Enrollment Agreement Advanced Pranayama and Meditation

Yoga Spirit Academy Janet W. Parachin, Ph.D., Director 11134 E. 75th Place S. Tulsa, Oklahoma 74133 918-261-9786

Student name (please print for certificate of completion)		
Student address		
City, state, and zip code		
Phone number	Alternate phone number	
E-mail address		

Dates of Class: January 23-24, February 27-28 and March 20-21 (April 24 make-up)

Total hours: 50 hours

Tuition: \$850 (\$100 application fee waived for current students and graduates, plus \$750 in tuition).

Discount tuition: \$375 for students who previously paid full tuition for the course.

Tuition is due seven days before the first class meeting. A \$20 late fee will be charged for late tuition payments.

Cancellation/Refund Policy

Rejection policy: An applicant who is not admitted into the program shall receive a cancellation of the Enrollment Agreement and a refund of all monies paid minus an administrative fee of \$25.

Three day cancellation policy: Once the Enrollment Agreement has been signed by both the applicant and the school official and the applicant has made an initial payment, the applicant has three days (72 hours) to request the cancellation of the Enrollment Agreement. The school will refund all monies paid.

Other cancellations: An applicant subsequently requesting cancellation will receive a refund of all monies paid minus a registration fee of 15% of the contract price not to exceed \$150.

Termination date: The termination date for refund computation purposes is the last date of actual attendance by the student.

Refund policy:

Withdrawal during the first week: Refund is 90% of the contract price, minus \$150, not to exceed \$350. Withdrawal after the first week, but within 25% of the course: Refund is 75% of the contract price minus \$150. Withdrawal after 25%, but within 50% of the course: Refund is 50% of the contract price minus \$150. Withdrawal after more than 50% of the course: No refund.

Special cases: In case of student prolonged illness or accident, death in the family or other circumstances that make it impractical to complete the course, the school shall make a settlement which is reasonable and fair to both.

Discontinued class: If a class is discontinued while students are still enrolled in that class, and the school is still offering training in other areas, all monies paid the school for students enrolled in the class at the time it is discontinued shall be refunded to the entity legally entitled to the refund. The school shall have 30 days to restart the class or pay the refund.

Additional school policies and course outlines are contained in the school catalog.

Holder in due course rule: Any holder of this consumer credit contract is subject to all claims and defenses which the debtor could assert against the seller of good or services obtained pursuant hereto or with the proceeds hereof, recovery hereunder by the debtor shall not exceed amounts paid by the debtor hereunder.

I certify that (please check each box): $\begin{tabular}{l}{l}{l}{l}{l}{l}{l}{l}{l}{l}{l}{l}{l}$							
Signature of student			Date				
Signature of Director, YSA		Date					
Payment schedule Amount received Data received Check number Credit Cond Cook							
Amount received	Date received	Check number	Credit Card	Cash			