BUSINESS, CONSUMER SERVICES AND HOUSING AGENCY • GAVIN NEWSOM, GOVERNOR DEPARTMENT OF CONSUMER AFFAIRS • BUREAU FOR PRIVATE POSTSECONDARY EDUCATION 1747 N. Market Blvd., Suite 225, Sacramento, CA 95834 P (916) 574-8900 | Toll-Free (888) 370-7589 | www.bppe.ca.gov



NOTICE TO COMPLY

CA-16229441-012925

Institution	Cosmetica Beauty and Barbering	Institution	(562) 659-7719
Name:	Academy	Telephone:	
Institution	16229441	Administrator	Julie Landeros
Code:		Name:	
Street	9050 Telegraph Road Suite 101,	Inspection Date:	01/29/2025
Address:	103-105, 201-203, Downey, CA		
	90240		

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	CEC § 94909 (a)(16)	Violation Description: The institution's 2024-2025 catalog failed to contain a statement specifying whether the institution or any of its degree programs are accredited by an accrediting agency recognized by the United States Department of Education. Correction: The institution shall update its 2025 catalog
		to include whether the institution or any of its degree programs are accredited by an accrediting agency recognized by the United States Department of Education, pursuant to CEC § 94909 (a)(16).

Violation	Code Section Violated	Description of the violation and required correction.
2	CEC § 94909 (a)(8)(B) in conjunction with 5 CCR § 71750 (c)(1)	Violation Description: The pro-rata refund sample on page 19 of the institution's 2024-2025 catalog, does not comply with 5 CCR § 71750 (c)(1).
		Correction: The institution shall update the pro-rata refund sample on page 14 of the institution's 2025 catalog pursuant to CEC § 94909 (a)(8)(B) and 5 CCR § 71750 (c)(1).
3	5 CCR § 71800 (e) in conjunction with CEC § 94920 (b)	Violation Description: The institution's enrollment agreement contains unenforceable statements regarding non-refundable items. It is implied that the items listed in the itemized list of chares are non-refundable within the cancellation period. According to CEC § 94920 (b), the law identifies a reasonable deposit or application fee as the only non-refundable items within the cancellation period.
		Correction: The institution shall update the itemization section in its enrollment agreements pursuant to 5 CCR § 71800 (e) in conjunction with CEC § 94920 (b).
4	CEC § 94911 (e)(2) in conjunction with 5 CCR § 71750 (c)(1)	Violation Description: The pro-rata refund sample on page two of the institution's enrollment agreement, does not comply with 5 CCR § 71750 (c)(1). Correction: The institution shall update the pro-rata refund sample on page 2 of the institution's enrollment agreement pursuant to CEC § 94911 (e)(2) in conjunction with 5 CCR § 71750 (c)(1).
5	5 CCR § 76140 (a)	Violation Description: The institution's 2024 2 nd Quarter STRF supporting documentation failed to contain record of the (13) Total institutional charges paid. Correction: To remedy this violation, the institution shall update the 2024 2 nd Quarter STRF supporting documentation, pursuant 5 CCR § 76140 (a).

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	Julie Landeros, Owner/CEO
Name & Title:	
Bureau Compliance Analyst	Alec Taub
Name:	
Bureau Compliance Analyst	(1/1/1
Signature:	CM

NOTICE TO COMPLY DECLARATION

CA-16229441-012925

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	riolation identified in this Notice to Comply has been is evidence to support the correction of each violation
Signature	Date
Print Name and Title	