



Print, complete, select payment method for your \$200 Enrollment Fee & sign this form, then email, fax or mail to:
 c/o Admissions, Mocelle Edan Academy of Medical Cosmetics, TD Canada Trust Tower, BCE Place,
 161 Bay St., Toronto, On., M5J-2S1, Fax: 1.866.655.7686, email: admissions@mocelle.com

ENROLLMENT FORM

Legal First Name		Last Name		Nick Name	
Address		City	Prov./State	Zip/Postal Code	Country
Personal Phone		Business Phone		Email	
Preferred Method of Payment					
Visa MasterCard Amex		Cheque (make payable to Mocelle Edan Canada Inc) Cash/draft/money order (do not send cash by mail) Free Tuition (See "Work Contract Program" on Reverse)			
Credit Card #		Expiry Date		Name (as printed on card)	

Please select the program in which you wish to enroll:

Schedule of Educational and Training Fees

PROGRAM	FEES	PROGRAM	FEES
.. Photo Facial	\$2,500	.. Laser Vein Removal	\$4,000
.. Microdermabrasion	\$2,000	.. Restylane/Perlane	\$6,000
.. Botox	\$6,000	.. Mesotherapy/LipiLoss™	\$6,000
.. Cellulite Treatment	\$3,500	.. Advanced Esthetics	\$12,000
.. Permanent Makeup	\$3,500	(facial, manicure, pedicure, waxing, tinting, body treatment, massage & product knowledge)	
.. Laser Hair & Vein Removal	\$6,000	.. Other:	_____

Enrollment Fee, Payments & Additional Charges

A non-refundable Enrollment Fee of \$200 per program is required to secure your enrolment – Enrollment Fee goes towards Training Fees payable if you are accepted into the program(s). Please enclose your deposit with enrolment form. Training Fees must be made in full prior to the commencement of your program. Any Required Training/Class Materials are charged in addition to tuition and training fees.

Authority

This agreement is a legally binding document when signed by the student and accepted by Mocelle Edan (Canada) Inc. Your signature on this agreement acknowledges that you were given reasonable time to read and understand the entire Enrollment Agreement contained on the front and back of this document. I, the student, accepts and agrees to be bound by all the provisions of the Enrollment Agreement and (where credit card information is supplied) hereby authorize Mocelle Edan (Canada) Inc or its authorized representative to charge my credit card for any and all sums of money arising out of this Agreement.

 Student Signature

 Date

WORK CONTRACT PROGRAM: Free Tuition is available to students enrolling under The Work Contract Program. You may only enrol under the Work Contract Program if you have received a written Conditional Offer of Employment or Conditional Sub-contract Offer from Mocelle Edan (Canada) Inc. (“Mocelle”), and Mocelle has agreed to provide free tuition conditional upon you remaining employed (or under sub-contract) with Mocelle for a specified number of years. You may also enrol under the Work Contract Program if you are an existing Mocelle staff and Mocelle has accepted your application to enrol in the program for the selected courses. Existing Mocelle staff enrolling under the Work Contract Program will receive FREE TUITION, conditional upon remaining employed (or under sub-contract) with Mocelle for an UNINTERRUPTED PERIOD OF TWO YEARS AFTER THE DATE OF COMPLETION OF EACH TRAINING PROGRAM, FAILING WHICH FEES WILL BE PAYABLE IN FULL.

CERTIFICATES: If your skills upon completion of your course(s) meet the passing standards of Mocelle®, then your certificate will be issued and forwarded to you by mail. Students in the *Work Contract Program* will receive their certificate after completing their work contract term and having successfully met Mocelle’s standards for being awarded with a certificate.

TERMINATION OF EMPLOYMENT: Upon payment in full of the fees due in respect of training provided by Mocelle under the Work Contract Program, the student may terminate their employment or sub-contract with Mocelle upon giving such notice pursuant to their employment or sub-contract agreement. If a student who enrolled under the Work Contract Program wholly or in part complete their program and either the student or Mocelle thereafter terminates the students employment or sub-contract without first paying Mocelle for training fees which were otherwise due, then the student shall immediately pay in full the cost of their tuition as set-out on the front of this Agreement. **DO NOT ENROL IN THE WORK CONTRACT PROGRAM IF YOU CANNOT AFFORD TO PAY YOUR TUITION IN FULL IN THE EVENT YOUR EMPLOYMENT OR SUB-CONTRACT IS TERMINATED.**

CANCELLATION, WITHDRAWAL, TERMINATION: This Agreement may only be terminated or cancelled with the expressed written consent of Mocelle; this Agreement may not be unilaterally cancelled or terminated by the student after enrolment. If the student withdraws from or fail to attend any course, then the full amount payable hereunder shall remain outstanding. If Mocelle cancels or discontinues a program after a student has been enrolled, then Mocelle will refund on a per diem prorated basis the training fees for the unattended or unused portion of the program. Mocelle may put this agreement to an end immediately if you: (i) do not supply a valid credit card or other means of payment acceptable to Mocelle, (ii) do not pay your fees in full prior to the start of your training, (iii) you breach any term of this Enrollment Agreement, (iv) violate any Policy of Mocelle, (v) your conduct is deemed to negatively affect the public image or reputation of Mocelle.

POLICIES: You agree to follow all Mocelle Policies applicable to students (and staff policies for those under the Work Contract Program), as those policies may change from time to time.

NO ENCUMBERING OF ASSETS: The student shall not register nor cause to be registered any lien, work order or any document against Mocelle premises, facilities, property or any asset in which the Mocelle has an interest, direct or indirect, as evidence of any interest, claim, or judgement against the Mocelle, its’ representatives, or its facilities. Moreover, the sub-contractor waives all defences against the strict enforcement of the provisions of this Agreement, the Policies of Mocelle and of Mocelle’s facilities.

TRANSFER OF AGREEMENT: The student may not in any way transfer or assign, in whole or in part, any interest, obligation, covenant, right or otherwise of the student under this Agreement.

MODIFICATION: Mocelle may modify any of the terms and conditions contained in this Agreement, at any time and in our sole discretion, by notifying you of a change or providing a new agreement to your address for service or by personal delivery. **IF ANY MODIFICATION IS UNACCEPTABLE TO YOU, YOUR ONLY RECOURSE IS TO TERMINATE THIS AGREEMENT. YOUR CONTINUED ENROLLMENT FOLLOWING OUR NOTIFYING YOU OF A CHANGE NOTICE OR NEW AGREEMENT WILL CONSTITUTE BINDING ACCEPTANCE OF THE CHANGE.**

LIMITATION OF LIABILITY: Mocelle is not liable for indirect, special or consequential damages arising in connection with this

Agreement or any training program, even if we have been advised of the possibility of such damages. Further, our aggregate liability arising with respect to this Agreement and our programs will not exceed the total training fees paid by the student under this Agreement.

DISCLAIMERS: We make no express or implied warranties or representations with respect to any training program or any products or equipments used in any training program. In addition, we make no representation that the operation of Mocelle training facilities will be uninterrupted or error-free, and we will not be liable for the consequences of any interruptions or errors.

NON-COMPETITION: The student, including students who are enrolled in the Work Contract Program, was a staff or in future becomes a Mocelle staff, shall not carry on or be engaged in or be concerned with (either directly or indirectly in any manner whatsoever, including without limitation as a principal, partner, shareholder, agent, employee, contractor or subcontractor) any business competitive with or in any way similar to any business(es) carried on by Mocelle, including without limitation haircare, skincare, massage, tanning, cosmetic enhancement, image consulting, educational/training, cosmetic product sale or other personal grooming or beauty related business within a one kilometre (1.0km) radius of any Mocelle facility nor will the student market any aforementioned competitive business services to anyone who lives or work at one of the two hundred and fifty thousand municipal addresses closest to any Mocelle facility; as determined by Canada Post, United States Postal Service (or similar postal service provider if outside North America) householder counts for letter carrier walks. This restriction shall apply during the term of this Agreement and for a period of five years after the latter of the completion of the students final training course or after termination of this Agreement. If you do, you agree that you owe Mocelle liquidated damages in an amount equal to the greater of fifty percent of Mocelle’s gross annual revenues at the affected Mocelle facilities, as based on Mocelle’s most recent financial year, or the actual damages incurred by Mocelle – a claim by Mocelle for the lesser of the two damages amount does not forfeit Mocelle right to claim for the greater damages amount. The aforesaid liquidated damages does not include damages due to disclosure of trade secrets, business practices, business plans, trade or service mark infringements or otherwise. All such payments shall be adjusted to the annual rate of inflation, as published by Statistics Canada.

NON-SOLICITATION: (a) The student may not during or for a period of five years after completion of their final training program, solicit or offer employment to any past or present Mocelle employee or sub-contractor. If you do, we estimate our loss to be the greater of the actual damages or five times the gross annualized sales generated by the staff for Mocelle (if the staff has worked with Mocelle for less than one year, then an annualized figure shall be established by multiplying the staff’s average daily sales by 365 days), and you must pay us damages equal to that amount – a claim by Mocelle for the lesser of the two damages amount does not preclude Mocelle from claiming for the unclaimed damages. The aforesaid liquidated damages does not include damages due to disclosure of trade secrets, business practices, business plans, trade or service mark infringements or otherwise. All such payments shall be adjusted to the annual rate of inflation, as published by Statistics Canada.

(b) The student shall not during or for a period of five years after completion of their last training program, or other termination of this Agreement, solicit clients of Mocelle. If you do, we estimate our loss to be fifteen thousand dollars per client multiplied by a factor of five, and you must pay damages equal to that amount. The aforesaid liquidated damages does not include damages due to disclosure of trade secrets, business practices, business plans, trade or service mark infringements or otherwise. All such payments shall be adjusted to the annual rate of inflation, as published by Statistics Canada.

ACCEPTANCE

Mocelle hereby accepts the students Enrollment Application, subject to receipt of payment in full prior to commencement of training, subject to the provisions of this Agreement and the student being in compliance with Policies of Mocelle as same may be amended from time to time.

per: Mocelle Edan (Canada) Inc.

Date