



2019 On Site Hair Contract

Kelly Munno | 585-729-0143 | kelly@KellyKayHair.com
KellyKayHair.com

Name _____ Today's Date: _____
 Address: _____
 Phone # _____ Email _____
 Wedding Date _____ Wedding start time: _____
 Time bride must be finished: _____ Time bridal party must be finished _____
 Location where the services are to be rendered: _____

Best phone number to contact you on the day of the wedding: _____
 Wedding planner's name & number: _____
 Name of photographer/videographer: _____
 Name(s) of person(s) receiving service(s) and service(s) receiving: _____

The date listed on this contract will not be held until the full retainer is made and contract received. After contract is sent, please send back within 10 days will full retainer.
 Due by ___/___/___

***PRICES ARE PER PERSON**

Service/Add on	Unit Price	Quantity	Total
Formal style	95.00		
Half up	95.00		
Just Curls	55.00		
Blow dry (short hair)	45.00		
Blow dry + iron work	60.00		
Flower girl	55.00		

Service/Add on	Unit Price	Quantity	Total
Trial	95.00		
Touch up (hourly)	75.00		
Extensions	May be an additional charge		

TRAVEL FEES \$0.75 PER MILE RETAINER

	Unit price	Quantity	Total
Bride	\$50.00		
Bridal party member	\$25.00		
Total			
Balance due			

*service minimum \$475 for day of wedding

The services listed in the attached "Services Breakdown" are the only services Kelly agrees to perform and no services will be booked without a retainer payment. If after contract signing and retainer payment client wishes to add services and/or persons receiving services, s/he may do so only upon payment of additional retainer(s) of \$25 added services/participants.

Please read over, initial and sign the agreement below:

1. _____ Retainer Policy: We receive many inquiries and dates do fill up quickly. Therefore we require a \$50 non-refundable retainer for the bride and \$25 non-refundable and non-transferable retainer for each bridal party member receiving services. These retainers will go towards the wedding day balance per person. As the bride, you will be responsible for all returned checks and fees. All retainers must be paid to Kelly Munno directly and will not be added to balances due on the day of services. We accept cash, check and all major credit cards for said retainers.

Please send contract and retainers to:

Kelly Munno
7 Dominic Way
Rochester, NY 14612

2. _____ Expense Reimbursements - Client agrees to reimburse the attending artist/stylist for all reasonable expenses relating directly to the wedding event itself including, but not limited to, parking fees, destination travel fees, accommodations, etc. Both parties agree to discuss the existence of any such charges in advance of the event to avoid any surprise to the client as to what will constitute an expense and Kelly agrees to supply expense receipts if requested. Driving fee of \$0.75 per mile to and from said destination will be added to the wedding day balance.

3. _____ Balance due/Cancellation Policy: The balance due for services shall be due and owing on the date of that above services are rendered. Cash, personal checks, money orders, or cashier's checks, credit cards are acceptable forms of payment. Should you need to cancel

your wedding date or services reserved on this contract please let Kelly know immediately. If the Client cancels this contract or any services 60 or MORE days prior to the service date, only the RETAINER is owed and is non-refundable. If the Client cancels this contract or any services 60 days OR LESS prior to the service date, the FULL balance of this contract is due and is non-refundable.

4. _____ Client preparation: Client acknowledges and agrees s/he and others receiving services must have clean, DRY (non flat- ironed) hair prior to hair styling. Client acknowledges these requirements and agrees to prepare hair styling services accordingly. If person(s) receiving hair services is not properly prepared, thereby requiring the stylist to spend time preparing the hair, Client will be subject to overtime service fees of \$20 per incident. Client shall disclose the existence of any allergies and/or medications or any other condition that may affect the hair services. If Client fails to make such a disclosure, no refunds will be provided for work unable to be performed because of these conditions.

5. _____ Failure to Perform - Kelly and Stylists providing services are not responsible for services not completed or contract overtime fees due to delays caused by the Client. Client acknowledges and agrees that should s/he or anyone else receiving services should be prepared to receive services at the stated location and time in this contract and in schedule sent to bride. To avoid incomplete services or running late, please have bridal party members review schedule that is sent up to 2 weeks prior to wedding. Kelly arrives 15 minutes prior to start time to set up. Please have the bridal party members receiving services first, to be ready at stated time. If not, this will cause the whole schedule to be delayed.

6. _____ Unsanitary, infectious or unsafe conditions - We reserve the right to refuse services if unsanitary conditions exist and/or contagious infections are present. Client understands and acknowledges that Artists will NOT perform services to anyone with contagious infections or illness. Such as, but not limited to pink eye (conjunctivitis), lice, flu or cold sores/fever blisters. There shall be no refund of any deposit paid. Client acknowledges and agrees that verbal abuse to an Artist/Stylist is unacceptable by any person at the event and shall be grounds for the Artist/Stylist to cease services immediately. Client acknowledges that they will not be entitled to a refund for any work already performed and client may not review artist or stylist vendor poorly on social media or other review sites if this happens. Kelly is not responsible for any allergic reactions to products used during services.

7. _____ Unforeseen Circumstances - In the event of fire, accident, flood, death in immediate family, act of God, or other causes beyond the parties' control that prevent performance of the services, the parties release each other from the terms and obligations described here and from damages resulting from nonperformance. In no event shall either party be liable for lost profits, sales, or any incidental, consequential, punitive or special damages arising from any breach of this Agreement.

8. _____ Interpretation. If any provision in this Agreement requires judicial interpretation, the judicial body interpreting or construing such provision shall not apply the assumption that the terms hereof shall be more strictly construed against one party because of the rule that an instrument must be construed more strictly against the party which itself or through its agents prepares the same; the parties hereby agreeing that all parties and their agents have participated in preparation of this Agreement equally. Subject headings are provided for organization and shall not be considered in any interpretation of this agreement. "She" as used in this agreement is interchangeable with the pronoun "he".

9. _____ Severability. If any provision of this Agreement, or the application of such provision to any person or circumstance, shall be held invalid by any court, governmental agency or regulatory body, the remainder of this Agreement, or the application of such provisions to persons or circumstances other than those to which it is held invalid, shall not be affected thereby and shall remain in full force and effect. To the extent permitted by applicable law, the parties hereto hereby waive any provision of law that renders any provision hereof prohibitive or unenforceable in any respect.

10. _____ Governing Law. This Agreement and the rights of the parties here under shall be governed by and interpreted in accordance with the laws of the State of New York, and each of the parties consents to the jurisdiction of the Circuit court of Monroe County, New York for the purpose of any actions brought under or pursuant to this Agreement.

11. _____ Entire Agreement. This Agreement constitutes the entire agreement between the parties, and no modification of this Agreement shall be valid unless such modification be put in writing and be signed by all parties.

THE UNDERSIGNED ACKNOWLEDGES THAT THEY HAVE RECEIVED, READ, AND THAT THEY UNDERSTAND THIS AGREEMENT'S CONTENTS. THE UNDERSIGNED ACKNOWLEDGES THAT THE RETAINER PAID IS NON- REFUNDABLE OR TRANSFERABLE. BY SIGNING THIS CONTRACT, ALSO AGREES THEIR RESPONSIBILITY FOR THE TOTAL BALANCE DUE FOR EVERYONE RECEIVING HAIR SERVICES INDICATED ABOVE. I WILL ABIDE BY THIS CONTRACT.

CLIENT SIGNATURE: _____

PRINT NAME: _____

DATE: _____

I, _____ give consent to be photographed with the understanding that my picture could be used in the future for advertising, on a web site, and or in a portfolio for future clients to view. ___ x here if you would not like your name disclosed with the use of the photo.

Signature: _____ Date: _____