



NOTICE TO COMPLY

CU-0101931-01142026

Institution Name:	Fremont Beauty College	Institution Telephone:	(510) 797-7318
Institution Code:	0101931	Administrator Name:	Sunita Sharma
Street Address:	4164 Technology Drive Fremont, CA 94538	Inspection Date:	January 14, 2026

The Bureau for Private Postsecondary Education (Bureau) issues this Notice to Comply pursuant to California Education Code (CEC) section 94935 and Title 5 of the California Code of Regulations (5 CCR) section 75010.

California Private Postsecondary Education Act: https://www.bppe.ca.gov/lawsregs/ppe_act.pdf
Title 5 of the California Code of Regulations: <https://www.bppe.ca.gov/lawsregs/regs.pdf>

Violation	Code Section Violated	Description of the violation and required correction.
1	5 CCR § 71810 (b)(1)	Violation Description: The institution's 2025-2026 catalog failed to identify the specific beginning and ending dates defining the time period covered by the catalog. Correction: The institution shall update its current catalog to include the above-mentioned information, pursuant to 5 CCR § 71810 (b)(1).
2	CEC § 94911 (e)(2) in conjunction with CEC § 94920 (b)	Violation Description: On page 2 of the institution's enrollment agreement under the "Student's Right to Cancel", policy number 5 contains an unenforceable statement regarding withdrawal fee and equipment not returned in good condition within the cancellation period. The statement does not comply with CEC § 94920 (b). According to CEC § 94920 (b), the institution may only deduct a reasonable deposit or application fee not to exceed two hundred fifty dollars (\$250), within the cancellation period.

Violation	Code Section Violated	Description of the violation and required correction.
		<p>Correction: The institution shall update the refund and cancellation policy in its enrollment agreement. The policy must demonstrate compliance with CEC § 94911 (e)(2) and CEC § 94920 (b).</p>
3	CEC § 94897 (s)	<p>Violation Description: On page 3 of the institution's enrollment agreement, under "Graduation Requirements", contains an unenforceable policy that states, "4. Satisfy all financial obligations owed to school or make satisfactory arrangements for payment 5. The School will not release an official transcript until all graduation requirements are met". An institution cannot withhold a transcript as a tool for students to settle financial obligations or make payment arrangements. The statement does not comply with CEC § 94897 (s).</p> <p>Correction: The institution shall remove the non-compliant statement from the enrollment agreement. The institution's policy must demonstrate compliance with CEC 94897 (s).</p>
4	CEC § 94913 (a)(1) in conjunction with 5 CCR §71810 (a)	<p>Violation Description: The institution's website contains an outdated 2023-2024 catalog. The institution failed to post a current and updated catalog on its website https://www.fremontbeautycollege.com/school_catalog_fact_sheets/FBC_Catalog_2023-2024.pdf.</p> <p>Correction: Once the institution's current catalog has been updated to remedy the catalog violation identified above, the institution shall update its website to provide the current/updated institution catalog pursuant to CEC § 94913(a)(1) and 5 CCR §71810 (a).</p>
5	CEC § 94913 (a)(2)	<p>Violation Description: The institution failed to post on its website, a link to the institution's 2023-2024 School Performance Fact Sheets.</p> <p>Correction: The institution shall update its website to include a link to the institution's 2023-2024 School Performance Fact Sheets, pursuant to CEC § 94913 (a)(2).</p>
6	CEC § 94913 (a)(5)	<p>Violation Description: The institution failed to post on its website, a link to the institution's most recent annual report submitted to the Bureau. According to Bureau</p>

Violation	Code Section Violated	Description of the violation and required correction.
		<p>records, the most recent annual report submitted is the 2023 Annual Report.</p> <p>Correction: The institution shall update its website to include a link to the institution's 2023 Annual Report, pursuant to CEC § 94913 (a)(5).</p>
7	5 CCR § 71920 (b)(5)(E)	<p>Violation Description: The institution's transcript failed to contain the website address, and telephone number of the institution.</p> <p>Correction: The institution shall update its transcript to include the website address, and telephone number of the institution, pursuant to 5 CCR § 71920 (b)(5)(E).</p>

Pursuant to 5 CCR section 75010(d), the Institution may do either of the following:

- (1) Within 30 days from the date of the inspection, sign and return the notice to comply, declaring under penalty of perjury that the violation was corrected and describing how compliance was achieved; or
- (2) Within 30 days from the date of the inspection, file with the Bureau a written notice of disagreement, specifying the minor violations described in the notice to comply with which the person approved to operate the institution disagrees, and appealing it by requesting an informal office conference. If a written notice of disagreement is not timely filed with the Bureau, the right to appeal is deemed to have been waived.

Pursuant to CEC section 94935(h), failure to comply with the notice to comply will result in the Bureau taking appropriate administrative enforcement action.

The Notice to Comply was given to the Institution's owner, person in control, chief academic officer, chief executive officer, chief operating officer, institution director, or any person delegated by any of the aforementioned persons to facilitate the inspection or accept such notice as set forth below.

Notice To Comply Given To Name & Title:	Sunita Sharma, Owner
Bureau Compliance Analyst Name:	Gema Fider
Bureau Compliance Analyst Signature:	

NOTICE TO COMPLY DECLARATION

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I declare under penalty of perjury that each violation identified in this Notice to Comply has been corrected and attached with this declaration is evidence to support the correction of each violation identified.

Signature

Date

Print Name and Title