



BRIDAL SERVICE CONTRACT

This Bridal Service Contract ("Contract") is made effective as of _____(date), by and between _____ ("Client"), and Primped LLC ("Primped"). Client agrees to provide this Contract to and obtain the consent of those in the wedding party who will be using Primped's Services ("wedding party").

DESCRIPTION OF SERVICES. On the date of _____(date), Primped will provide onsite hair and/or makeup services as described in the invoice (collectively, the "Services").

PAYMENT. Payment shall be made to Primped LLC. Client shall pay Primped as follows:

The \$250 initial deposit, to be paid by _____(date), is non-refundable. This will secure the date of Services and will be applied as a credit to the final invoice toward Primped's Services. The remaining amount due must be received in full no later than 14 days prior to the scheduled date of Services and once paid, this amount is non-refundable. If the Services are cancelled after the trial run has been completed, Client will be responsible for the remaining balance due for Services performed during the trial (if the total cost of the trial run is more than \$250).

Any other fees (such as parking reimbursement to the artist(s), or for additional Services added the day of) will be due immediately on the day the Service is provided.

Mileage fees are identified in the **LOCATION** paragraph.

Depending on a number of factors, such as wedding location, start time for the wedding day and the number of services being performed, there may be fees for hotel accommodations and related meal and travel expenses for the artist.

Primped LLC will accept payment by check or credit card. A 3% processing fee is added to credit card payments.

GUARANTEE. Primped shall provide its Services and meet its obligations under this Contract in a timely manner, and will provide a standard of care equal to, or superior to, care used by service providers similar to Primped.

DELAYS. In the event scheduled Services exceed the allotted time due to Client or wedding party delays, the artist will make every effort to accommodate the Client and the wedding party. Primped has full discretion, based on availability, whether or not to continue Services past the scheduled end time. Incompletion of Services based on a Client or wedding party delay does not warrant a refund or discount on the final total due.

CANCELLATION/AMENDMENT POLICY. Client and wedding party may add Services up until the scheduled day of Services, subject to artist availability. The Client will make every attempt to provide advance notice of any cancellations. Client will be responsible for the total amount due under this Contract if Client cancels this Contract within 6 weeks of the scheduled day of Services. This also applies to requests to remove or downgrade individual Services within this 6 week period. Notices of cancellation must be provided in writing to Primped.

LOCATION. Client will determine the location for the wedding day Services. Client's chosen location must have sufficient lighting and space for set-up. Client agrees to pay each artist \$.58 per mile for travelling beyond a 20 mile radius from the Minneapolis City Hall, with a minimum payment of \$10.00 per artist for driving any distance beyond this 20 mile radius. This fee will be added to final amount due.

SOCIAL MEDIA. Client agrees that Primped may use any images from the trial or day-of Services for Primped's portfolio, advertising, website, blog, magazine submissions and any other means of promotion of Primped. Client and the wedding party waive any right to payment, royalties or any other consideration for the use of the images. Client and the wedding party waive the right to inspect or approve the finished product, including written or electronic copy, wherein their likeness appears. Client agrees to obtain the consent to this Social Media section from everyone in Client's wedding party.

LIABILITY LIMITATION. All brushes and makeup products are properly sanitized between every makeup application. Any skin condition should be reported by the Client and wedding party to the artist prior to application and, if need be, a sample test of makeup may be performed on the skin to test reaction. By signing the Contract, Client agrees to release the artist from liability for any skin complications due to allergic reactions, and to obtain the agreement of the wedding party to this liability limitation as to them. The maximum collective liability of Primped to Client and wedding party for any and all claims shall be the amount of payments made by Client and wedding party to Primped pursuant to this Contract.

FORCE MAJEURE. If performance of this Contract or any obligation under this Contract is prevented, restricted, or interfered with by causes beyond either party's reasonable control

("Force Majeure"), and if the party unable to carry out its obligations gives the other party prompt notice of such event, then the obligations of the party invoking this provision shall be suspended to the extent necessary by such event. The term Force Majeure shall include, without limitation, acts of God, fire, explosion, vandalism, storm or other similar occurrence, orders or acts of military or civil authority, or national emergencies, insurrections, riots, or wars. The excused party shall use reasonable efforts under the circumstances to avoid or remove such causes of non-performance and shall proceed to perform with reasonable dispatch whenever such causes are removed or cease.

Governing Law, Dispute Resolution, and Venue. This Contract shall be governed by and interpreted under the laws of the State of Minnesota. If any dispute, controversy or claim arises between the Client and/or wedding party and Primped with respect to this Contract, they will submit the matter for mediation before a mutually agreed upon mediator. If they cannot agree on a mediator, the matter will be heard by a mediator appointed through the Minnesota Mediation Center or similar service if Minnesota Mediation Center no longer exists. If mediation does not result in agreement, Client and/or wedding party and Primped agree to Minnesota state courts in Hennepin County, Minnesota, as the venue for any litigation regarding this Contract.

Assignment. The Contract is for the Client. Client will also obtain the consent of the wedding party to this Contract. The Client cannot assign this Contract to some other person.

Severability. If some part of this Contract is declared unenforceable by a Court, the rest of the Contract will still be valid, and the parties agree that the Court may modify the unenforceable part to make it enforceable.

The undersigned acknowledge that they have read this Contract and agree to be bound by the terms and conditions set forth above. Each party agrees that the electronic signatures, whether digital or encrypted, of the Parties included in this Agreement are intended to authenticate this writing and to have the same force and effect as manual signatures.

(Client's Name)

Date:

Signature

Primped, LLC

By s/_____

Date: