



TUCKER TAEKWONDO CENTER

ENROLLMENT AGREEMENT

3825 Presidential Pkwy., Ste. 102, Atlanta, GA 30340 (770-630-2995)

Agreement Date: _____

Buyer: _____ Home: _____ Mobile: _____

Address: _____ City: _____ State: _____ Zip Code: _____

1st E-mail: _____ 2nd E-mail: _____

Student Name: _____ DOB: ____/____/____

Student Name: _____ DOB: ____/____/____

Emergency Contact: _____ Relationship: _____ Mobile: _____

Payment Method: Debit/Credit/Checking Account- ___ Visa ___ MC ___ AMEX ___ DISC ___ Other _____

Name on card: _____

Card Number: _____ Please check if already on file or please fill out or fill out a card number below

_____ Exp: _____ Security Code: _____

Billing Address: ___ Please check if same as above or fill out a different billing address below

Address: _____ City: _____ State: _____ Zip Code: _____

Returned Item Fee: \$20.00. The \$10.00 late charge will be assessed for any fee 10 days past due. 6.5% tax applies to all payments processed via billing system. By granting Authorization, you are allowing us (Tucker Taekwondo Center, LLC) or our agent, to make charges to the specified account for monthly dues, testing fees, or merchandise including applicable taxes and other charges permitted by this agreement. I also authorize Tucker Taekwondo Center and its affiliates to initiate and execute electronic funds transactions from the bank account(s) and/or credit card account(s) I have indicated and initiated within this agreement. I (the buyer) agree that it is my responsibility to provide Tucker Taekwondo Center and its affiliates new bank account(s) and/or credit card account(s) information, including account numbers, expiration date, security code(s), etc., in a timely manner to insure payment fulfillment and I agree the new information will replace all old information on the account. I (buyer), understand and agree that withdrawal of the Auto Payment Authorization will not relieve me of any financial obligation of payment due as indicated on this agreement.

Course and Payment Info (STAFF USE ONLY):

Starting ____/____/01 to ____/____/01, In the Martial Arts (Taekwondo, Sword, Staff, and Fitness program), The first monthly payment on or about ____/____/01 and will continue until the balance is paid in full. In case buyer enrolls during the month, **tuition is prorated**, amount due \$ _____ by the time of registration.

A Total Course Fee: \$ _____, **Monthly Tax:** \$ _____, I (the buyer), in exchange of services or products, agree to make _____ payments, total monthly fee of \$ _____.

Registration Fee: \$ _____ **USAT Annual Fee** of \$45.00 Automatically Enrollment on ____/____/____

Sparring Gear: \$ _____ (Mandatory at Green Belt Level). **Competition Team:** _____ **Uniform Fee:** \$ _____ **Size:** _____

Today, Buyer has provided \$ _____ at school. **NOTE:** _____

If Buyer chooses to cancel this agreement the follow stipulations apply; payments must be current, a 60 day written notice must be given to school and a \$50 per student cancellation fee must be paid at the time of notice. This Agreement will auto-renew for the same number of months as set forth in the Course Info section unless the Tucker Taekwondo Center receives written notice of cancellation 30 days prior to the end of any term. A refund will be provided for advanced payments only in the event that the event that the student produces medical verification of an inability to continue with the martial arts program, otherwise no refunds. If payment is not received for any reason, Tucker Taekwondo Center can not provide service until payment is made. **Remarks: Buyer Understands Cancellation Policy and Belt Testing**

BUYER: _____ **REGISTRAR:** _____

Signature

Tucker Taekwondo Center

Date ____/____/____

Date ____/____/____

This Agreement is executed on the date shown on the front by and between Tucker Taekwondo Center (the Center) and the Purchaser, who has caused his/her signature to be affixed hereto, and his/her children and any other individuals identified as Members on the front side of this agreement, hereinafter referred to as Purchaser or Enrollee.

The Center agrees to provide instruction in Martial Arts, Dancing, Acting and Ceramics/Pottery to the Enrollee during the scheduled instruction hours of the Center. Enrollee understands that it is his or her responsibility to attend instruction sessions.

Enrollee understands that the entire course fee stated on the first page of this agreement is due and payable according to the terms of this agreement whether or not Enrollee chooses to attend instructional sessions provided by the Center. In consideration the Center's promises to instruct and provide instruction facilities,

If purchaser chooses to cancel this agreement the follow stipulations apply; payments on agreement must be current, a 60 day written notice must be given to school and a \$50 per student cancellation fee must be paid at the time of notice.

In the event of default in the payment of any installment or fee in accordance with the terms above, or a breach of any of the covenants herein contained to be performed by the Enrollee, the balance due under this agreement shall become immediately due and payable.

In the event that Tucker Taekwondo Center must bring any type of action to collect the sums due under the terms of this Agreement, the Buyer shall be responsible for the payment of the costs associating with collections, including, but not limited to all reasonable attorney fees, interest and costs resulting therefrom.

Enrollee agrees to abide by the rules and regulations governing the conduct and operation of instruction sessions, students, and observers, in order to promote efficiency, safety, and recognition of the instruction certification, as prescribed by the Center. Enrollee acknowledges that rules and regulations governing the Center have been adopted, and may be changed from time to time, and Enrollee agrees to abide by all such rules and regulations as adopted or hereinafter amended.

The hours of operation may be changed at the discretion of the Center. The Center reserves the right to revoke or terminate any agreement. Programs, and procedures as explained to him/her by an assistant of the Center. The Enrollee understands that there is a risk of personal injury involved in the course of instruction and with this knowledge agrees to indemnify and hold harmless the Center and its officers, directors, and employees from all losses caused by accident or injury to the Enrollee, or to third persons,

who may be with Enrollee of the Center, in the event that either the Enrollee or said third person is injured in any way during the performance and execution of exercises either at the Center, on field trips, or at special events either on or off the premises of the Center. The company owning the Center and the agents and employees shall not be responsible for damaged, lost or stolen articles, inside or outside the facility.

The Enrollee and each Member hereby subscribe to "opt in" to e-mail lists compiled by the Center for the purposes of notifying Members of important updates and information plus promotional information on product and service specials. The Enrollee and each Member irrevocably authorize the Center, its successors and assigns, and those acting under its authority, to copy, use, publish, for art, advertising, trade, or any other lawful purpose whatsoever, photographic portraits, pictures or video images of them, and recordings or transcriptions of their voices, in which they may be included in whole or in part, without compensation of any kind. In consideration of the training obtained, the Enrollee and each Member agree that they will not, individually or collectively, during the continuance of this agreement and for a period of five (5) years following termination of the association with the Center, engage in teaching Martial Arts or offering similar training or instruction within a fifty (50) mile radius of any school operated by the Center without the express written authorization of same.

This Agreement shall be governed by the laws of the state appearing on the front side of this Agreement. Any action brought to enforce or interpret this Agreement shall be brought only in the federal and state court having competent jurisdiction and sitting in that County and State. Venue for proceeding shall be in the City appearing on the front of this agreement. If any provisions of this agreement shall be judged invalid for any reason whatsoever by a court of competent jurisdiction, such validity shall not affect the validity of any other provision of this agreement.

The Center reserves the right to amend or add to these rules and conditions and to adopt new rules and conditions as it may deem necessary.

Should the Purchaser choose to pay for more than one (1) month of this agreement in advance, be aware that you are paying for future services and may be risking loss of your money in the event this Center and/or this business location ceases to operate. This Center is not required to provide any security, and there may not be other protection provided to you.