

THIS ENROLLMENT AGREEMENT is entered into as of _____, between devCodeCamp, Inc., 313 North Plankinton Avenue #209, Milwaukee, WI 53203 Phone: (414) 533-0672 www.devcodecamp.com

Student Name:

Student Address:

City:

State:

Zip:

Main Phone:

Date of Birth:

THIS ENROLLMENT AGREEMENT is legally binding contract unless the student cancels enrollment within 3 business-days.

I, _____, agree to enroll in the following program:

Software Development (456 Instructional Clock Hours)

Program Cost:

Description of the complete program may be found in the catalog (page 11). Tuition and fees must be paid in full at the time of enrollment. Methods to be utilized for payment: Cashier's check, money order, personal check, credit card, or a guarantee of payment through a school-approved loan originator.

ACKNOWLEDGMENT OF RECEIPT OF SCHOOL CATALOG

I acknowledge that I have received and read the devCodeCamp School Catalog by my signature, on page 4 of this contract, which outlines for me general information about devCodeCamp, Inc., policies, and course overviews.

devCodeCamp

Representative:

Paul Jirovetz

Location:

Milwaukee, WI

REFUND POLICY (*Wisconsin Administrative Code Chapter EAB 8*)

Refunds are calculated off of the Program Price listed above. In accordance with The Wisconsin Educational Approval Board (EAB 8.05) the school will issue refunds within 40 days of the effective date of withdrawal. Refunds are sent by devCodeCamp via the US Postal Service or by Certified Mail. If refund is sent via US Postal service it will be mailed within 35 days of the effective date of withdrawal. If sent via Certified Mail the school will issue refund within 40 days of effective date of withdrawal. A written notice of withdrawal is not required. The student is considered withdrawn from the school if the student fails to attend classes without providing an explanation to the school regarding the inactivity for 10 consecutive days.

AT LEAST	BUT LESS THAN	REFUND OF TUITION
1 Unit	10%	90%
10%	20%	80%
20%	30%	70%
30%	40%	60%
40%	50%	50%
50%	60%	40%
60%	0%	No Refund

Full Refund: A student will only receive a full refund of all money paid if the student cancels within the 3 business-day cancellation period; the student accepted was unqualified and the school did not secure a disclaimer; the school procured the student's enrollment as the result of false representations in the written materials used by the school or in oral representations made by or on behalf of the school, or if the school cancels the program. devCodeCamp, Inc. will issue refunds within 10 business-days of cancellation.

Before Attending Any Units of Instruction: 100% refund

Partial Refund: A student who withdraws or is dismissed after the 3 business-day cancellation period, but before completing 60% of the clock hours in the program, shall be entitled to a pro rata refund, less any amounts owed by the student for the program. Pro rata refund shall be determined as the number of clock hours (units) remaining after the last unit completed, divided by the total number of clock hours (units) in the program, rounded downward to the nearest ten percent. Pro rata refund is the resulting percent applied to the total tuition.

No refund: No refund is required for any student who withdraws or is dismissed after completing 60% of the potential clock hours (units) of instruction in the program unless a student withdraws due to mitigating circumstances, which are those that directly, prohibit pursuit of a program and which are beyond the student's control. Pro rata refund shall be determined as the number of clock hours (units) remaining after the last unit completed divided by the total number of units in the program, rounded downward to the nearest ten percent. Pro rata refund is the resulting percent applied to the total tuition for the program.

VETERANS REFUND POLICY

When a veteran or other eligible student enrolled in a non-accredited school fails or ceases to attend a class, withdraws from a class or is terminated for any reason before a class is completed, the school will refund a pro-rata portion of all tuition, fees, and other related charges for that class. The exact proration will be determined by the ratio of the number of days of instruction completed by the student to the total number of instructional days for the course. An established registration fee (variously designated as an application fee, enrollment fee, or the like) in an amount not to exceed \$10, need not be subject to proration. Where the established fee is more than \$10, the amount in excess of \$10 is subject to proration. In addition, pro rata refunds must be made within 40 days after the last class attended, or the effective date of the withdrawal or termination. (Authority: 38 CFR 21.4255)

EMPLOYMENT ADVISORY SERVICES *(Wisconsin Administrative Code Chapter EAB 9.05)*

devCodeCamp, Inc. will advise on topics such as job search, resume building, and interview skills so that students may successfully navigate their own job search. devCodeCamp, Inc. cannot guarantee employment.

SOFTWARE PIRACY AND COPYRIGHT VIOLATIONS

Under no circumstances should any student copy, make available to copy, distribute copies or otherwise fail to fully respect the copyright of any devCodeCamp, Inc.'s licensed software and/or software obtained as a result of devCodeCamp, Inc.'s relationship with any other third-party vendor. This includes sharing any user ID's and/or passwords to obtain access to any web application for access to any live broadcast or on demand content.

A summary of the penalties for violating federal copyright laws (*Title 17, United States Code, Sections 504, 505.*) include:

- Up to \$30,000 for each act of copyright infringement determined not to be willful.
- Up to \$150,000 for each act of copyright infringement that is determined to be willful and criminal penalties, including imprisonment of up to five years and fines of up to \$250,000 per offense.

INTELLUCTUAL PROPERTY PROTECTION & OWNERSHIP

devCodeCamp programs, website(s), all associated logos and trademarks, all materials to which students are given access as part of the program(s), whether those materials be digital or hard copy all belong to devCodeCamp, INC, its partners or its licensors may not be copied, reproduced, uploaded or distributed in any way without devCodeCamp's prior written consent. Students may not share, sell, rent, give away or otherwise transfer any materials or other devCodeCamp proprietary content to any other party without devCodeCamp's prior written consent. I understand that if I do not follow this policy devCodeCamp reserves the right to take action for all legal remedies in the State of Wisconsin, for compensation and possible defamation of devCodeCamp's intellectual properties and its business.

NEW COURSES AND MATERIALS

Student acknowledges that devCodeCamp, Inc. will be changing its curriculum from time to time as new technologies become available in the market. devCodeCamp does not warrant or represent that before or during the term of this Enrollment Agreement devCodeCamp, Inc. will not introduce new courses for subsequent classes. Student shall have no right and devCodeCamp, Inc. shall have no obligation to provide instruction for such new coursework.

GENERAL RELEASE AND LIMITATION OF LIABILITY

Student releases devCodeCamp, Inc. from any and all claims which may arise at any time from his or her enrolling or taking the devCodeCamp program, except for the refunds of monies as expressly provided for herein. devCodeCamp, Inc. shall not be liable for consequential or any other damages whatsoever.

ACADEMIC SUCCESS

Notwithstanding anything in the foregoing to the contrary, devCodeCamp, Inc. will not be liable for any failure of performance under this Enrollment Agreement due to causes beyond its reasonable control and without its fault or negligence. This Enrollment Agreement constitutes the entire agreement between the parties with respect to the subject matter hereto, and there are not other written terms or conditions, expressed or implied, written or oral. This Enrollment Agreement may not be amended or modified except by written consent signed by each party. devCodeCamp, Inc. reserves the right at any time to expel any student whose payment is overdue or who disrupts or otherwise adversely affects the class according to policies outline in the Student Catalog. There is no product warranty or guarantee.

Award Received Upon Satisfactory Completion of the Program: CERTIFICATE

STUDENT CONCERNS AND DISPUTES:

Students are encouraged to discuss all concerns, questions, complaints or problems with the instructor or student services representative. If a satisfactory resolution is not obtained, the instructor or student services representative should be notified. If resolution is not obtained after this process the student may contact: State of Wisconsin, Educational Approval Board, 431 Charmany Drive, #102 Madison, Wisconsin 53719. No dispute, controversy or claim ("Claim") that in any way arises out of or relates to this Enrollment Agreement, the breach thereof, or the student's attendance and/or enrollment at devCodeCamp, INC. may be brought by you as a class representative, nor may you participate as a member of a class of claimants with respect to any Claim. The result of this provision is that no claims may be litigated in court as class actions, as private attorney general actions or otherwise. Students are advised to keep all documents regarding enrollment and financial obligations. The invalidity of any provision of this Enrollment Agreement will not affect the validity of the remaining provisions, and this Enrollment Agreement will be construed as if such invalid provisions have been omitted. This Enrollment Agreement will be construed under and in accordance with the laws of the State of Wisconsin. **I agree to enroll in the above program and understand all of the above information. I understand that I am enrolling into the Software Development Program. I have also not been promised or guaranteed any job. Once completed and signed by both parties, this agreement becomes a legal and binding contract. By signing below, I acknowledge that I have read, understand, and am receiving a copy of the completed and executed agreement.**

Class Start Date:

Projected End Date:

Student Name:

Student Signature:

Date:

devCodeCamp Representative: Paul Jirovetz

Date:

If you are using Veteran's Benefits Please Provide Your Social Security Number:

BUYER'S RIGHT TO CANCEL

Student Name: _____

Date: _____

You may cancel this transaction, without any penalty or obligation, within 3 business-days from the above date (Saturdays, Sundays and holidays are not considered business days).

If you cancel, any property traded in, any payments made by you under the contract or sale, and any negotiable instruments executed by you will be returned within 10 business-days following receipt by the seller of your cancellation notice, and any security interest arising out of the transaction will be canceled.

If you cancel, you must make available to the seller at your residence, in substantially as good condition as when received, any goods delivered to you under this contract or sale; or you may, if you wish, comply with the instructions of the seller regarding the return shipment of the goods at the seller's expense and risk. If you do make the goods available to the seller and the seller does not pick them up within 20 days of the date of your notice of cancellation, you may retain or dispose of the goods without further obligation.

To cancel this transaction, mail or deliver a signed and dated copy of this cancellation notice or any other written notice, or send a telegram to devCodeCamp Inc. at 313 North Plankinton Avenue #209, Milwaukee, WI 53203 no later than midnight of:

Note: Purchase of educational goods and services offered by a school is deemed to take place when written final acceptance is communicated to the student by the school. If the representative who enrolls you is authorized to grant written acceptance at the time you enroll, and does so, the cancellation period ends at the time specified above. If you have not been accepted in writing at the time you enroll, the cancellation period does not end until Midnight of the third business day after the day you receive written acceptance by certified mail from the school.

I hereby cancel this transaction.

Buyer's Signature: _____

Date: _____

Buyer's Name: (printed) _____

Street Address: _____

City: _____

State: _____

Zip Code: _____