ENROLLMENT AGREEMENT

Tucker's Beauty College Student Enrollment Agreement 5908 Columbia Ave Hammond

Student Name		Age	Birth Date	
Address		Ph	ione	
Drivers License #	Soc. Security #		U. S. Citizen _	Yes No
Contract Begins:	Contra	act Ends:		
Cosmetology - 1500 Ho	urs Barbering - 1500 Hours	Esthetics – (600 Hours Instru	ctor course 100
Braiding & Natural Hair	Care- 300 hoursNail Cours	e 450 hours (Full &	& Part Time) Cer	rtification
Courses				
Transfer/Re-Entry Stude	ent – Hours Accepted:			
Hours Contracted With the Inst	citution:			
	Hours Contracted:			
Schedule: Students are schedu	led to attend a total of weel	kly. Student's perso	onal schedule is:	
to the approved payment plan attending class until any applic for hours remaining after the advance until graduation. The charge a registration fee for sere-entry fee to students who has tuition rates current at the time re-enroll more than 30 days a payment include full payment agreement with balance paid p be made by cash, check, mon	Contract Costs and Paylicable) agree to pay the school the stated below. The school may, a cable unpaid balance or paymen contract ending date at the rate e school may charge a \$10.00 to tudents enrolling or transferring ave withdrawn and wish to re-entered to the entered to	ne tuition and fees at its option and witts are satisfied. So of \$250 per week ranscript fee for training to the school of Ster more than 30 days balance of training unless mitigating and Agreement, region proved payment pron-federal agence.	ithout notice, prever ichool will charge a ek, or any part the ranscript requests. \$175.00. The school ays after termination ing hours needed for circumstances appristration fee paid a plan as stated hereing ties or loan program	ent students from additional tuition creof, payable in The school will charge a on, of \$175. The for students who ply. Methods of t time of signing a Payments may
Registration Fee:	\$1	Balance Due:	\$	
Books/Kit:		Payment Plan for		
Tuition:		Balance Due		
Miscellaneous:	\$	Monthly Payment:	\$	

Total Tuition & Fees:	\$			Payr	nent	s Due O	n:					_
Less Deposit:	\$											
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This 2 page Agreement constitutes a binding contract between the student and the school when signed by all applicable parties and upon acceptance by the school. By signing below, you certify that you have read both pages. You will receive an exact copy of the signed contract. Keep it to protect your rights. The school reserves the right to change start dates based on class enrollment, staff availability and other considerations.

ACKNOWLEDGEMENT: My signature below certifies that I have read, understand, and agree to comply with its contents, and that the institution's cancellation and refund policies have been clearly explained to me. I have received a copy of this fully executed agreement.

Student Signature	Date	Guardian/Sponsor (if applicable)		Date
	Accepted	by School Official	Date	

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GENERAL TERMS OF AGREEMENT

School:

- Shall provide programs of study that meets minimum curriculum requirements as prescribed by the state regulatory agency.
- May change kit contents, textbooks, dress code, curriculum format, teaching materials or educational methods at its discretion.
- Will grant a diploma of graduation and Official Transcript of Hours for the applicable course when the student has successfully
 completed all phases of study, required tests, practical assignments; passed a final comprehensive written and practical
 examination; completed the program of study according to State requirements; completed all exit paperwork; attended an exit
 interview and made satisfactory arrangements for payment of all debts owed to the school.
- Will issue an Official Transcript of Hours to students who withdraw prior to program completion when the student has successfully
 completed the required exit paperwork, attended an exit interview and made satisfactory arrangements for debts owed the school as
 approved by the School.
- Will assist graduates in finding suitable employment by posting area employment opportunities and teaching Job Readiness
 classes, but placement is not guaranteed.
- May terminate a student's enrollment for noncompliance with General Policies, this contract, or State Laws and Regulations;
 Improper conduct or any action which causes or could cause bodily harm to a client, a student, or employee of the school; willful destruction of school property; and theft or any illegal act.

Student:

- Agrees to pay applicable school and state fees and provide all required registration paperwork in a timely manner.
- Agrees to comply with all Standards of Conduct, General Policies, State Laws and Regulations, and educational requirements including clinic assignments.
- Agrees not to refuse to perform client services or other program requirements.
- Agrees to provide all financial aid documents, if applicable, in the designated time frame.
- Agrees to comply with the school's dress code at all times and project a professional image representative of the cosmetology and image industry.
- Agrees to comply with the assigned schedule for the applicable program of study which may change from time to time at the discretion of the school.
- Agrees to attend theory class as scheduled for the duration of the course of study regardless of whether all required tests have been taken and passed.
- Understands that if he/she is a Title IV financial aid recipient,* minimum attendance and grade requirements must be maintained
 for satisfactory academic progress; failure to comply will result in loss of eligibility for financial aid according to the policy found
 in the catalog.
- Understands that he/she is responsible for the state licensing exam fee and other examination or licensing related expenses.

REFUND POLICY – NOTICE OF CANCELLATION

For applicants who cancel enrollment or students who withdraw from enrollment a fair and equitable settlement will apply. The following policy will apply to all terminations for any reason, by either party, including student decision, course or program cancellation, or school closure.

Any monies due the applicant or students shall be refunded within 45 days of official cancellation or withdrawal. Official cancellation or withdrawal shall occur on the earlier of the dates that:

- 1. An applicant is not accepted by the school. The applicant shall be entitled to a refund of all monies paid.
- 2. A student (or legal guardian) cancels his/her enrollment in writing within three business days of signing the enrollment agreement. In this case all monies collected by the school shall be refunded, regardless of whether or not the student has actually started
- 3. A student cancels his/her enrollment after three business days of signing the contract but prior to starting classes. In these cases he/she shall be entitled to a refund of all monies paid to the school less the registration fee in the amount of \$175.
- 4. A student notifies the institution of his/her withdrawal in writing.
- 5. A student on an approved leave of absence notifies the school that he/she will not be returning. The date of withdrawal shall be the earlier of the date of expiration of the leave of absence or the date the student notifies the institution that the student will not be returning.
- 6. A student is expelled by the school. (Unofficial withdrawals will be determined by the institution by monitoring attendance at least every 30 days.)
- 7. In type 2, 3, 4 or 5, official cancellations or withdrawals, the cancellation date will be determined by the postmark on the written notification, or the date said notification is delivered to the school administrator or owner in person.
- For students who enroll and begin classes but withdraw prior to course completion (after three business days of signing the contract), the following schedule of tuition earned by the school applies. All refunds are based on scheduled hours:

PERCENT OF SCHEDULED TIME	TOTAL TUITION SCHOOL			
ENROLLED TO TOTAL COURSE/PROGRAM	SHALL RECEIVE/RETAIN			
0.01% to 04.9%	20%			
5% to 09.9%	30%			
10% to 14.9%	40%			
15% to 24.9%	45%			
25% to 49.9%	70%			
50% and over	100%			

- All refunds will be calculated based on the students last date of attendance. Any monies due a student who withdraws shall be refunded within 45 days of a determination that a student has withdrawn, whether officially or unofficially. In the case of disabling illness or injury, death in the student's immediate family or other documented mitigating circumstances, a reasonable and fair refund settlement will be made. If permanently closed or no longer offering instruction after a student has enrolled, the school will provide a pro rata refund of tuition to the student OR provide course completion through a pre-arranged teach out agreement with another institution. If the course is canceled subsequent to a student's enrollment, the school will either provide a full refund of all monies paid or completion of the course at a later time. If the course is canceled after students have enrolled and instruction has begun, the school shall provide a pro rata refund for all students transferring to another school based on the hours accepted by the receiving school OR provide completion of the course OR participate in a Teach-Out Agreement OR provide a full refund of all monies paid.
- Students who withdraw or terminate prior to course completion are charged a cancellation or administrative fee of \$150.00. This refund policy applies to tuition and fees charged in the enrollment agreement. Other miscellaneous charges the student may have incurred at the institution (EG: extra kit materials, books, products, unreturned school property, etc.) will be calculated separately at the time of withdrawal. All fees are identified in the catalog and in this enrollment agreement.

*The School is currently in progress of being eligible to participate in federal Title IV Financial Aid Programs
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