

Other Comments:

2. Cost of Services and Payment

- Bridal trial.....\$100
- Bride’s wedding day.....\$150
- Bridesmaid & mothers updo..... \$100
- Bridesmaids & mother’s curl down style.....\$80
- Flower girls.....\$60
- Bridal trial make up.....\$85
- Bride wedding day make up (lashes included).....\$120
- Bridesmaids & mother of the bride make up (lashes not included).....\$80
- Bridesmaids & mother of the bride make up (lashes included).....\$95

****Additional \$20 for clip in extensions (supplied by individual)**

a Client agrees to pay to Stylist an aggregate total of \$_____ (the “Fee”) for the services described above in Section 1 (the “Services”) on the date of the event (subject to the credit of any Deposit in accordance with Section 2(b)). Any additional services requested on the date of the event shall be added to the Fee and payment for such additional services shall be due on the date performed.

b Client shall pay to Stylist on the date hereof a deposit of \$ 300 (the “Deposit”) to reserve the appointment for the Services. The Deposit shall be credited toward the Fee on the date that the Services are performed. In the event that Client cancels the appointment for the Services with 90 days or more prior notice, 100% of the Deposit shall be refunded. In the event that Client cancels the Services with less than 90 days notice or Client or any other person listed above misses her appointment, none of the Deposit shall be refunded, and Stylist shall retain the full Deposit. Any cancellation of appointments shall be made by phone or email to Stylist (with confirmation of receipt) at liraguzi79@gmail.com.

3. Photographs and Website. Client hereby releases any photographic images taken by Stylist (or her designee) of Client and/or in connection with Client’s event to Stylist on the date that the Services are performed, and Client agrees that Stylist may use such photographic images on Stylist’s website, social networking sites and other online or print marketing materials.

4. Miscellaneous.

a This Agreement sets forth the entire agreement of the parties hereto with respect to the matters contemplated hereby, and supersedes all prior agreements, arrangements and understandings between the parties hereto, whether written, oral or otherwise. No waiver, amendment or modification of this Agreement shall be valid unless the same is in writing and signed by the parties hereto. No failure or delay on the part of either party in exercising any right power or privilege hereunder (or partial exercise thereof), and no course of dealing between the parties, shall operate as a waiver of any right, power or privilege hereunder.

b This Agreement may be executed in one or more counterparts, each of which will be

deemed an original copy of this Agreement, and all of which, taken together, shall be deemed to

constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Agreement by facsimile transmission or PDF by electronic transmission shall be effective delivery of a manually executed counterpart to this Agreement.

c. Should any clause, section, sentence or paragraph of this Agreement be judicially declared to be invalid, unenforceable or void, such decision will not have the effect of invalidating or

voiding the remainder of this Agreement, the parties hereto agree that the part or parts of this Agreement so held to be invalid, unenforceable or void will be deemed to have been stricken herefrom as if such stricken part or parts had never been included herein.

d. Nothing in this Agreement shall be deemed to create any right in any creditor or other Person or entity not a party hereto and this Agreement shall not be construed in any respect to be a contract in whole or in part for the benefit of any other third party.

e. This Agreement and any dispute arising hereunder or in connection with the matters contemplated hereby, whether in contract, tort or otherwise, shall be governed in all respects by the internal laws of the State of Illinois, without giving effect to principles or rules of conflict of laws to the extent such principles or rules would require or permit the application of the laws of another jurisdiction.

By signing below, the parties hereto have confirmed their agreement with the foregoing as of the date set forth below.

Date:

CLIENT

By:
Name:

STYLIST

By:
Name: Lira Guzi