ENROLLMENT AGREEMENT

Tucson School of Horseshoeing

2230 North Kimberlee Road Tucson, Az. 85749

1-520-749-5212

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www.tucsonhorseshoeing.com

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Student Name:	
Present Address:	Permanent Address
Telephone (home):	(work)
(Cell)	Date of Birth:
E-mail:	
PROGRAM INFORMATION:	
Program:	Start Date:
Program Length: (Specified in clock hours)	
TUITION:	
The total cost for the program:	
Tuition: \$	
Administration/Registration Fee \$200.00	
Books/Supplies \$925.00	
Total Program Costs \$	
I will be staying in the bunkhouse YesNo	
If applicable, must disclose/explain fees, for example: The register enrollment agreement to secure a space in the program. If an explained.	• • •

TUITION PAYMENTS: (if offered)

- 1. Tuition deposit of \$200.00 is due with signing of the enrollment agreement.
- 2. Balance of tuition: Payment for the balance of tuition and tools will be on the first day of class.

CANCELLATION AND REFUND POLICY:

Rejection: An applicant rejected by the school is entitled to a refund of all monies paid.

Three-Day Cancellation: An applicant who provides written notice of cancellation within three days (excluding Saturday, Sunday and federal or state holidays) of signing an enrollment agreement is entitled to a refund of all monies paid. No later than 30 days of receiving the notice of cancellation, the school shall provide the 100% refund.

Other Cancellations: An applicant requesting cancellation more than three days after signing an enrollment agreement and making an initial payment, but prior to entering the school, is entitled to a refund of all monies paid minus a registration fee of \$200.00.

Refund after the commencement of classes:

1. Procedure for withdrawal/withdrawal date:

A. A student choosing to withdraw from the school after the

commencement of classes is to provide written notice to the Director of the school. The notice is to indicate the expected last date of attendance and be signed and dated by the student. B. For a student who is on authorized Leave of Absence, the withdraw date is the date the student was scheduled to return from the Leave and failed to do so. C. A student will be determined to be withdrawn from the institution if the

student has not attended any class for 30 consecutive class days. D. All refunds will be issued within 30 days of the determination of the

withdrawal date.

2. Tuition charges:

Tuition charges will be determined based upon the percentage of the clock hours attempted. The percentage of the clock hours attempted is determined by dividing the total number of clock hours elapsed from the student's start date to the student's last day of attendance, by the total number of clock hours in the program (less the \$xxxx administrative fee, not to exceed \$200, if applicable)

Tuition refunds will be issued within 30 days of the date of student notification, of date of school determination (withdrawn due to absences of other criteria as specified in the school catalog), or in the case of a student not returning from an authorized Leave of Absence (LOA), within 30 days of the date the student was scheduled to return from the LOA and did not return.

Tuition refunds are determined as follows: 1. Before the beginning of classes, the student is entitled to a refund of \$100% of the tuition.

2. After the commencement of classes, the tuition refund amount shall be

determined as follows % of the clock hours attempted: Tuition Refund amount:

10% or less At least a 90% refund More than 10% and less than or equal to 20% At least a 80% refund More than 20% and less than or equal to 30% At least a 70% refund More than 30% and less than or equal to 40% At least a 60% refund More than 40% and less than or equal to 50% At least a 50% refund More than 50% No Refund is required

- 3. Books and Supplies: There is no refund for equipment, books and supplies received by the student.
- 4. Special Cases: In case of prolonged illness or accident, death in the family, or other circumstances that make it impractical for the student to complete the program, the school may make a settlement, which is reasonable and fair (this language optional).

Holder in Due Course Statement:

Any holder of this consumer credit contract is subject to all claims and defenses which the debtor could assert against the seller of goods or services obtained pursuant hereto or with the proceeds, hereof Recovery hereunder by the debtor shall not exceed amounts paid by the debtor (FTC Rule effective 5-14-76).

THE STUDENT UNDERSTANDS:

- 1. The School does not accept credit for previous education, training, work experience (experimental learning), or CLEP.
- 2. The School does not guarantee job placement to graduates upon program/course completion or upon graduation.
- 3. The School reserves the right to reschedule the program start date when the number of students scheduled is too small.
- 4. The School will not be responsible for any statement of policy or procedure that does not appear in the School catalog.
- 5. The School reserves the right to discontinue any students' training for unsatisfactory progress, nonpayment of tuition or failure to abide by School rules
- 6. Information concerning other Schools that may accept the School's credits toward their programs can be obtained by contacting the office of the President. It should not be assumed that any programs described in the School catalog could be transferred to another institution. The School does not guarantee the transferability of credits to a college, university or institution. Any decision on the comparability, appropriateness and applicability of credits and whether they should be accepted is the decision of the receiving institution.
- 7. This document does not constitute a binding agreement until accepted in writing by all parties.

STUDENT ACKNOWLEDGEMENTS:

1. I hereby acknowledge receipt of the Scho	ol's catalog dated,
	rams offered, and equipment/supplies Provided. The School's enrollment agreement, And I acknowledge that I have received
2. Also, I have carefully read and received a	n exact copy of this enrollment
agreement Student initials	
3, I understand that the School may terminat	te my enrollment if I fail to comply with
enrolled in the School. I understand that I m	nent or if I disrupt the normal activities of the School. While ust maintain Satisfactory Academic Progress as described in igation to the School must be paid in full before a certificate
4. I also understand that this institution does	not guarantee job placement to
graduates upon program/course completion	or upon graduation Student's initials
CONTRACT ACCEPTANCE:	
further understood and agreed that this agree written agreements and may not be modified	It this agreement and acknowledge receipt of a copy. It is ement supersedes all prior or contemporaneous verbal or it without the written agreement of the student and the School pon this agreement I will be responsible for payment of any(school name).
My signature below signifies that I have rearrecognize my legal responsibilities in regard	d and understand all aspects of this agreement and do to this contract.
Signed thisday of 20	
	Signature of Student Date
	Signature of School Official Date
by me and in my judgment, meets all require have been no verbal or written agreements of	has been interviewed ements for acceptance as a student. I further certify that there or promises other than those appearing on this agreement.
Bv:	Date: