## **Threading Eyebrow & Beauty Salon Training Agreement**

STUDENTS FULL NAME:				
ADDRESS:				
CITY: STATE: ZIP CODE:				
Email:				
Phone:				
Anticipated Training Dates:				

Trainings will be conducted from 10AM to 3PM with a 30 minute lunch break.

**Total cost is \$\_\_\_\_\_\_ with a non-refundable \$300 deposit**. Student is responsible to pay full course payment a minimum of \_\_\_\_\_\_ days prior to the first day of training. Not paying remaining course balance 14 days prior to first day of class will result in student losing their deposit and position in training schedule.

Cancellations/ Non-refundable deposit: A three-business-day cooling-off period, commencing with the day an enrollment agreement with the applicant is signed or an initial deposit or payment toward tuition and fees of the institution is made, until midnight of the third business day following such date during which time the contract may be rescinded and all monies paid refunded. After three-business days of deposit if STUDENT cancels, terminates or reschedules for any cause other than a written medical emergency, STUDENT will pay Training Provider 100% of deposit. In the event the Training Provider cancels this agreement, the Training Provider will be responsible for rescheduling within 30 days or issuing a refund. Student may reschedule training for a later date in the case of an emergency and 100% of initial deposit will go toward later training if training provider is notified \_\_\_\_\_\_ prior to initial training. Evidence of personal appearance at the institution or deposit of a written statement of withdrawal for delivery by mail or other means shall be deemed as meeting the terms of the cooling-off period.

Purpose: The above parties hereby enter into this agreement under which Training Provider will provide instructional services to \_\_\_\_\_\_ on the following terms and conditions.

Training Provider hereby agrees to teach **Eye Brow Threading at their location; 3193 Princeton Road Hamilton, OH 45011**. Threading Eyebrow & Beauty Salon is registered in the state of Ohio. Faculty is fully insured and meets all OSHA and cosmetology licensing requirements.

Training Provider agrees to provide training services for eyebrow threading. The Training Provider is responsible for instructing students with the fundamentals of threading. Services will include instruction materials and assignments and or continued support. Services also include instructional lectures and techniques from Threading Eyebrow & Beauty Salon.

Course covers eyebrow threading fundamentals. Upon evaluation by training provider students will receive a Certificate of Completion. If Training Provider determines the Student is not ready to receive

award, Training Provider has the right to withhold all awards and or certificate of completion and recommend the Student receive additional training. Students must be of legal age in order to attend trainings

Regulation & Licensing: Student acknowledges that eyebrow threading procedures may be regulated by the local and/or state regulatory agencies of the Student and that registration and or licensing may be required by a governing regulatory agency to provide eyebrow threading to the general public. Student further acknowledges it is their sole responsibility to be compliant with any applicable licensing and/or registration requirements.

It is the student's responsibility to determine whether certificates from the institution meet employers' training requirements. This may be done by calling the prospective employer.

Training provider does not guarantee placement or wage and salary levels. Student agrees not to share, trade, sell or otherwise disclose any intellectual property from Training Provider, particularly Brow Building (measuring and shaping brows), Various Brow Designs from paper, Brow practice molds, live models, Skin Stretching, Extractions, Numbing techniques, Post care & Healing techniques, Hand method of micro-stroking, education material examples and assignments.

Controlling Law: This agreement shall be governed by the laws of Ohio. Any disputes arising out of this agreement shall be settled in the state of Ohio as stated in this agreement. If any action at law or in equity is necessary to enforce or interpret the rights arising out of or relating to this Agreement, the prevailing party shall be entitled to recover reasonable attorney's fees, costs and necessary disbursements in addition to any other relief to which it may be entitled. In the event of breach of this agreement, the Training Provider shall be entitled to obtain an injunction restraining the commitments or continuance of the breach, as well as any other legal or equitable remedies permitted by law and shall not be required to post an injunction bond.

Notice, Entirety of Agreement & Survivability: Any notices required or permitted to be given under this Agreement shall be sufficient, if in writing and personally delivered, faxed, or sent by certified mail, return receipt requested, to the addresses listed above, or to such other address. This agreement contains the entire agreement and understanding between the parties as to the subject matter of this agreement. No prior or contemporaneous obligations, conditions, warranties, or representations shall create binding obligations upon either party except for those expressly set forth herein. This agreement may not be changed or altered except by a written agreement signed by both parties. The provisions of this agreement which by their nature ought to survive the termination or expiration of this agreement, shall so survive.

Severability: If any provision of this agreement shall be determined to be null and void or otherwise legally unenforceable, the remaining provisions of this agreement shall remain in full force and effect.

I, the undersigned, have read, understand and agree to abide by all the provisions set forth in the foregoing enrollment agreement.

Signed: \_\_\_\_\_

Print Name:				
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Date: \_\_\_\_\_