

BRIDAL CONTRACT

Bride's Name	
Phone	_ Email
Wedding Date	Time to be ready by
Location	

SERVICES AND PRICING

	Makeup	Hair	Total
Bride	\$175	\$175	
Bridesmaid(s)			
	\$100	\$100	
	\$100	\$100	
	\$100	\$100	
	\$100	\$100	
	\$100	\$100	
	\$100	\$100	
	\$100	\$100	
	\$100	\$100	
Mother(s)			
	\$100	\$100	
	\$100	\$100	
	\$100	\$100	
	\$100	\$100	
Flower Girl(s) 8 & under			
	\$30	\$50	
	\$30	\$50	

Trial *RECOMMENDED

Makeup- \$100 Hair- \$100 MU&Hair- \$200

Please email mbmbeautydmv@gmail.com to set up trial date.

Travel Fee \$0.75/mile

Travel fee is calculated to and from Artist's start location to the location where the bridal services will be received

Start location: TBD depending on artist(s) booked

Total Round Trip: \$ _



PAYMENTS AND POLICIES

Deposit

To secure a date, a signed contract is required with a \$100 deposit due at the time of signing. The deposit is nonrefundable. Both the contract and deposit must be received before placing a hold on the requested day.

There is a \$500 minimum for all "on site" services. This includes each makeup service and travel fee. If total does not come to \$500, each makeup application will be \$150 per person.

Payment

All payment is due 1 week before wedding date. Cash, check, Venmo, Paypal or Zelle are all accepted and can be made with Margo in person or over the phone.

*Please do not select business purchase option to avoid being invoiced for the up to 3% fee

Hourly Rate

If it is requested for the Artist to stay to complete additional services, such as touch ups and/or makeup changes, it will be \$50/per hour starting after the "be ready by time"

Hours ____ X \$50 = ___

Assistant/Extra Artist Fees

There is a \$100 fee if an assistant is needed for large parties.

There is a \$400 fee if an additional artist is needed due to large parties and/or a restricted timeline.

Cancellation

In the event Client cancels this Agreement more than 30 days before the event date, Company will keep the deposit, but Clients will not be responsible for any remainder due. Cancellation must be made in writing and signed by contracted party and sent via email to mbmbeautydmv@gmail.com. Confirmation of receipt of cancellation notification by Company must be obtained. If Clients fail to supply written cancellation as specified before the event date or cancels within 30 days of the event date, Clients shall be required to pay the full balance due.

Miscellaneous

Artist cannot guarantee or be held accountable for any allergic reactions, or complications from the makeup or the application. Artist is not liable to Client or any other third party for consequential, indirect, incidental, special, exemplary, punitive, or enhanced damages, arising out of, relating to, or in connective with any breach of this Agreement, regardless of (a) whether such damages were foreseeable, (b) whether or not Client was advised of such damages, and (c) the legal or equitable theory (contract, tort, or otherwise) upon which the claim is based. Liability for a partial loss of services shall be prorated based on the percentage of total fee under this Agreement. The sole remedy for any actions or claims shall be limited to a refund, the maximum amount not to exceed the total monies paid by Clients under this Agreement. Client ("Indemnifying Party") shall indemnify, release, discharge and hold harmless the Artist, legal representatives, assigns, employees or any persons or corporations acting under permission or authority of the Company ("Indemnified Party") against any and all losses, damages, liabilities, deficiencies, claims, actions, judgements, settlements, interest, awards, penalties, fines, costs, or expenses of whatever kind, including professional fees and attorneys' fees, that are incurred by Indemnified Party against Indemnified Party in a final, nonappealable judgement, administrative proceeding, or any alternative dispute resolution proceeding ("Losses"), arising out of any third-party claim alleging: (a) breach or non-fulfillment of any representation, warranty, or covenant under/representation or warranty in the Agreement; (b) any negligent or more culpable act or omission of Indemnifying Party or its agents (including any reckless or willful misconduct) in connection with the performance of its obligations under this Agreements; (c) any bodily injury, death of any person, or damage to real or tangible personal property caused by the negligent or more culpable acts or omissions of Indemnifying Party or its agents (including any reckless or willful misconduct); or (d) any failure by Indemnifying Party to comply with any applicable federal, state, or local laws, regulations, or codes in the performance of its obligations under this Agreement. Company is not to be liable to the other party in the case of a Force Majeure Event, including but not limited to, Acts of God, a natural disaster, epidemic or pandemic, war, invasions, hostilities, actions, embargoes or blockades in effect on or after the date of this agreement, government order or law, strikes, labor stoppages or slowdowns or other industrial disturbances, and shortage of adequate power or transportation facilities. The Impacted Party shall give the other party a 20 day notice of the Force Majeure Event and details on low long it will continue. The Impacted Party shall use diligent efforts to minimize the effects of the Force Majeure Event. Failure for the Impacted Party to notify the other party within 30 days of the written notice of the Force Majeure Event, it will terminate the Agreement, following non-refunadable retainer policy stated under deposits and cancellations. It is Clients' responsibility to secure insurance, including but not limited to, travel, flight, and/or event insurance, to protect themselves from unforeseen events or circumstances beyond the parties' control. Clients agree to relieve and hold Company harmless for all such circumstances. Any photos taken by Artist on the day of wedding can be used for their own promotional use on website, social media, and/or on fliers unless otherwise agreed upon prior to wedding date.



301-462-9173

Safe Working Environment

Clients understand and agree that Company maintains a safe work environment at all times and complies with all health and safety laws, directives, and rules and regulations. Clients understand and agree that during the event, they and their party shall not carry weapons or firearms, be exposed to severe illness, or request the Company to do anything illegal or unsafe. Services will not be provided in locations or areas deemed unsafe in its sole discretion, including, but not limited to, areas affected by communicable diseases, quarantined areas, or other similar occurrences. Under such occurrences, Company reserves the right to terminate service coverage immediately and/or leave the event. Clients agree to relieve and hold Company harmless as a result of incomplete event coverage, or for a lapse in the quality of Company's work, and Clients shall be responsible for payment in full.

All payments and services are NON-refundable. If the artist is unable to fulfill the agreement of this contract due to an emergency situation. A full refund, including deposit and travel, will be given to Client.

This contract is due 30 days before the wedding date. No changes can be made to the contract and all booked services are to be paid for. No bookings are made until both the contract and deposit are received.

FI	NAL PAYMENT DUE (including trial, travel, services, and fees)
\$	
	DEPOSIT
\$	made on/
I,	, agree to all terms listed in the above contract.
Signature _	Date
Artist Name	Artist Signature

mbmbeauty.us