## Faded & Co. Barber Academy



2215 Emancipation Hwy, Ste 102 Fredericksburg, VA 22401 Email: fadedbarberacademy@gmail.com

## **Student Enrollment Contract**

Th	nis Tuition and Enrollment Agreement (the "Contract") entered on this	day of
	20 by and between, Faded & Co. Barbo	er Academy (the
"S	chool") and, (the "Student"). With	nesseth that the
stu	ident, and his or her parent or guardian (Applicable if student is under	age 18) desire to
en	ter into an agreement of Barbering Instruction for student, and therefor	re do hereby
mı	utually covenant and agree as follows:	
i.	That Faded & Co. Barber Academy shall instruct the student in the	e required training for
ii.	the Barber I and/or Master Barber course.  That student agrees to pay the school the tuition and fees for the couradvance at the start of the program.	rse selected in
iii.	That the student shall perform diligently and faithfully to learn the sk	kills covered during
	the entire period of contracted training.	
iv.	The student training shall begin on the day of	20
	The student shall complete the prescribed course in no more than	_ months.
	School will charge additional tuition for hours remaining after the contract ending date	
<i>v</i> .	That Faded & Co. Barber Academy will maintain records of studen	nt's attendance; hours
٠	completed and report such information as required to the Virginia De	epartment of
	Professional and Occupational Regulation.	•
vi.	That the amount of tuition and fees shall be:	•
	Registration Fee:	
	Tuition*:	
	Student Kit Fee:	
	Books & CD:	
	Total Tuition & Fees:	
	Less Deposit** (Non-refundable):	
	Balance:	

Deposit required (Kit & Fees are included) 12-month & 15-month payment plans available.

<sup>\*</sup> Barber I Program Tuition: \$6,000.00. Master Barber Program requires an additional \$2,500.00 for Tuition.

<sup>\*\*</sup> Classroom only instruction requires a deposit of \$1,500.00. Classroom & Online instruction requires a deposit of \$1,750.00.

## GENERAL TERMS OF AGREEMENT

**SCHOOL** shall provide a course of study that meets minimum curriculum requirements as prescribed by the Virginia Department of Professional and Occupational Regulation.

SCHOOL may change kit contents, textbooks, dress code, curriculum format, teaching materials or any other educational methods at its discretion.

SCHOOL assumes no responsibility for negligence or lack of skills of students while practicing any curriculum related services on each other.

**SCHOOL** will grant a diploma of graduation and Official Transcript of Hours for the applicable course of study when the student has successfully completed all phases of study, required tests, practical/laboratory assignments; passed a final written and practical examination; completed the course of study according to State Board requirements; completed all exit paperwork; and made satisfactory arrangements for payment of all debts owed to the school. For more information refer to the student handbook.

**SCHOOL** will issue an Official Transcript of Hours to students who withdraw prior to course completion when the student has successfully completed the required exit paperwork and paid all debts owed to the school or made satisfactory arrangements for debts owed the school as approved by the Director of the institution.

SCHOOL will assist graduates in finding suitable employment but placement is not guaranteed.

**SCHOOL** may terminate a student's enrollment for immoral or improper conduct; noncompliance with educational requirements, Standards of Conduct, General Policies, Enrollment Agreement, Satisfactory Progress Policy, State Laws and Regulations; 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.

**SCHOOL** will issue a complete kit of textbooks, implements, tools and supplies for the applicable course of study. Students are responsible for replacement of lost, stolen, or broken items.

SCHOOL provides adequate equipment, desks and work stations for the maximum number of students assigned to them at one time. The school does not assign work stations to any student to be used solely by that student during the course of study.

STUDENT agrees down payment deposit is due prior to first starting day of class and is non-refundable.

STUDENT agrees to pay the registration fee required by the State Board and provide all required registration paperwork in a timely manner.

**STUDENT** agrees the school, their owners, their instructors, students, or any person or persons shall not be liable for any damage, losses, or injuries sustained while in, on, or about the premises of Faded & Co. Barber Academy.

STUDENT agrees to comply with all Standards of Conduct, General Policies, State laws and regulations, and educational requirements including clinic assignments.

**STUDENT** understands that revenue retained by the school for the student's required completion of clinic services for clients is applied to the overall cost of providing education to the student resulting in applicable tuition rates. Student agrees NOT to refuse to perform client services or other course requirements.

STUDENT agrees to comply with the school's published dress code which may be changed at the discretion of the school. Student also agrees to project a professional image representative of Faded & Co. Barber Academy.

**STUDENT** agrees to comply with the assigned schedule for the applicable course of study which may change from time to time at the discretion of the management.

STUDENT 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.

**STUDENT** understands that he/she is responsible for the state licensing exam fee and other examination or licensing related expenses.

**STUDENT** agrees an additional \$20.00 per day will be charged for additional instruction hours exceeding 2 months after contract end date; Kits/Books & CD's are included in down payment deposit and are the property of student.

## REFUND POLICY

For applicants who cancel enrollment or students who withdraw from enrollment a fair and equitable settlement will apply. If student (or in the case of student under age of 18, his/her parent or guardian) cancels the enrollment more than three business days after signing the contract but prior to starting classes, a refund of all monies paid to the school less the non-refundable deposit. The "formal cancellation date" will be determined by the postmark on written notification, the date said notification is delivered to the school in person, or 30 days after the last day of attendance or the expiration date of an approved Leave of Absence. If student (or in the case of student under age of 18, his/her parent or guardian) cancels the enrollment more than three business days after signing the contract but after starting classes, there will be no refund of any monies paid to the school.

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 at the discretion of the Director. 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. 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.

THE TERMS AND CONDITIONS OF THIS AGREEMENT ARE NOT SUBJECT TO AMENDMENT OR MODIFICATION BY ORAL AGREEMENT. I, THE UNDERSIGNED PURCHASER OF THE PROGRAM OF TRAINING, HAVE READ, UNDERSTAND AND AGREE TO THE TERMS AND CONDITIONS CONTAINED HEREIN AND WITH MY SIGNATURE I CERTIFY HAVING RECEIVED AN EXACT COPY OF THIS AGREEMENT AND A STUDENT HAND BOOK. I FURTHER ACKNOWLEDGE THAT NO VERBAL STATEMENTS HAVE BEEN MADE CONTRARY TO WHAT IS CONTAINED IN THIS AGREEMENT. THIS ENROLLMENT AGREEMENT IS A LEGALLY BINDING INSTRUMENT WHEN SIGNED BY THE STUDENT AND ACCEPTED BY THE INSTITUTION.

I understand that this is a legally binding contract. My signature below certifies that I have read, understood, and agreed to my rights and responsibilities, and that the institution's cancellation and refund policies have been clearly explained to me.



Signature of Student	Date
Signature of Student's Parent or Guardian (if student is under age 18)	Date
Signature and Title of School Official Accepting Enrollment	Date