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CONTRACT

MERAKI BEAUTY, LLC CONTRACT

THIS BRIDAL SERVICE CONTRAC	I is made and entered into as of	(date),
between	_(Bride) and	(Meraki Team). Upon signing

this contract, it is legally binding that both the owner and said client agree to as follows:

VENUE LOCATION OF SERVICES TO BE VENDERED:

TYPE OF SERVICES TO BE RENDERED:

Please list the services along with their current pricing (to be initialed by "Owner") * gratuities are NOT reflected in pricing and can be made via cash or digitally to artist(s) and stylist(s) directly on the event date *

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SCHEDULED DATE & TIME OF SERVICES:

The Bridal Services shall commence on _____ (day of timeline will be determined closer to date. Any start time before 7am is subject to an outside of hours fee.)

Meraki Beauty's obligation to provide services hereunder is subject to change and/or unavailability of the Artist / Stylist as a result of reasons beyond Meraki Beauty's control. Deposits remain non-refundable and non-transferable.

CONTRACTOR RESPONSIBILITIES.

SATISFACTION GUARANTEED. Services will be completed to client's satisfaction, but is not to exceed allotted service time. Ample time is given for each client upon booking. Acceptance of completed service by client is acknowledged by client that services rendered are done to his/her satisfaction.

LIABILITY. All brushes and makeup products are kept sanitary and are sanitized between every makeup application. Makeup products used are hypoallergenic. Any skin condition should be reported by the client to the makeup artist prior to application and, if need be, a sample test may be performed to test if a skin reaction will occur. Client(s) agree to release the makeup artist (Meraki Beauty & contractors) from liability for any skin complications due to allergic reactions. Visible open wounds on skin, mouth, or skin conditions such as a sty or infection such as pink eye will result in denial of services. Persons recieving hair services are responsible for washing and drying their hair completely the night before services are rendered. Meraki Beauty is not responsible for drying or blowing out hair the day of. Please note that dirty hair does not hold curl or style. If hair is not properly prepped as stated in this contract we have the right to refuse services, without reimbursement of service cost. All dress steaming needs to take place prior to hair being styled, as the steam will also cause the hair to fall flat or frizz up.

CLIENT RESPONSIBILITIES

DELAYS. A late fee of \$25.00 will be charged for every 45 minutes of delay when a client is late for the scheduled time, or if scheduled services exceeds allotted time because of client delays.

CANCELLATION POLICY. Cancellations do not result in deposit refund and will be due regardless as agreed upon in this contract.

PAYMENT. A deposit of 50% of the total cost of services rendered shall be due to book and reserve date, artists and stylist deposits are NON-REFUNDABLE and non-transferrable, and are used to secure services for Clients specified time and date of service. All deposits will be applied to the total remaining balance to be collected on thirty (30) days prior to the event date.

ADDITIONAL ("Last Minute") SERVICE FEES. If on the day of rendered services, additional services are requested, the cost will be an additional of \$150 per individual requesting additional services. along with the service fee. No exceptions.

UPCHARGE/CHANGE FEES. An automatic upcharge fee for false eyelash application (\$25.00) will be applied to the total for each individual who opted out of lashes at time of contract. A detailed service record will be kept (name, service, lashes/no lashes) on the date of service. All other requests fall under "**ADDITIONAL ("Last Minute") SERVICE FEES**" and will be billed accordingly.

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TRAVEL FEES. A travel fee is applied outside of the complimentary 25 miles of Allentown, PA 610. The travel fee is calculated by an industry standard of \$0.60 per mile multiplied by total miles traveled and number of cars taken by team for travel. Toll reimbursements will be calculated prior to event.

Terms of payment for each invoice are due upon recieving to book and balance due 30 days before date. Contractor shall provide Client with sufficient details to support its invoices, including services performed and expense receipts and justifications for authorized expenses, unless otherwise agreed to by the parties. Payments for services invoiced that are not received on specified due date will be subject to a 20% penalty per day until payment is met.

MISCELLANEOUS. Client agrees to full use of photography and/or photographs taken during or after services provided by Meraki Beauty to be used for: Meraki Beauty Portfolio, and Promotional Images for Meraki Beauty. By signing this contract, client gives full permission for photographs to be taken and used by Meraki Beauty.

ALLERGIES. The Client is required to inform the Makeup Artist. of any allergies they are aware of. Makeup Artist will not be held responsible for any allergic reactions to the makeup used by the Makeup Artist on the Client. Client Understands that by signing this document, client is responsible for asking about allergies of the services requested. Meraki Beauty. uses products or equipment that contains or comes in contact with latex products, nut products, and gluten products. Although the Make-Up artist performing services will make every effort to ackknowledge allergy information, prior to application, it is the resposiblity of the client to inform the make-up artist of allergies before date of services to make other arrangements of product. Meraki Beauty is not resposible for medical costs or injuries due to allergic reactions to the products used during services.

BOOKINGS + DEPOSITS. To secure a date, a signed contract is required with a 50% deposit due at the time of signing. The deposit is non-refundable and non-transferable. Please be advised, dates and scheduled service times will only be reserved when a signed contract and deposit are received. Meraki Beauty does not hold dates.

MERAKI BEAUTY, LLC CONTRACT

WITNESS WHEREOF, the parties hereto have caused this contract to be effective as of the day, month and year first written above. I, Client, agree to have my appointments scheduled as needed, and the prices and policies listed in this contract as applicable to my scheduled appointments. I understand and agree to the non-refundable deposit to secure appointments for my party. I understand and will comply with the cancellation policy. I also understand that I am responsible for balances from any members of my party who fail to provide payment.

Client Name:	
Phone:	
Email:	
Location of Services:	
Client Signature:	Date:
Owner Signature:	Date: