

# International Student Contract **Kindergarten to Grade11**

## Academic Year 2023-2024:

Application Fee: (non-refundable to be submitted with application form) Admission Fee: (non-refundable / due upon acceptance)	\$ \$	50.00 200.00
TUITION FEES: Kindergarten:	\$	18,800.00
Grades 1-6:	\$	19,300.00
Grades 7-11:	\$	19,800.00
ACCESSORY SERVICES: Activity Fee:	\$	500.00
Building Fund:	\$	1,300.00
Supplies/Technology Fee (due upon acceptance, \$200 non-refundable): New Student Transfer/Administrative Fee (due upon acceptance, non-refundable,	\$	700.00
students entering Grades 1-11):	\$	1,000.00
Graduation Fee (Grade 11 only):	\$	300.00
SUPPLEMENTAL FEES: (if applicable)  • Medical Insurance (non-refundable, due upon acceptance): • Student possesses personal insurance policy.	\$	900.00
<b>Language Classes: (Parents will be informed in advance if they require this service.)</b> • English Language Learner (ELL) Program: \$500.00 per month • After School English Language (ESL) Program Fee: \$350.00 per month		
Residence Fees (monthly rates/\$8,500 deposit due upon acceptance):		
• Single Occupancy:	\$	2,000.00
• Double Occupancy:	\$	1,750.00
• Triple Occupancy:	\$	1,450.00
Cancellation Fee (One month notice required before departure):	\$	500.00
Homestay Fees (\$8,000 deposit due upon acceptance):		
<ul> <li>Placement fee (non refundable):</li> </ul>	\$	200.00
Monthly rate:	\$	1,650.00
<ul> <li>Airport pickup/dropoff service</li> </ul>	\$	200.00 each way
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Cancellation: one month notice before departure otherwise a one-month cancellation fee will be charged.

## Registration

#### A completed registration includes:

- 1. A non-refundable Application Fee of \$50.00 payable to Kells Academy.
- 2. A completed and signed Application Form.
- 3. A completed and signed International Student Contract.
- 4. School report cards from 2021 to the present. Students applying during the current school year should send the most recent report card for that year.
- A Birth Certificate or Household Registry stating the name of the student, the father's name and the mother's full name 5. including her maiden name.
- 6. Immunization records for vaccination against childhood diseases and photograph.

### Payment Due Upon Acceptance:

A completed and signed registration form with a deposit of \$2,800 CDN funds is required before a letter of acceptance will be issued (includes Admission Fee, Workbook/Technology Fee, New Student Transfer/Administrative Fee and Medical Insurance). If the student possesses a personal insurance policy, the deposit is \$1,900.00 Methods of payment: Cheque, credit card, wire transfer.

## **Cancellation/Withdrawal:**

A cancellation or withdrawal at any time (either before or after the provision of services has begun) will result in an additional charge of \$500.00.

### Withdrawal Regulations

Please review the Quebec Act respecting private education, as stated on the reverse side.

#### Student's Name:

Date of Birth:

I have read the regulations, terms and conditions as stated on the reverse side and hereby agree to abide by them. The Institution undertakes not to transfer, assign or sell this contract.

Parent Signature:

Relationship to Student:\_

Date:

# An Act Respecting Private Education

#### S.Q., Chapter 68 and amendments Updated to 6 July, 1993 Last amendment: 1 July 1993

Payment	70. No institution may require payment from a client before performance of its obligation has begun, except for the payment of an admission or enrollment fee not in excess of the amount determined in accordance with the regulations of the Minister.
Payment	No institution may require payment of the client's obligation, or balance thereof if admission or enrollment fee have been paid, in less than two reasonably equal installments. The dates on which the installments become due must be fixed in such a way that they fall approximately at the beginning of each half of the duration, calculated in months, lessons or credits, of the edu- cational services for which the student is enrolled.
Cancellation	71. The client may, at any time and at his discretion, cancel the contract by giving notice to that effect by registered mail. The contract shall be cancelled by operation of law from the receipts of the notice.
Cancellation	72. If the client cancels the contract before the provision of services has begun, the institution cannot demand compensation in excess of the amount obtained by subtracting the admission or enrollment fees from the lesser of the following two amounts: the maximum amount determined in accordance with the regulations of the Minister, and an amount representing not more than one tenth of the total price agreed upon for the services.
Cancellation	<ul> <li>73. If the client cancels the contract after the provision of services has begun, the institution may demand only the following amounts from the client:</li> <li>(1) the price of the services provided calculated in months, lessons, or credits as specified in the contract;</li> <li>(2) as penalty, the amount obtained by subtracting the admission or enrollment fees from the lesser of the following two amounts: the maximum amount determined in accordance with the regulations of the Minister, and an amount representing not more than one tenth of the total price agreed upon for the services.</li> </ul>
Excess Amounts	74. In the ten days following the cancellation of the contract, the institution must return to the client the amounts it has received in excess of those to which it is entitled.
Annulment	75. The client may demand that the contract be annulled if he becomes aware that the stu- dent was admitted to the educational services concerned in contravention of the provisions governing admission to those services.

# **Regulation Adopted Under the Act Respecting Private Education**

Gazette Officielle du Québec

Chapter 7 -Rules determining the compensation referred to in Section 72 and the penalty referred to in Section 73. Updated to November 10, 1993

Article 13. The maximum amount referred to in Sections 72 and 73 of the Act Respecting Private Education to determine the compensation or penalty referred to in those sections shall be \$500.00.