ENROLLMENT AGREEMENT

Student Information			
Last Name Lambertucci	First Name Henrique		Middle Name Sergio
Student I.D. (If Applicable) N/A	Date Of Birth 15.04.1987		Social Security Number (If Applicable) 139173434
Street Address Wall Street	Apt. / Ste. 78		City West Long Branch
State / Province NJ	Postal Code 07764		Country (If not United States) N/A
Phone # N/A	Mahile)#665-8968		Fmail henrique.lambertucci@gmail.co
Program Title: Full - Time Immersion Bootcamp	Course Start Date: 04.17.2023	Completion: 08.11.2023	m
Period covered by the enrollment agreement	Beginning Date: 03.21.2023	Ending Date: 08.11.2023	

Program Information

Location

LEARN academy's central offices are located at 2986 lvy Street, San Diego, CA 92104.

Fees and Charges*

The student is responsible for the following fees and charges due and payable to LEARN academy.

The student is obligated to pay the \$500 deposit upon enrollment. The remaining tuition is due on the first day of class #. (Initial)

*Does not apply to students who have been approved by the Veterans Association and enrolled in the Veterans Technology Education Courses (VET Tec). 50% of Tuition (including the deposit fee) is covered by the VA for students enrolled via VET Tec. See Veteran's Only Section below for further information.

Program Details	Units/Amount (US Dollar)	Tuition & Fees	Amount (US Dollar)
Total units required in program	0	Current Term Tuition	\$14,000.00
Transfer Credit awarded	0	Registration Fee (\$250 non refundable)	\$500.00
Transfer Credit awarded	0	Late Fee (non refundable)	\$0.00
Lab/Equipment/Uniform Fees	0	Scholarships or Discounts	(\$0.00)
Units Required to Complete Program	0	Student ID Fee (non refundable)	\$0.00
Student ID Fee (non refundable)	0	STRF Fee (if applicable-all CA residents)	(\$0.00)
		ESTIMATED TOTAL CHARGES FOR ENTIRE EDUCATIONAL PROGRAM	\$14,500.00
		TOTAL CHARGES FOR THE CURRENT PERIOD OF ATTENDANCE	\$14,500.00
	STRF, if applicable (nonrefundable)	THE TOTAL CHARGES THE STUDENTS IS OBLIGATED TO PAY UPON ENROLLMENT	\$7,250.00

I understand that this enrollment agreement is legally binding when signed by the student and accepted by the institution.

STUDENT SIGNATURE: Heurique Lambertucci DATE: 03.21.2023	,
7,40 2 11111 2 1 1 1 1 1	
LEARN academy Official Approval of Enrollment:	
M = M + M	
ADVISOR SIGNATURE: Childre Lawren DATE: 03.23.2023	

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Student Tuition Recovery Fund (STRF)

The Student Tuition Recovery Fund was established by the California State Legislature to protect any California resident who attends a private postsecondary institution from suffering a loss of prepaid tuition as a result of school closing. To be eligible for STRF benefits, a student must be a "California resident" and reside in California at the time an enrollment agreement is signed, or upon receipt of coursework materials at a California mailing address from an approved institution offering distance learning instruction. To view the full policy, please see page 2 and 3 of this enrollment agreement.

If STRF is applicable to you, it is <u>nonrefundable</u>. # (Initial)

Student Financial Responsibilities

The disclosure shall contain the institution's refund policy and a statement, if the student has received federal student financial aid funds, the student is entitled to a refund of moneys not paid from federal student financial aid program funds. (Initial)

LOANS -If the 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. #.L. (Initial) LEARN academy does not offer private loans.

Received Documents Prior to Signing

Prior to signing this enrollment agreement, you must be given a catalog or brochure and a School Performance Fact Sheet, which you are encouraged to review prior to signing this agreement. These documents contain important policies and performance data for this institution. This institution is required to have you sign and date the information included in the School Performance Fact Sheet relating to completion rates, placement rates, license examination passage rates, and salaries or wages, prior to signing this agreement. Students must be able to read and understand English at the level equivalent to that of a graduate of an American high school.

"I certify that I have received the catalog, School Performance Fact Sheet, and information regarding completion rates, placement rates, license

examination passage rates, and salary or wage information included in the School Performance Fact sheet, and have signed, initialed, and dated the

information provided in the School Performance Fact Sheet." #___ (Initial)

Understanding

"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. "

STUDENT SIGNATURE: Heurique Lambertucci DATE: 03.21.2023

VETERAN STUDENTS ONLY

Students are aware that the final tuition payment owed to LEARN academy (\$7,250.00) is paid by the VA only if students enrolled in VET Tec have obtained Meaningful Employment* within 180 days of graduating from LEARN academy and have submitted subsequent paperwork to the VA to demonstrate that employment. Students are responsible for ensuring that all paperwork required by the VA is submitted within the 180 day timeline. If students do not submit paperwork within the 180 day period they are responsible for the remaining tuition.

STUDENT SIGNATURE: Heurique Lambertucci DATE: 03.21.2023

As of January 1, 2022 LEARN academy has moved to an online environment– students who are attending via an approved VA program understand that BAH rates for this program are being paid at the online/remote rate. Students are responsible for obtaining information on the specifics of BAH benefits via their designated VA program.

STUDENT SIGNATURE: Heurique Lambertucci DATE: 03.21.2023

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STUDENT'S RIGHT TO CANCEL

The student has the right to cancel this enrollment agreement and obtain a refund of charges paid through attendance at the first class session or the seventh day after enrollment, whichever is later.

You have until this date: **04/25/23** to cancel or withdraw

- To receive a refund of any portion of tuition fees, you must give school written notice that you intend to withdraw from the program in which you have enrolled.
- Withdrawal may be effectuated by the student's written notice, by a student's misconduct, including, but not necessarily limited to, a student's lack of attendance.
- If you have completed 60% or less of the period of attendance, school shall provide a pro rata refund of the amount paid for institutional charges, less the non-refundable deposit, non-refundable processing fee and other reasonable fee not to exceed two hundred fifty dollars (\$250).
- If you complete more than 60% of your program, school shall NOT refund any portion of the amount paid for institutional charges.
- If you are eligible for a refund under the conditions above, you will receive the refund within 45 days of school receiving written notice of cancellation or school's notice to you of dismissal.
- LEARN academy complies with the requirements of the CEC §94820, CEC §94822, CEC §94823, and CEC §94824. To cancel this agreement mail, fax, or deliver a written notice of Withdrawal / Cancellation to this mailing address: Registrar's Office *LEARN academy *2986 lvy Street, San Diego, CA 92104 USA.

APPROVAL

This institution's application for approval to operate has not yet been reviewed by the Bureau for Private Postsecondary Education. Any questions a student may have regarding this enrollment agreement that have not been satisfactorily answered by the institution may be directed to the Bureau for Private Postsecondary Education. A student or any member of the public may file a complaint about this institution with the Bureau for Private Postsecondary Education by calling or by completing a complaint form, which can be obtained on the bureau's Internet Web site.

BUREAU FOR PRIVATE POSTSECONDARY EDUCATION

Mailing Address: P.O. Box 980818, West Sacramento, CA 95798-0818

Physical Address:

1747 N Market Blvd Ste 225, Sacramento CA 95834

Phone Number: (916) 431-6959 Toll Free Number: (888) 370-7589 Fax Number: (916) 263-1897

Web site: www.bppe.ca.gov E-mail: bppve@dca.ca.gov

NOTICE CONCERNING TRANSFERABILITY OF CREDITS AND CREDENTIALS EARNED AT OUR INSTITUTION

The transferability of credits you earn at LEARN academy is at the complete discretion of an institution to which you may seek to transfer. Acceptance of the credits, certificate, or degree you earn at LEARN academy is also at the complete discretion of the institution to which you may seek to transfer. If the credits, certificate, or degree that you earn at this institution are 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 LEARN academy to determine if your credits, certificate, or degree will transfer.

CANCELLATION, WITHDRAWAL, AND REFUND POLICIES

Student's notice of cancellation must be in writing, and that a withdrawal may be effectuated by the student's written notice or by the student's conduct, including, but not necessarily limited to, a student's lack of attendance. LEARN academy shall refund 100 percent of the amount paid for institutional charges, less a reasonable deposit not to exceed two hundred fifty dollars (\$250), if notice of cancellation is made through attendance at the first class session, or the seventh class day after enrollment, whichever is later. If the 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.

LEARN academy shall pay refunds due on a reasonable or timely basis, not to exceed 45 days following the date upon which the student's withdrawal has been determined.

LEARN academy's Right to Cancel

- 1. LEARN academy reserves the right to cancel or postpone a course date or to change a course location at any time. If this happens you will be entitled, at your discretion, to attend the course at the proposed later date, or to receive a full refund of any course fees you have already paid to attend the course on the original date and/or location.
- 2. LEARN academy reserves the right to cancel an enrollment based on conduct violations prior to course start date. If you display threatening, abusive or dangerous behavior towards us or any of our staff or personnel, then we reserve the right to refuse to allow you to continue taking the course. In such circumstances you will not be entitled to a refund of any fees paid except as mandated by your state's refund policy and we reserve the right to prevent you from taking any course in the future if we feel that is necessary for the protection of our staff or personnel.
- 3. LEARN academy reserves the right to cancel an enrollment if a student has failed to complete the pre-work required for course participation.
- 4. LEARN academy reserves the right to cancel an enrollment or disenroll a student for delinquent past due balances.

Student's Right to Cancel

- 1. You have the right to cancel your course of instruction, without any penalty or obligation, through attendance at the first class session (or as defined below) or seven days after enrollment, whichever comes later.
- 2. Cancellation is effective when the student provides a written notice of cancellation at the address of attendance stated on his or her enrollment agreement. This can be done by email or by hand delivery. The written notice of cancellation, if sent by mail, is effective when deposited in the mail properly addressed with proper postage. The notification is effective when LEARN academy receives notice, or the date the notice is mailed, whichever is sooner.
- 3. The written notice of cancellation need not take any particular form and, however expressed, it is effective if it shows that the student no longer wishes to be bound by the Enrollment Agreement.
- 4. If the Enrollment Agreement is canceled the school will refund the student any money he/she paid, less a deposit specified below in the Tuition and Fees chart and course materials received by the student within 30 days after the notice of cancellation is received.

Withdrawal

Students may withdraw from the course at any time after the cancellation period (described above) and refunds are determined in accordance with the Refund Policy stated below.

For the purpose of determining a refund under this section, a student shall be deemed to have withdrawn from a course when any of the following occurs:

- The student notifies LEARN academy in writing of the student's withdrawal or as of the last date of attendance, whichever is later. The failure of a student to immediately notify LEARN academy in writing of the student's intent to withdraw may delay any applicable refund of tuition to the student.
- LEARN academy terminates the student's enrollment for failure to maintain satisfactory progress; failure to abide by the rules and regulations; absences in excess of maximum set forth by LEARN academy; and/ or failure to meet financial obligations to LEARN academy. In these cases, the official termination date of enrollment shall be the student's last day in class. If a student has been withdrawn for failure to maintain satisfactory progress or for violations of LEARN academy's attendance policy, the student can only be readmitted with the approval of the Regional Director into a future instance of the course after final grades have been issued for the original course.
- The student has failed to attend class for 5 class meetings without prior approval. Students who withdraw due to an emergency, such as personal or family illness or national service, may be re-enrolled into another LEARN academy course following approval by the Chief Executive Officer.

Refund Policy

LEARN academy shall refund 100 percent of the amount paid for institutional charges, less a reasonable deposit not to exceed two hundred fifty dollars (\$250), if notice of cancellation is made through attendance at the first class session, or the seventh class day after enrollment, whichever is later.

If the 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 the 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:

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- (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 student financial aid at another institution or other government assistance until the loan is repaid.

LEARN academy shall pay or credit refunds due on a reasonable or timely basis, not to exceed 45 days following the date upon which the student's withdrawal has been determined.

PRO RATA REFUND CALCULATION

The minimum refund allowed shall be as follows:

Percent of Attendance Time Amount of Refund

Up to 10% if class attendance hours: 90%
10% - 25% of class attendance hours: 75%
25% - 60% of class attendance hours: 60%
60+% of class attendance hours: No refund

Student Tuition Recovery Fund (STRF)

The State of California established the Student Tuition Recovery Fund (STRF) to relieve or mitigate economic loss suffered by a student in an educational program at a qualifying institution, who is or was a California resident while enrolled, or was enrolled in a residency program, if the student enrolled in the institution, prepaid tuition, and suffered an economic loss. Unless relieved of the obligation to do so, you must pay the state-imposed assessment for the STRF, or it must be paid on your behalf, if you are a student in an educational program, who is a California resident, or are enrolled in a residency program, and prepay all or part of your tuition.

You are not eligible for protection from the STRF and you are not required to pay the STRF assessment, if you are not a California resident, or are not enrolled in a residency program.

STUDENT DEFAULTS ON A FEDERAL OR STATE LOAD

If a student defaults on a federal of state loan both 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 student financial aid at another institution or other government financial assistance until the loan is repaid.

Prior to signing this enrollment agreement, you must be given a catalog or brochure and a School Performance Fact Sheet, which you are encouraged to review prior to signing this agreement. These documents contain important policies and performance data for this institution. This institution is required to have you sign and date the information included in the School Performance Fact Sheet relating to completion rates, placement rates, license examination passage rates, and salaries or wages, prior to signing this agreement.

STUDENT INITIALS: #.L. DATE: 03.21.2023

I certify that I have received the catalog, School Performance Fact Sheet, and information regarding completion rates, placement rates, license examination passage rates, and salary or wage information included in the School Performance Fact sheet, and have signed, initialed, and dated the information provided in the School Performance Fact Sheet.

STUDENT INITIALS: 4.1. DATE: 03.21.2023

STUDENT SIGNATURE: Heurique Lambertucci DATE: 03.21.2023

Signature Certificate

Reference number: HDWGB-SONNF-EOHUU-ARXNC

Signer Timestamp Signature

Henrique Lambertucci

Email: henrique.lambertucci@gmail.com

 Sent:
 20 Mar 2023 18:28:21 UTC

 Viewed:
 21 Mar 2023 21:48:49 UTC

 Signed:
 21 Mar 2023 21:58:33 UTC

Recipient Verification:

✓ Email verified 21 Mar 2023 21:48:49 UTC

Heurique Lambertucci

IP address: 24.0.244.50

Location: Long Branch, United States

Document completed by all parties on:

21 Mar 2023 21:58:33 UTC

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