CLIENT ENROLLMENT AGREEMENT

| ricuse rinit | | | | | | | | |
|--|---------------------------|---|----------------------------|--|---|--|---------------------------------|--|
| Client Full Name | Carl Be | ma | | Street Address | | | | |
| City | State | nz | Zip | Street Address Res. Phone | | Cell Phone | (818) 304-4757 | |
| The Client agrees to purchase and the owner of | | d Hills agrees to provide the following a | | | | | , | |
| NAME/TYPE OF ENROLLM | | SERVICES | | E LESSON(S) | TUITION | DISCOUNT | BALANCE DUE | |
| NAME/TYPE OF ENROLLM | ENI | Group 1 | PRIVAII | 5 LESSON(S) | 101110N 500.00 | 0.00 500.00 | | |
| 2nd | 2nd | | | 5 500.00 | | 10.00 | 490.00 | |
| The Client acknowledges the above of 990.00 fo as shown below, in 5 Installments of 98.00 start | ing on . | • | to pay 500.00 on 05-20-2 | 2024 and the remaining cash | | olicable previous balance and service of | harge | |
| The lesson rates in this agreement are: Private I | nstruction \$189.00 per l | esson, Class Instruction \$0.00 per lesso | on, and there is no charge | * | | | | |
| | | | | You have the right at this time to receive an itemization of the amount financed, which is shown in the left column of this document. Your payment schedule will be | | | | |
| | | | | | ate of Payment | Amount of Pa | ment | |
| 1. Cash Price of This Course 2. Down Payment(s) | 990.00 500.00 | | | | 05-20-2024 06-20-2024 07-20-2024 08-20-2024 | 98.00 98.00 98.00 98.00 | | |
| | | | | and on the same date each | 09-20-2024 month thereafter until paid in full n this agreement before you read it or i | 98.00 | | |
| | | | | | his agreement before you read it or i | | entitied to a copy of the | |
| Amount to be Scheduled The amount of tuition to be scheduled as installments: | 490.00 | | | If you pay off early, you: Will not have to pay a pena May be entitled to a refund | lty of part of the service Charge, under ru | le of 78, prorata or a method whichev | er is applicable in your state. | |
| | | CLIENT ACKNOWLEDGES R | RECEIPT OF AN EXACT O | COPY OF THIS RETAIL INST. | ALLMENT AGREEMENT. | | | |
| It is agreed that the Studio's obligation for furni | shing instructions under | this agreement shall expire on 12/07/2 | 024 or three years from | the date of this agreement w | hichever occurs first. | | | |
| | | | | | | | | |
| Arthur Murray Centennial 7071 W Craig road suite 104 Las Vegas Nevada, 89129 United States Tel. 7252065161 | | Client's Signature | _ | | | Studio Representative | | |
| | | | | | | | | |

The Studio agrees to provide this course of instruction and/or services in accordance with the Arthur Murray® method of dance instruction and to make its facilities and personnel available by individual independent appointment for each lesson or service for such purposes during the term of this agreement. The Studio may provide the Student with any instructor employed by the Studio and is not obtdgated to provide any specific instructor nor to provide the same instuctor for different lessons.

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Instructions shall be available commencing this date and shall not be charged against this enrollment until the completion of all previous enrollments, if any. Performance of the agreed

C. upon lessons and instructions shall begin within six months from this date. All lessons are 45 minutes long, which includes transition time between lessons. The rates for lessons calculated on an hourly basis equal the lesson rates set forth in this agreement multiptded by 1.33

Private lessons to be made available by the Studio, shall expire whether actually used or not upon the agreed expiration date for all instruction or lessons under this agreement. All group

D. lessons (if charged) and Video Tape Studies shall expire over the same period as the private lessons. The teaching or honoring of any lessons and/or services beyond the term of expiration shall not be deemed as a waiver of this expiration provision by the Studio

Student agrees to complete all lessons and/or services as expressly provided in this agreement.

E. Student shall not be retdeved of the obtdgation to make any payment agreed to, and no deduction or allowance for any payments shall be made by reason of Student's failure to use any lessons and/or services, except as provided.

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