



9388 Lightwave Ave.
San Diego, California 92123
(800) NAT-UNIV
NU.edu

Marcella Wilroy
1950 Jeffreys Place
Oxnard, California
93033

Enrollment Agreement

Congratulations! We are pleased to inform you that you have been accepted into National University!

The professors and staff at National University (NU) welcome the opportunity to provide you with an exciting, challenging, and rewarding academic experience. Our professors and academic programs are designed to help you in your personal and professional endeavors. We are committed to providing you with the best education possible.

Your program requires a minimum of credit hours. Previous credit earned through NU, transfer credit, additional credit required for evaluation track students, state-specific practicum or licensure requirements, and additional dissertation courses that may be required are not reflected in this letter.

Terms. This Enrollment Agreement details certain NU expectations, requirements, and policies. Your signature acknowledges that you have had a reasonable opportunity to read and understand the information provided herein, and that you have been given access to the following: the University Catalog, Estimate of Courses, Financial Aid Information, Information for New Students, Credential Orientation Information (if applicable), access to the website (www.nu.edu), and access to information about NU's accreditation (WSCUC). All prospective students are strongly encouraged to review the [NU Student Consumer Information Page](#). NU is a California-based non-profit institution, located at 9388 Lightwave Ave, San Diego, CA 92123. This Consumer Information page provides links to a suite of important NU information, disclosures, policies, and procedures. To complete your enrollment, you must agree to the terms in this Enrollment Agreement and enroll in your first course through the Student Portal.

Your Enrollment Specialist will schedule and register you for your first course. In addition, your Enrollment Specialist will build the initial course schedule for your entire program.

Institutional Charges and Fees. Please refer to the Tuition and Fees section of the NU Course [Catalog](#) for additional information about dissertations, practicums, and associated courses which may increase degree requirements and fees. You agree to pay NU tuition and fees for each

course in which you enroll at the amount then being charged. You understand and agree that NU has the right to change the amount of the tuition and fees at any time.

Access to Course Materials. Pursuant to the Higher Education Opportunities Act (HEOA), NU ensures access to affordable course materials at a reasonable time prior to the start of every course.

Program

Master of Arts in Counseling Psychology (California)

Minimum Program Credits Required**

99

Courses Required

25

Cost Per Course**

\$1,810.00

Minimum Program Costs**

\$45,243.00

**non-refundable charge*

***There are no payment plan fees for courses that are class-based modality.*

**** Please note that tuition and fees are subject to change at the discretion of the University. This figure is an estimate based off of the current rate at the time of enrollment and the minimum number of credits required for degree completion. Previous credit earned through NU, transfer credit, state specific practicum or licensure requirements and additional/supplemental dissertation courses that may be required are not reflected in the above table. NU cannot predict the exact “time to completion” or “total program cost.” NU does provide students with recommended schedules to completion and provides past student experiences in terms of “total program cost” and “time to completion.” NU seeks to be completely transparent in terms of the “time to completion” and “total program cost” of each student. Each student’s experience will be unique to them based on the number of courses they take at a time, leaves of absence, if any, clarity in their choice of program and research focus, individual academic performance, and their life situation.*

Learning Management Fees. Students beginning a degree program at NU will be charged a one-time per program Learning Management Fee (LMF) of \$0.00 that may be charged on the 8th day of your course (the date you vest in your course). Students may be required to pay the fee again only IF after graduating from one program they begin another. If a student changes specialization within the same program, they will not be responsible for paying the fee again until/unless they graduate and re-enter another program. Students who do a program change from

one degree-seeking program to another may be charged the LMF fees associated with the new degree-seeking program.

Course Materials Fee. Students in a degree program at NU will be charged a Course Materials Fee (CMF) per course that may be assessed on the eighth (8th) day in each of their courses. NU will automatically provide students with all their course materials once they have accepted their course(s). Students have the ability to opt out of a portion of the CMF, however NU highly discourages the practice so all students can be fully academically prepared for each course. To opt out, students may contact their Academic and Finance Advisor for guidance on the appropriate process and forms.

Declined Fees. Any check returned to the University by the bank upon which it was drawn is considered nonpayment and a \$20 returned check fee will be assessed.

Collection Costs. If you do not pay your tuition and fees as required by this agreement, NU may charge collection costs. You promise to pay all collection costs, including reasonable attorney's fees and court costs.

Bar From Class Attendance. If you fail to pay your tuition when it is due or break any of your promises in this agreement, NU may bar you from attending additional courses until your tuition is fully paid or satisfactory arrangements have been made with NU's Student Accounts Office.

**YOU UNDERSTAND AND AGREE THAT NU MAY WITHHOLD GRADES,
DIPLOMAS, AND OTHER SERVICES IF YOU FAIL TO PAY TUITION OR BREAK
ANY OF YOUR PROMISES TO THIS AGREEMENT.**

Refund Policy. If you withdraw or are dismissed from NU before completing 60% of your period of attendance, you will be allowed a refund of eligible tuition amounts. The school will calculate the refund based on the number of days in the period of attendance divided by the number of days you attended during the period. Additional details regarding the policy can be found in the NU Course [Catalog](#).

Payment Plans.

“NOTICE”

You may assert against the holder of the promissory note you signed in order to finance the cost of the educational program all of the claims and defenses that you could assert against this institution, up to the amount you have already paid under the promissory note.

Add/Drop Period. You may add, cancel, or withdraw from a course at any time. To cancel or withdraw from a course, you can contact your Academic Finance Advisor at learnerservices@nu.edu or call (888) 628-6904. Cancellation or Withdrawal will be effective on the date that the notice is received.

If you wish to add a course outside of the prescribed degree plan, you will take the course as a non-degree seeking student.

If you withdraw from a course, you are subject to the refund policy outlined in the catalog and are responsible for repaying loans obtained plus interest, less the amount of any refund due under the refund policy.

Student's Right to CANCEL. You (as a student) have the right to cancel and obtain a refund of charges paid through attendance at the first-class session, or the ninth day of the term, whichever is later. To cancel or withdraw, the student must submit a withdrawal request to the Registrar's Office (registrar@nu.edu). The cancellation or withdrawal is effective on the date selected in the withdrawal request once submitted and approved by the Registrar. The institution shall make the refund. (5 California Code of Regulations (CCR) §71750) For asynchronous courses, the student has the right to cancel the agreement and receive a full refund before the first lesson and materials are received. (5 CCR §71750) If the institution sent the first lesson and materials before an effective cancellation notice was received, the institution shall make a refund within 45 days after the student's return of the materials. If a student obtains a loan to pay for an educational program, the student will have the responsibility to repay the full amount of the loan plus interest, less the amount of any refund. If a student is eligible for a loan guaranteed by the federal or state government and the student defaults on the loan, both of the following may occur:

1. The federal or state government or a loan guarantee agency may take action against the student, including applying any income tax refund to which the person is entitled to reduce the balance owed on the loan;
2. The student may not be eligible for any other federal financial aid at another institution or other government assistance until the loan is repaid.

NU reserves the right to cancel or terminate this Enrollment Agreement or deny admission if you fail to meet university academic requirements, program requirements, Student Conduct Code, fail to meet Satisfactory Academic Progress, fail to make timely payments, and/or fail to meet attendance requirements as outlined in the University Catalog.

Financial Assistance. You are responsible for the full amount of tuition and fees charged by the University even though you may be eligible for Federal Student Aid, Veterans benefits, or other government or company-sponsored financial assistance. You agree that eligibility for financial assistance under these programs is not controlled by the University and the University makes no promise or representation that you will be eligible to receive financial assistance or the amount of financial assistance that you are able to receive. You are responsible for ALL tuition, fees and other charges regardless of whether financial aid is received or employers or other third parties pay as agreed. You understand that if you obtain a loan to pay for an education program, you have the responsibility to repay the full amount of the loan.

Transferability of Credits and Credentials Earned at Our Institution. The transferability of credits you earn at NU is at the complete discretion of an institution to which you may seek to transfer. Acceptance of the credits or degree you earn in your program is also at the complete discretion of the institution to which you may seek to transfer. If the credits, degree, or certificate that you earn at this institution is not accepted at the institution to which you seek to transfer, you may be required to repeat some or all of your coursework at that institution. For this reason, you should make certain that your attendance at this institution will meet your educational goals. This may include contacting an institution to which you may seek to transfer after attending NU to determine if your credits, degree, or certificate will transfer.

Transfer Credit Evaluation. Transcript Requests of Other Institutions - Transfer credit earned at other institutions cannot be considered without official transcripts. Upon request, NU will process the initial request for all domestic transcripts (excluding test scores), including payment of associated fees, on your behalf. If a transcript has not arrived within four (4) weeks, the Office of the Registrar will submit a second request. Thereafter, it becomes your responsibility to ensure that NU receives the document(s) and you must provide documents that are outstanding to ensure receipt within the required time frame. Once you have been officially admitted, any subsequent transcripts are your sole responsibility.

NU will not process requests for foreign transcripts/documents. Students who have attended institutions in foreign countries or who have a high school proficiency must acquire official transcripts/documents themselves. Transcripts from other institutions that have been presented for admission or evaluation become a part of the student's academic file and are not returned or copied for distribution.

Official transcripts should be sent by the issuing institution directly to:

Office of the Registrar National University
9980 Carroll Canyon Road
San Diego, California 92131-1133

The Office of the Registrar will not accept hand-carried transcripts or transcripts "issued to student" as official documents unless they are in a sealed envelope from the issuing institution. Electronic transcripts sent directly from the issuing institution to records@nu.edu will be considered official. Electronic transcripts not sent from the issuing institution or sent to a different nu.edu email address will not be considered official. Evaluation is the official determination of the required course of study for a student's degree and is the final step in the admission process. After the Office of the Registrar receives all official transcripts and other documents required for admission, the student's records are evaluated for transferability of credit. Official evaluation must occur within 60 days of application NU to avoid disruption in class scheduling. The course of study that a student discussed with an advisor at the initial admissions interview is only an estimate of the course requirements for a degree. The Office of the Registrar makes the official determination regarding the applicability of previous coursework toward meeting the requirements of a particular degree program. Students will be notified by e-mail when they may view their Academic Advisement Report (AAR) online through the student portal. As students progress through their program, the AAR will show coursework already completed and courses remaining to be completed. The AAR helps students and advisors determine progress toward completion of program requirements. The AAR is not the official notification of completion of program requirements. An official audit of program requirements is conducted by the Office of the registrar when a student applies for graduation.

You are responsible for reviewing any transfer credit evaluation as well as scheduled courses with your Academic Advisor and informing them of any courses you feel are duplicative or equivalent in content to previously completed coursework or non-traditional learning.

Enrollment Period. The Enrollment Agreement covers the period of time from the first day of your first vested course and ends when degree requirements for your program are met. To vest in a course you must persist beyond the drop/add period of that course as defined by the program requirements. Given NU's flexible scheduling options, this period of time may vary for each student. If you cease enrollment at NU, through either withdrawal or dismissal, and wish to return, you may be required to complete a new Enrollment Agreement and a new enrollment period will be established.

Official Enrollment. Official enrollment in a class requires registration with an Admissions Advisor or self-registration through the student portal prior to the first night of class. Late registration requires instructor approval. Instructors are not authorized to allow non-registered students to receive grades or to attend class.

Attendance. If you are enrolled in a course which you are unable to attend, you agree to notify an Admissions Financial Advisor as soon as possible. Adding, dropping, or substituting courses may affect Veterans benefits or other financial assistance. You should contact NU's Veterans Office or a Financial Aid Advisor if you have any questions.

Ethical Standards and Practices. NU has established ethical standards and practices for student conduct and academic integrity.

Code of Conduct. You understand that the [Student Code of Conduct](#) is detailed in the NU Course [Catalog](#).

You also understand that students are expected to conduct themselves professionally and refrain from acts of misconduct including, but not limited, to the categories outlined in Code of Conduct outlined in the [Catalog](#).

Academic Integrity Policy. You further understand that NU uses text matching software to assist in determining if a student is violating NU's Academic Integrity Policy which can be found in the NU Course [Catalog](#).

You understand that violations to these or other university Ethical Standards and Practices as outlined in the NU Course Catalog can lead to dismissal from a course, program, or university.

Time to Completion. NU provides the credits required and lengths for each required course in the course catalog. You are required to complete the coursework within 150% of the stated length of your program in alignment with the maximum time frame requirements of satisfactory academic progress (SAP) rules. The details for SAP, course length and required credits can be found in the [Catalog](#).

Veterans. If you are a veteran, you promise that you will not enroll in any course at NU which you have previously taken at another college or university for which you received benefits from the Veterans Administration. You understand and agree that you will be liable for any overpayment of Veterans benefits if you break this promise.

Refunds. If you drop or withdraw from a course after the first day of class, you are entitled to a refund according to the following refund schedule:

For all courses taken onsite or online in California and all other courses not covered under other state-specific refund policies:

- Before midnight of the ninth (9th) day of the session, 100% is refundable.
- Before midnight of the tenth (10th) day, 50% is refundable.
- After midnight of the tenth (10th) day of the session, 0% is refundable

Other state-specific refund policies can be found in the University Catalog and are available on the NU [State Authorization Page](#).

You will not receive a refund unless you withdraw from the course through an Admissions Advisor. Non-attendance or non-participation does not entitle you to a refund; you must officially withdraw from a course within the stated deadlines to receive a refund. You must then mail or deliver a written request for the refund to NU's Student Accounts Office.

NU will mail your refund approximately ten working days from the date your written request is received, but no refund will be made unless you have a credit balance with the University. If you are receiving government-sponsored financial assistance, your right to receive a refund and the amount of the refund is established by the United States Department of Education. However, the admission fee charged by NU is nonrefundable.

State Authorization and Relocation Notice. Higher education institutions have a regulatory obligation to be authorized, approved, licensed, or otherwise exempt in states in which the institution enrolls students, offers services, or participates in applicable educational activities. NU is authorized/approved in a variety of states and continues to pursue additional authorizations.

Students who relocate while enrolled may be unable to complete their studies if they are moving to a country or state where NU is not currently authorized to offer that particular program. Prospective students should contact their Admissions Finance Advisor to discuss how relocation could alter their eligibility, while current students should contact their Academic Advisor if they are considering relocating during their course of study.

Since NU must be authorized/approved to offer programs in each state, there may be consequences for applicants and students who relocate to a state or country where the institution does not meet state requirements or has yet to be approved. There are also program limitations even in states where NU is authorized/approved; for states with an authorized/approved status, applicants/students may not be able to apply, continue, or change to a particular program, as not all programs may be approved by a state licensing authority. In these cases, these programs cannot be offered to students residing in that state.

Some programs offered at NU may not provide all the educational requirements necessary for professional licensure or certification in a student's state or country. Students considering an online program that leads to a professional license in a state are highly encouraged to contact the appropriate licensing agency and organization(s) in that state to seek information and additional

guidance before beginning and continuing the program; and students should continually monitor changes throughout the program as licensure requirements may change over time.

Course Catalog. The NU Course [Catalog](#) is designed to be the most current source of information about a student's program and university policies including, but not limited to, information regarding admission and dismissal, student tuition and fees, and student support services. Students are encouraged to review this information prior to enrollment.

Although every effort has been made to assure the accuracy of the information in the NU Course Catalog, students and others who use the catalog should note that laws, rules, and policies change from time to time and that these changes may alter the information contained in this publication. Changes may come in the form of government statutes, rules, and policies adopted by the Board of Trustees of NU, or by the President or designee of the University. More current or complete information is available from the appropriate department, School, or administrative office.

Drug and Alcohol Abuse Prevention. I understand that this institution is concerned about the use of alcohol, illegal drugs, or controlled substances as it affects students, faculty, and staff. I also understand that students, faculty, and staff are required to be aware of, and abide by, the standards and provisions outlined at the [NU Drug and Alcohol Abuse Prevention Program and Policy](#) page.

Criminal History Notice. Many disciplines, professions, and jobs require disclosure of an individual's criminal history, and a variety of states require background checks to apply to, or be eligible for, certain certificates, registrations, and licenses. Existence of a criminal history may also subject an individual to denial of an initial application for a certificate, registration, or license and/or result in the revocation or suspension of an existing certificate, registration, or license. Requirements can vary by state, occupation, and/or licensing authority.

If a student has been arrested or convicted of a crime it may be more challenging or impossible to obtain employment in certain fields upon graduation. Students are strongly encouraged to consult state requirements and prohibitions to determine whether an arrest, crime or criminal history may affect their eligibility to continue within their program and/or subsequent licensure. Previous arrests or a criminal record may prevent students from being placed at training sites, stop an applicant from obtaining requisite licenses, registration, certifications or gain employment in the field, and/or compromise their ability to complete all academic/program requirements.

Students with previous arrests or a criminal record are individually responsible for checking all licensing and certification requirements in any state where the student is interested in working. Students are also responsible for understanding all residency training requirements to determine whether their criminal history will be a barrier to participation.

Complaint Procedure. You understand that the [Student Complaints and Grievance Policy](#) are online and also detailed in the NU Course [Catalog](#). You also understand that at any time, you, another student, or any member of the public may file a complaint about this institution with the California Bureau for Private Postsecondary Education (CBPPE) by calling (916) 431-6959 or

by completing a complaint form, which can be obtained on the bureau's website:
<https://www.bppe.ca.gov/>

Students may file a complaint with the CBPPE.

Bureau for Private Postsecondary Education
 2535 Capitol Oaks Drive, Suite 400
 Sacramento, CA 95833
 Telephone: 916-431-6959
 FAX: 916-263-1897

NU will abide by any decision made by the Board. Survival of provisions of this Agreement - This Agreement to Arbitrate will survive the termination of the student's relationship with the University.

Arbitration Clause.

“THIS AGREEMENT TO ARBITRATE LIMITS CERTAIN RIGHTS, INCLUDING THE RIGHT TO MAINTAIN A COURT ACTION, THE RIGHT TO A JURY TRIAL, THE RIGHT TO PARTICIPATE IN ANY FORM OF CLASS OR JOINT CLAIM, THE RIGHT TO ENGAGE IN DISCOVERY, EXCEPT AS PROVIDED IN THE APPLICABLE ARBITRATION RULES, AND THE RIGHT TO CERTAIN REMEDIES AND FORMS OF RELIEF. OTHER RIGHTS THAT STUDENT OR THE UNIVERSITY WOULD HAVE IN COURT ALSO MAY NOT BE AVAILABLE IN ARBITRATION.”

Except as otherwise provided for in this agreement, you and NU (including its affiliates and all trustees, officers, agents, representatives, and employees of NU and its affiliates) (collectively referred to herein as the “University”) agree that all disputes, claims, or controversies arising out of or relating in any way to this Agreement or your application or enrollment at NU shall be settled by binding arbitration. The parties agree to waive all right to have such disputes resolved by a court or jury. The parties further agree that the Federal Arbitration Act applies to this agreement and any arbitration shall be resolved by binding arbitration under the Federal Arbitration Act (9 U.S.C. §§1-16). The arbitration shall be conducted in San Diego, California, or, at your election, in the city where you applied or were enrolled with NU. The award rendered by the arbitrator may be entered in any court of competent jurisdiction.

Arbitration shall be on an individual basis only. Subject to the limitations herein, you and NU further agree to waive any right to bring or participate in any class, representative or collective action and it shall not be construed to allow joinder or consolidation of other claims. By signing this agreement, I am agreeing to waive any substantive or procedural rights I may have to sue on a class, representative or collective basis. No court or arbitrator will have the authority under this agreement to order a class, collective, or representative action to proceed in arbitration. This class, representative and collective action waiver will be equally binding on any person who represents or seeks to represent me or NU in a lawsuit against the other in a court of law. A court, and not the Arbitrator, shall have the sole and exclusive authority to interpret or enforce this prohibition on joinder and consolidation and the class, representative and collective action waiver herein. Should a court determine that the prohibition on class, collective, or representative

actions is invalid for any reason, both University and I waive any right to arbitration of the class, collective, or representative actions at issue and instead agree and stipulate that such claims will proceed in court and not before an arbitrator, but only after any individual claims subject to this Agreement are fully arbitrated. While claims subject to this Agreement are being arbitrated, both University and I agree to stay all other claims, including any class, collective, or representative claims. If you are the party initiating the claim, you will be responsible for costs in an amount equal to the filing fees and costs required to initiate or prosecute a claim in San Diego Superior Court. NU will pay the entire fee if it requests arbitration. Any costs completely unique to arbitration shall be borne by NU. The parties are each responsible to pay all remaining costs and expenses related to arbitration that would have been incurred if the matter had been litigated in court. For example, either party, at its expense, may arrange for and pay the cost of a court reporter to provide a stenographic record of the proceedings or depositions. Each party shall be responsible for its own attorneys' fees and related arbitration expenses, if any; however, if any party prevails on any claim, which allows the prevailing party to be awarded attorneys' fees under applicable law, or if there is a written agreement providing for fees, the arbitrator may award reasonable fees to the prevailing party. The Arbitrator may assess attorneys' fees against a party upon showing by the other party that the first party's claim is frivolous or unreasonable or factually groundless. The Arbitrator may also award any fees and costs reasonably incurred by a party in enforcement of this Agreement.

We agree that neither we nor anyone else will use this agreement to stop you from bringing a lawsuit concerning our acts or omissions regarding the making of the Federal Direct Loan or the provision by us of educational services for which the Federal Direct Loan was obtained. You may file a lawsuit for such a claim, or you may be a member of a class action lawsuit for such a claim even if you do not file it. This provision does not apply to lawsuits concerning other claims. We agree that only the court is to decide whether a claim asserted in the lawsuit is a claim regarding the making of the Federal Direct Loan or the provision of educational services for which the loan was obtained.

We further agree that neither we nor anyone else will use this agreement to stop you from being part of a class action lawsuit in court. You may file a class action lawsuit in court, or you may be a member of a class action lawsuit even if you do not file it. This provision applies only to class action claims concerning our acts or omissions regarding the making of the Direct Loan or the provision by us of educational services for which the Direct Loan was obtained. We agree that only the court is to decide whether a claim asserted in the lawsuit is a claim regarding the making of the Federal Direct Loan or the provision of educational services for which the loan was obtained.

Arbitration Acknowledgment. I understand and acknowledge the Arbitration Clause as outlined in this document.

Holder in Due Course Statement. Any holder of this consumer credit contract is subject to all claims and defenses which the debtor could assert against the seller of goods or services obtained pursuant hereto or with the proceeds, hereof. Recovery hereunder by the debtor shall not exceed amounts paid by the debtor (FTC Rule effective 5-14-76).

Governing Law. Except for the Arbitration provision above, this Agreement is governed by the laws of the state of California.

Nondiscrimination. NU adheres to all federal and state civil rights laws prohibiting discrimination in private institutions of higher education in their [Policies](#). NU will not discriminate against any employee, applicant for employment, student or applicant for admission on the basis of race, religion, color, sex, pregnancy (including childbirth and related medical conditions), creed, ethnicity, national origin (including ancestry), citizenship status, disability, age, marital status, sexual orientation, gender, gender identity/expression, veteran or military status, genetic information, domestic violence victim status or any other protected category under applicable local, state or federal law.

Therefore, any member of the campus community who acts to deny, deprive, or limit the educational, employment, and/or social access, benefits and/or opportunities of any member of the campus community, guest or visitor on the basis of their actual or perceived membership in the protected classes listed above is in violation of the [Nondiscrimination Policy](#). For information or questions about the process please go [The Office of Institutional Equity](#) or to report a claim, see the [ReportIt Page](#). Questions regarding the Nondiscrimination Policy may also be directed to the Office for Civil Rights (OCR), United States Department of Education, Washington DC 20202, and/or a criminal complaint with local law enforcement.

Copyright Protection. You understand that the course materials that you will receive during the academic program are protected by copyright, trademark, and unfair competition laws. Any unauthorized use, copying, **or selling** of those materials, without the written consent of NU, could subject you to civil and criminal penalties.

Job Placement. You understand this institution does not guarantee job placement to graduates upon program or course completion.

ACKNOWLEDGMENTS

By signing this agreement, I specifically represent and warrant that:

- (a) no guarantees or inducements have been made to me;
- (b) I have not been promised anything other than what is contained in this agreement or in the [Catalog](#);
- (c) I understand that institution is relying on this representation in agreeing to enter into this agreement with me;
- (d) I have carefully read and understand the terms in this Agreement;
- (e) I have read, understand, and agree that NU's cancellation and refund policies have been clearly explained to me and NU have answered any questions about these policies; and

(f) I agree to comply with NU's policies and regulations in the [Catalog](#) and any additional policies and regulations that the University may adopt in the future and publish in the Catalog.

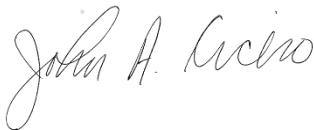
Any questions you may have regarding this enrollment agreement that have not been satisfactorily answered by NU may be directed to the Bureau for Private Postsecondary Education at 2535 Capitol Oaks Drive, Suite 400, Sacramento, CA 95833, <https://www.bppe.ca.gov/>, (916) 431-6959.

I hereby ACCEPT the terms of this Admissions Acceptance and Enrollment Agreement. By initialing the statements throughout this agreement and electronically signing below, I transmit the Agreement electronically to NU and understand this provides a date and time stamp for the effective date of the Agreement.

Signature :

Date :

I certify that I am an official representative of the University, authorized to acknowledge the admittance of Marcella Wilroy to National University.



Signature of School Official

Date

Marcella Wilroy
1950 Jeffreys Place
Oxnard, California
93033