver	y Negative 2	Neg	ative	Posi	tive	Ver	y Positive
	1	2	3	4	5	6	7	8
AUTHORIT	Y	Responds t	o parent	al authority	<i>'</i> :			
	Ver	y Negative 2	Neg	ative	Posi	tive	Ver	y Positive
	1	2	3	4	5	6	7	8
FRIENDS		Has a varie	ty of fri	ends:				
	Ver	y Negative 2	Neg	ative	Posi	tive	Ver	y Positive
	1	2	3	4	5	6	7	8
SCHOOL		School Att	endance					
	Ver	y Negative 2	Neg	ative	Posi	tive	Ver	y Positive
	1	2	3	4	5	6	7	8
COMMUNI	ТҮ	Attitude to	ward co	mmunity in	volvement:			
	Ver	y Negative 2	Neg	ative	Posi	tive	Ver	y Positive
	1	2	3	4	5	6	7	8
SELF IMAC	èΕ	Self image	, attitude	es, personal	goals:			
	Ver	y Negative 2	Neg	ative	Posi	tive	Ver	y Positive
	1	2	3	4	5	6	7	8
CHURCH		Church Ac	tivity					
	Ver	y Negative 2	Neg	ative	Posi	tive	Ver	y Positive
	1	2	3	4	5	6	7	8

# **FAMILY MEMBERS**

Please list in chronological order all brothers, sisters, step, and half brothers and sisters, living or dead.

NAME	SEX	AGE	RELATIONSHIP	ADDRESS
List all others that ha			home during your ch	aild's in home residence or who
NAME	SEX	AGE	RELATIONSHIP	ADDRESS
COMMENTS				

# MAIL

As	legal	Guardian(s),	having	both	legal	and	physical	custody	of
	_				_		, whose da	ate of birt	th is
		,·	We direct	LIAH	ONA AC	CADE	MY and its s	staff to sen	d all
outg	going an	d incoming mail	(except fo	or those	sent fro	m us,	or those that	t are appro	ved)
for	_						to us	s. We will	take
all	responsi	ibility for the m	nail for th	is direc	ctive. I	t is ui	nderstood th	nat LIAH(	ONA
AC	ADEMY	is operating at o	ur discretion	on in th	is behalf	•			
Date	<del></del>			Fa	ther/Gua	ardian			
				$\overline{M}$	other/Gu	ıardian			

# TELEPHONE CALL POLICY

NAME	DATE
from the designated Family Therap child's care, disposition, education, by using a calling card number subn I/we, the undersigned, do hereby give officials to make collect telephone of	as possible, any telephone calls made to the parents pist/Counselor by the boy or staff (pertaining to the or treatment) will be made on a collect-call basis or nitted by the Parents/ Guardian(s). We authorization for LIAHONA ACADEMY, LLC. For credit card calls to the numbers listed below, as an education, or treatment.
Mother's Signature	Home Phone #
	Work Phone #
Father's Signature	Home Phone #
	Work Phone #
Family Therapist/Counselor	Home Phone #
	Work Phone #
OPTIONS: (Select one) Collect CallsCalling Card Calls	Calling Card Number if this option is selected

# PERMISSION TO PHOTOGRAPH

Boy's Name	DOB
the Academy student files. The	emy's staff will be taking an identification photograph for erefore I consent for photographs to be taken of the above es and as the Academy deems necessary and appropriate any liability.
Date	Father/Guardian
Date	Mother/Guardian

# PERMISSION TO RECEIVE THERAPY AND TREATMENT

Boy's Name	DOB
specifically contracted out to provide treatment, therapy, ps	cademy will provide therapy through Personnel who are provide Therapeutic Services and give my permission to ychiatric evaluations, or psychiatric treatment if needed. Ind/or prescribe medications to my son or make changes to
Date	Father/ Guardian
Date	Mother/ Guardian

### **THINGS TO BRING**

Conservative quantity of

Clothing/ shoes

(See below)

Hand towels Bath towels

Washcloth

Pillow

Blanket

Twin flat sheets (1) Twin fitted sheets (1)

Personal necessities (soap, shampoo,

Deodorant, Toothpaste, toothbrush, etc.)

#### **THINGS NOT TO BRING**

Stereos, recorders, walkmans, or

Tapes

Aerosol hair sprays, etc.

Hair dyes / colored hair mousse

Chewing gum

Black clothing to minimum

Scissors

Jewelry of any kind T-shirts with occult

Combat boots

Stamps Razors

Money or loose change

Candy or food Jeans with holes

### **AMOUNT OF CLOTHING TO BRING:**

The recommended **maximum** amount of clothing to bring are as follows:

2 shirts 8 pair socks

2 shorts/ pants 1 pair athletic shoes 8 underwear 1 pair slippers 1 set of nightwear 1 lightweight jacket

1 bathing suit

#### **VALUABLES:**

Items that have significant financial or sentimental value should only be brought at the owner's risk. The contract specifically states that LIAHONA ACADEMY, LLC. does not accept responsibility for lost or stolen items, or items left behind after the boy is no longer in the Academy.

#### **CARE PACKAGES**

Please **do not** send perishable items such as food and candy. These items interfere with the boys' diets and the program, and we do not have adequate storage for them. Non perishable items make better presents as they are something that the boys can keep and use (books, clothing, stationary, etc.)

Guardians please, do not send more than what is listed here. If your son is asking for anything that he would like you to send, please wait till your weekly pre-arranged phone call with your Case Manager, to check if it will be approved before sending.

\* Parents choosing to send their Boy's clothing and belongings to the facility directly by UPS or FedEx, the address is:

Liahona Academy 1015 East. Hwy 9 Virgin, UT 84779