VANCOUVER HAIRDRESSING ACADEMY

STATIK THE SALON INC. dba VANCOUVER HAIRDRESSING ACADEMY 1469 West 8 th Ave Vancouver BC V6H1C9	PTIB Registration Number:3608This institution is PTIB Designated:Image: Compare the second			
enrolvha@gmail.com				
STUDENT INFORMATION				
Student Last Name	Student First Name and Middle Name			
Student Usual First Name Student Personal Education Number				
Social Insurance Number				
Student BC Mailing Address	Postal Code			
Student Permanent Mailing Address (including country) (if different from Postal Code above)				
Student Telephone Number Alternative Telephone Student Main Email Address Number Number				
Date of Gene	Male Female			
Birth: Geno	der Right Handed Left Handed Referred			
	by			
PROGRAM INFORMATION				
HAIRDRESSING				
Program Name (as registered with PTIB)				
580 26	JULY 14 2024 January 14 2025			
Program Duration inProgram Duration in WeeksHours(or portion thereof)	Program Start Date Program End Date			
Credential Issued on Diploma Graduation	Certificate			
Program Delivery Method Solution On-Site (select all that apply)	Distance On-line			
Language of Instruction English				

consistent with that			
student contract.			
• student contract.			
student contract.			
student contract.			
Amount			
(\$9000 if paid in full)			
)			
) if paid in full)			
The tuition discount will be rescinded if the student withdraws before 10 weeks of the program is completed.			

PAYMENT PLAN

Program Costs will be paid by way of cash or cheque. If paying monthly, post-dated cheques must be provided at the time of first payment, as indicated below. \$40 will be charge for NSF cheques.

Payment Amount(s)	\$3360 This covers kit, book, taxes and first month tuition. \$1000 deposit and \$250 registration fee was paid at time of registration. Please bring post-dated cheques at this time for the	Date(s) Due:	JULY 14 2024
	below dates and amounts. \$1700 \$1700 \$1700		AUGUST 1 2024 SEPTEMBER 1 2024 OCTOBER 1 2024
	\$1700 \$1700		NOVEMBER 1 2024 DECEMBER 1 2024
	TOTAL PAID- \$13110		

REFUND POLICY

- 1) A student may be entitled to a refund of tuition fees in the event that: 1
 - (a) The student provides written notice to the institution that he or she is withdrawing from the program; or
 - (b) The institution provides written notice to the student advising that the student has been dismissed from the program.
- 2) The written notice of withdrawal or dismissal may be delivered in any manner provided that a receipt or other verification is available that indicates the date on which the notice is delivered.
- 3) The notice of withdrawal or dismissal is deemed to be effective from the date it is delivered.
- 4) The refund to which a student is entitled is calculated on the total tuition fees due under the contract. Where total tuition fees have not yet been collected, the institution is not responsible for refunding more than has been collected to date and a student may be required to make up for monies due under the contract.
- 5) If the institution has received fees in excess of the amount it is entitled to under the student contract, the excess amount must be refunded.
- 6) If the student received a tuition discount, the discount is rescinded and full tuition must be paid before remaining tuition refund will be issued.

ie. If the student paid \$8500 in tuition, an additional \$1000 will be owed to the institution before a refund is issued. The money owed to the institution will first be deducted from any refund owed to the student.

7) Refund policy for students:

- (a) Refunds before the program of study begins:
 - 1. If written notice of withdrawal is received by the institution 30 days or more before the commencement of the period of instruction specified in the contract and more than 7 days after the contract was made, the institution may retain 10% of total tuition only due under the contract to a maximum of \$1000.
 - 2. Subject to Section 6(a)(1) above, if written notice of withdrawal is received by the institution less than 30 days before the commencement of the period of instruction specified in the contract, and more than 7 days after the contract was made, the institution may retain 20% of the total tuition only, due under the contract to a maximum of \$1300.

8) Refunds after the program of study starts:

- (a) If written notice of withdrawal is received by the institution or a student is dismissed before
 10% of the period of instruction specified in the contract has elapsed, the institution may
 retain 30% of the tuition due under the contract.
- (b) If written notice of withdrawal is received by the institution, or a student is dismissed after 10% and before 30% of the period of instruction specified in the contract has elapsed, the institution may retain 50% of the tuition due under the contract.

- (c) If a student withdraws or is dismissed after 30% of the period of instruction specified in the contract has elapsed, no refund is required.
- 9) Where a student did not meet the institutional and/or program specific minimum requirements for admission through no misrepresentation or fault of their own, the institution must refund all tuition and fees paid under the contract, less the applicable non-refundable student application or registration fee.
- 10) Where a student withdraws or is dismissed from their program, they are entitled to 100% refund of any as-yet to be received consumables that have been pre-paid.
- 11) Where a student withdraws or is dismissed from their program after receiving technical equipment from the institution free of charge:
 - (a) The student must return the equipment unopened or as issued within 14 calendar days; and
 - (b) If the student fails to return the equipment as set out above, the institution may deduct the reasonable cost of the equipment from any amount to be refunded to the student.
- 12) Refunds owed to students must be paid within 30 days of the institution receiving written notification of withdrawal and all required supporting documentation, or within 30 days of an institution's written notice of dismissal.
- 13) Where the delivery of the program of study is through home study or distance education, refunds must be based on the percent of the program of study completed at the rates as set out in Section 7 above.

PRIVATE TRAINING INSTITUTION BRANCH

All private institutions that provide career training programs to students where the tuition charged is greater than or equal to \$4,000, and where the instructional time is greater than or equal to 40 hours must be registered under the *Private Training Institution Branch*. The Private Training Institution Branch (PTIB) is responsible for establishing basic education standards and providing consumer protection for students enrolled with a registered career training institution, and for standards of quality for designated career training institutions. A list of registered / accredited institutions can be found on PTIB's website.

PTIB also manages the Student Training Completion Fund which provides tuition refund protection to students in the event a registered institution ceases to operate, or if a student is found to have been misled by an institution.

For further information about PTIB and the services it provides, students may contact PTIB at:

203 – 1155 West Pender Street, Vancouver, BC, V6E 2P4 Tel. (604) 569-0033 or 1-800-661-7441 Fax. (778) 945-0606 <u>http://privatetraininginstitutions.gov.bc</u> <u>PTI@gov.bc.ca</u>

INS.160.031

This contract is legally binding when signed by the student and accepted by the institution.

STUDENT DECLARATION

I DECLARE THAT:

- I have read, understood, and agreed to the terms and conditions of this enrolment contract;
- I have received a signed copy of this contract;
- I have represented to the institution and provided evidence to prove that I meet all of the admission requirements for this program of study;
- I have read , understood and agreed to the institution's following documents and a copy has been provided to me:
 - Tuition and Fee Refund Policy
 - Dispute Resolution/Grade Appeal Policy
 - Withdrawal Policy
 - Dismissal Policy
 - Admissions Policy
 - Attendance Policy
 - Program Outline; and
 - Check all that apply:
 - □ Work Experience Policy
 - □ Prior Learning Assessment Policy
 - □ Language Proficiency Assessment Policy
 - Credit Transfer Policy
- The information provided is true and accurate and I am 19 years of age or older. If under the age of 19, a parent or legal guardian must also sign the contract; and
- I hereby consent to the sharing of my enrolment and/or reporting information between the Vancouver Hairdressing Academy and Citizenship and Immigration Canada, as necessary for the purposes of the International Student Program, in accordance with applicable provincial privacy legislation.

Student Signature

Date Signed

Date Signed

Signature of Parent or Legal Guardian

INSTITUTION DECLARATION

The institution agrees to deliver the program according to the terms of this contract. The institution certifies that the student has met the admission requirements for the program of study.

Printed Name of Institution Representative

Signature of Institution Representative

Date Signed

Position Title