## CLIENT ENROLLMENT AGREEMENT

Client									
Full Name	Aar Bagnall			Street Address			547 Houston Dr		
City	Thousand Oaks	State	California	Zip	91360 Res	. Phone		Cell Phone	(512) 799-9036
The Client agrees to purchase and the owner of Arthur Murray Woodland Hills agrees to provide the following course of dance instruction and/or services on the following terms and conditions including the terms and conditions on the reverse side of this agreement.									
N	AME/TYPE OF ENROLLMENT		SERVICES		PRIVATE LESSON(S)	TUITION	1	DISCOUNT	BALANCE DUE
			Private Lesson		4	400.00		25.00	375.00
	VIVEK - 5th		Party		5	1000.00		10.00	990.00
			Core Rythm		4	1200.00		25.00	900.00

Lessons are 45 minutes which includes transition time between lessons

The Client acknowledges the above of 2265.00 for the instruction and/or services(s) described above and agrees to pay 0.00 on 11-25-2024 and the remaining cash balance of 2265, which includes any applicable previous balance and service charge as shown below, in 10 installments of 226.50 starting on .

The lesson rates in this agreement are: Private Instruction \$189.00 per lesson, Class Instruction \$0.00 per lesson, and there is no charge for Party Practice units when included.

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

Date of Payment

Amount of Payment 11-25-2024 12-25-2024 01-25-2025 02-25-2025 03-25-2025 04-25-2025 05-25-2025 07-25-2025 08-25-2025 08-25-2025 226.50 226.50 226.50 226.50 226.50 226.50 226.50 226.50 226.50 226.50

and on the same date each month thereafter until paid in full
Notice to Buyer. Do not sign this agreement before you read it or if it contains any blank spaces. You are entitled to a copy of the
agreement you sign. Keep this agreement to protect your legal rights.

Amount to be Scheduled The amount of tuition to be scheduled as installments:

1. Cash Price of This Course

2. Down Payment(s)

2265.00

If you pay off early, you:

Will not have to pay a penalty

May be entitled to a refund of part of the service Charge, under rule of 78, prorata or a method whichever is applicable in your state.

CLIENT ACKNOWLEDGES RECEIPT OF AN EXACT COPY OF THIS RETAIL INSTALLEMENT AGREEMENT.

It is agreed that the Studio's obligation for furnishing instructions under this agreement shall expire on 12/07/2024 or three years from the date of this agreement whichever occurs first.

Dance Enterprises, Inc. DBA Arthur Murray Thousand Oaks	Client's Signature	Studio Representative
California, United States		
	Co-Client or Guardian	Verified by