



THIS MAKEUP/ HAIR SERVICE CONTRACT is made and entered into as of _____, by and between ("Bride") _____ whose address is _____ and ("Makeup Artist/and or Hairstylist") Stevee Lynn whose business address is undisclosed until contract has been signed and completed. In consideration of the mutual covenants herein contained and, intending to be legally bound hereby, the Client and the Makeup Artist/ and or Hairstylist agree as follows:

1) Stevee Lynn's obligation to give services hereunder is subject to the unavailability of the Artist as a result of sickness, accidents, acts of God and other reasons beyond the Artist's control.

2) LOCATION of WEDDING. The wedding prep will take place at the following location:
HOME / HOTEL:

Street Address:

Contact Name and Phone:

3) CONSULTATION.

Date of Consultation: _____
Location of Consultation: _____
Number of People at Consultation: _____

4) DATE and TIME of WEDDING:

The date of the Wedding:
(Earliest) time party needs to be ready by (specified and agreed upon: _____
If artist is needed for touch-ups afterwards, what time will that be at? _____
Name of Stylist's Assistant: _____
The Artist will set up a half an hour before the agreed "start time" for set up.

5) PAYMENT. In full consideration for all services rendered by the Stevee Lynn at the location, the Client agrees to make the following payment in U.S. funds to the Artist (select one):

- a) Deposit. Client will pay a 2 hour minimum, \$300.00 of the payment to Artist as a cash or check deposit at the consultation or by _____.
- b) Payment of Balance. At the event on the set date of services needed, the Client will pay the Artist the remaining balance of the payment in cash or check.
 - i. \$_____ Payable to Stevee Lynn
 - ii. Hourly Rate: \$150 per hour
 - iii. Travel Rate: 1/2 of the hourly rate - A flat rate of \$75.00 when traveling North of Santa Barbara, or South of Ventura County.

5) CANCELLATION. In the event Client cancels the Project less than 30 days prior to the scheduled date, Client will lose the deposit made to the Artist. Upon payment of the cancellation fee, Client will have no further liability to Artist hereunder.

6) MISCELLANEOUS. The Wedding Agreement and the attached rider(s), if any, set forth the entire agreement between the parties, and may not be amended except in writing signed by both parties. This Project Agreement will be governed by and construed in accordance with the laws of the State of California, without regard to the principles of conflicts of law. In any action or proceeding involving a dispute between the Client and the Artist arising out of this Project Agreement, the prevailing party will be entitled to receive from the losing party reasonable attorney's fees. Stevee Lynn and Bride have each caused this Service Contract to be signed by it duly authorized representative.

(Bride) (DATE)

(Stevee Lynn – Artist) (DATE)