## THE BEAUTY CAREER SCHOOLS

## 1000 HOUR COSMETOLOGY Enrollment Agreement

530 Commonwealth Ave. Boston, MA 02215

☐ 231 Central Street Lowell, MA 01852 ☐ 314 Moody Street Waltham, MA 02454

☐ 18 Center Street Hyannis, MA 02601

Thi	s is a contract between The Marv Lentine S	chool of Hair Design, Inc., d/b/a BLAINE The Beauty Career Schools and
sch Bo	eduled to end	sign and Cosmetology scheduled to begin 2.4.12 and This program meets the rigid and exacting standards set forth by the n successful completion of the program, application can be made to take
1.	Schedule of Sessions, Hours and Tuition:  Day Sessions Part-Time Evening Sessions Transfer	hours per week (Approxmonths) \$9,800.00 hours per week (Approxmonths) \$9,800.00 hours @ \$9.80 per hour (minimum 500 hour contract)
2.	Fees and Methods of Payment:  1. Registration  2. Equipment and Textbooks  3. Tuition  4. Returnable Fee Deposit (See brochure)	\$ $\frac{25.00}{5.025}$ * I choose to purchase my kit from the school. If yes $\square$ no $\frac{100.00}{5}$ student's Initials

Payment of all tuition and fees, in full, prior to class start or an approved funding package as determined by the Deviation/Budget Sheet and approved by the pertinent responsible party. NO student will be allowed to sit in class without payment-infull or an approved Deviation/Budget Sheet. If the school is permanently closed, you will be entitled to a pro-rata refund of tuition. If a course is cancelled subsequent to enrollment, you will be entitled to a refund of all monies paid.

## 3. Refund and Cancellation Policy:

When calculating refunds, the School must use the policy mandated by state of Massachusetts. For all Title IV Recipients: Return of Title IV fund policy will be used to determine how much Title IV Aid the school must return to the Department of Education for any unearned Title IV aid received for the payment period that you completed less than 60% of a payment period. Federal Regulations require the return of Title IV funds in the following order: Unsubsidized loans, Subsidized loans, Plus loans, Pell Grants, SEOG or other Title IV. Blaine will then calculate the State Mandated Policy set forth in Massachusetts general law Chapter 255, Section 13K, as published in the school Enrollment Agreement and Catalogue to determine if the student owes any additional funds to the school. If so, those funds are due immediately.

- A. You may terminate this agreement at any time.
- B. If you terminate the agreement within five days, you will receive a refund of all monies paid.
- C. If you subsequently terminate the agreement prior to the commencement of the program you will receive a refund of all monies paid less reasonable administrative costs described in Paragraph G.
- D. If you terminate the agreement during the first quarter of the program, you will receive a refund of seventy-five percent of the tuition less reasonable administrative costs described in Paragraph G.
- E. If you terminate the agreement during the second quarter of the program, you will receive a refund of fifty percent of the tuition less reasonable administrative costs described in Paragraph G.
- F. If you terminate the agreement during the third quarter of the program, you will receive a refund of twenty-five percent of the tuition less reasonable administrative costs described in Paragraph G.
- G. If you terminate the agreement after the initial five day period, you will be responsible for the actual administrative costs incurred by the School to enroll you and process your application. The administrative costs shall not exceed \$50.00 or five percent of the contracted price, whichever is less. A list of such administrative costs is attached hereto and made a part of this agreement.
- H. If you wish to terminate this agreement, you must inform the School in writing of your termination, which will become effective on the day such writing is postmarked.
- 1. The School is not obligated to provide any refund if you terminate this agreement during the fourth quarter of the program.

- J. Contact time is defined as the time elapsed between the starting date and the date on which you last attended, regardless of the time actually spent in class. Any monies due the applicant or student shall be refunded within 30 days of formal cancellation by the student, as defined in Item H or formal termination by the School, which shall occur no more than 30 days from the last day of physical attendance.
- K. An applicant not accepted by the School shall be entitled to a refund of all monies paid by the applicant.

L. Equipment (kit) purchased is not part of the above agreement. There is no refund for any part of the kit.

M. BE AWARE: If Title IV students terminate within less than 60% completion of their payment period, they may find themselves indebted to the school for any tuition and any additional fees derived from Title IV funds, including kit and books.

## 4. Rules and Regulations

- A. The School reserves the right to suspend or terminate any student for just cause as outlined in the separate Policies and Procedures manual. This manual is included as part of this contract by reference.
- B. If the amount paid on the student's tuition account has been received from a financial aid program, any refund will be returned first to the Federal Family Education Loan(s) on the student's account, second to the Pell, third SEOG, fourth Massachusetts No Interest Loan, fifth Massachusetts State Scholarship, sixth you.
- C. The School will make a total of 1100 hours of instruction available to the student during which time the student is required to complete not less than 1000 hours of actual instruction. This 1000 hours must be completed and the school's final examination must be passed before a student may graduate. The additional 100 hours provided for by the school is included to permit students a reasonable amount of personal and sick time. In the case where the term of the contract is less than 1000 hours, the school will make available to the student, at no charge, an additional number of hours equal to 10% of the hours for which the student has contracted. If during the 1100 hours of instruction made available to the student under this contact, the student fails to complete the required 1000 hours of instruction, the school agrees to sell the student an additional contract, at the sole discretion of the Director of the School, for the purpose of permitting the student to complete the required education at a cost of \$9.80 per hour of required additional instruction.
- D. No school or college can guarantee a job for its graduates. However, we at Blaine use our best efforts to provide lifetime placement assistance to our graduates. Blaine maintains a job placement bulletin board on which prospective jobs are posted.
- E. The student's rights under this agreement may not be transferred; however, the school may assign or sell its right to payment under this agreement. Such assignment, however will not release the school of its obligations hereunder.
- F. The student shall be responsible for the costs of any and all damage which said student does to the property of the school and/or to the person and/or property of the school's staff and faculty and that of fellow students.
- G. The student agrees to hold Blaine harmless and blameless for the loss or damage of any of the student's personal property.
- H. The minimum course of instruction is 500 hours.
- Your personal equipment (kit) can be made available to you by the school. Once purchased, these personal tools and implements cannot be returned. A complete list detailing the necessary kit items will be made available to you upon request. These items may be found in various beauty supply stores.

Graduation - After you have successfully completed 1000 hours of training, passed the School's final examination and have satisfied financial obligations to the school, you will receive your Blaine diploma and ASI Certification necessary to take the State Board exam. We will not certify an application for the State Board of Cosmetology exam without the successful completion of the 1000 hour program.

Blaine does not provide additional tutorial or remedial instruction as part of the curriculum. A copy of the written contract, rules and regulations and the school catalog have been received and read by me at the time of execution. This contract

may not be modified, altered or amended in any way other than be a written agreement signed by both the school student. No oral representations or modifications shall have any effect whatsoever.				
Swall 1.17.02 1			1/17/07	
Accepted by Blaine Date	Signature of Student		Date	
	Signal de of Payer (if students under	age 18)	1/17/62 Date	
I have received a copy of The Catalogue and The Standards of Professional Behavior.	Address	MH State	OU3T_	
, " AND			· 	
Signature of Student Date	Telephone			
Effective 9/01	5-21 - 87 Date of Birth	Soc. Sec. #	-	