



Bailey Bryce Holiday
Certified Pro Makeup Artist

Contract Terms:

DEPOSIT: A deposit is required to reserve your wedding date **This is non-refundable**. Should you need an additional date secured or need to secure Bailey Bryce Holiday's services for an event that is not a wedding, an additional deposit is required to reserve your other event date **This is non-refundable**. The date secured shall be referred to hereinafter as "Service Date". Due to the nature of the business your date will not be secured and held until a deposit is paid and the contract is signed, received and counter-signed.

Your deposit will be deducted from the wedding day/event day balance, which will be due at the beginning of your appointment.

PAYMENT: The day of your Service Date, payment shall be made through Cash, Check, Venmo, Zelle or PayPal only (unless Bailey has stated otherwise). Further details shall be provided closer to the wedding date. Please inform bridesmaids, family and friends receiving services, the accepted forms of payment.

We do not accept last minute services day of the event. Please ensure every client that needs service is listed on the contract above. Any services performed that are additional shall incur an additional fee of \$50 per person will be added to Bailey Bryce Holiday's Personal Make-Over price, and is subject to the makeup artists' discretion.

DELAYS: A late fee of \$25.00 will be charged for every 20 minutes of delay when a client is late for a scheduled time.

SERVICE LOCATION AND REQUIREMENTS: Please arrive with a clean washed face (personal skincare is allowed, disclose to your artist the products), Wear a robe or front closure top. Please provide enough space for product set up/chair/light/windows.

ASSISTANCE REQUIRED: Per number of clients that require makeup and the time allotted, Bailey Bryce Holiday will determine if assistance is needed (and will hire). Each assistant will have an additional fee (based on number of clients scheduled to complete) added to your total.

TRAVEL FEE: Given the artist(s) travel to your convenient location, a travel fee per artist will apply. This must be paid by the client on the day of service. Fees starting at \$50.

PARKING FEE: Any parking or valet fees must be paid by client, day of service. (if applicable)

LIABILITY: Clients waive all liability for any reaction to any product/service performed by Bailey Bryce Holiday and her assistant(s). All brushes and makeup products are kept sanitary. Bailey Bryce Holiday is certified through Barbicide. All products are sanitized. Any skin conditions or sensitivities or allergies of the client(s) should be reported by the makeup artist prior.

REPLACEMENT: In the event that Bailey Bryce Holiday cannot perform your service herself (reasons include but are not limited to: illness, family emergency, death, scheduling conflict(s) etc.) after the contract has been signed, she will assign a replacement artist and notify client(s) of these changes, this does not fall under the Cancellation Policy. In this situation all fees are due and paid to Bailey Bryce Holiday at time of appointment, all tips can/will be directly handed to replacement artist. Liability clause still is in effect for any replacement artist.

ARTISTIC STYLE: Client has spent a satisfactory amount of time reviewing Bailey Bryce Holiday's makeup artistry and has a reasonable expectation that the services delivered will be in a similar manner and style as indicated on Bailey Bryce Holiday's website, social media, and photographs. Client understands and agrees that (1) Makeup artistry is a subjective art and Bailey Bryce Holiday has a unique vision, with an ever-evolving style and technique; (2) Bailey Bryce Holiday shall have final say regarding the final product and will explain their professional opinion, Makeup will be completed to the client's satisfaction as reasonably possible, and acceptance of the completed makeup application is acknowledgement by the client that the makeup is done to the client's satisfaction (within your scheduled appointment time); (3) Dissatisfaction with artistic style and ability (after artist(s) have spent time correcting) are not valid reasons for termination of this Agreement or request of any monies returned. Bailey Bryce Holiday is a service-based company and is paid as such. If Client is still dissatisfied at any time, please contact Bailey Bryce Holiday to discuss the matter at hand.

Cancellation Policy:

Wedding Day:

Cancellations can be made. Your original deposits are **non-refundable**. Cancellations made after signed contract and before 30 days prior to the wedding date result in 50% of the total is due at time cancellation (this applies to per-person scheduled). Cancellations 30 days prior [or sooner] to your wedding date result in 100% of the total due at time cancellation. (this applies to per-person scheduled).

Service Date application: Cancellations can be made. Your original deposits are **non-refundable**. Cancellations 60 days prior to the appointment result in 50% of the total is due at time cancellation (this applies to per-person scheduled above). Cancellations 30 days prior or sooner to your appointment result in 100% of the total due at time cancellation (this applies to per-person scheduled above).

Postponement:

In the event you need to postpone your wedding/Service Date due to external factors (i.e. but are not limited to: World wide pandemic, Family emergency etc.) Client is required to inform Bailey Bryce Holiday at time of postponement. If the decision of postponement occurs prior to the 30 day cancellation policy, client(s) is granted one (1) week to inform Bailey Bryce Holiday of the changes, if rescheduled within the allotted one (1) week time frame, no cancellation fees will apply. In the event that the client(s) does not inform Bailey Bryce Holiday of rescheduled date in the stated One (1) week, 50% of the total is due at that time. If the decision of postponement occurs within the 30-day cancellation policy, client(s) is granted one week to inform Bailey Bryce Holiday of the changes, if rescheduled within the allotted one week time, no cancellation fees will apply. In the event that the client(s) does not inform Bailey Bryce Holiday of rescheduled date in the stated one week, 100% of the total is due at that time. After the first courtesy postponement, in the event Client reschedules the event again, a rescheduling fee of \$200.00 will apply for each subsequent postponement thereafter. Rescheduling [in the allowed time frame] to the following calendar year(s), client(s) understand that Bailey Bryce Holiday Company reserves the right to increase makeup service cost, client(s) will be informed of updated rate at time of reschedule (if applicable).

In the event Bailey Bryce Holiday is unavailable on the rescheduled date, Bailey Bryce Holiday reserves the right to hire a replacement artist and all terms of the Replacement section of this Contract apply. In the event Bailey Bryce Holiday is unable to hire a replacement artist, the Client shall be notified as soon as reasonably possible, all monies except for the applicable deposit shall be refunded.

Force majeure clause:

If Bailey Bryce Holiday has any reason of failure or delay in fulfilling or performing any term of this Agreement when and to the extent such failure or delay is caused by or results from acts beyond the impacted party's control, including, but not limited to, the following force majeure events: (a) acts of God; (b) a natural disaster (fires, explosions, earthquakes, hurricane, flooding, storms, explosions, infestations), epidemic, or pandemic; (c) war, invasion, hostilities (whether war is declared or not), terrorist threats or acts, riot or other civil unrest; (d) government order or law; (e) actions, embargoes or blockades in effect on or after the date of this Agreement; (f) action by any governmental authority; (g) national or regional emergency; (h) strikes, labor stoppages or slowdowns or other industrial disturbances; and (i) shortage of adequate power or transportation facilities. The Impacted Party (Bailey Bryce Holiday) shall give Notice of the Force Majeure Event to the other party Client(s). The Impacted Party shall use diligent efforts to end the failure or delay and ensure the effects of such Force Majeure Event are minimized. The Impacted Party shall resume the performance of its obligations as soon as reasonably practicable after the removal of the cause. In the event that the Impacted Party's failure or delay remains uncured for a period of 15 to 30 days following Notice given by it, the other party may thereafter Reschedule their appointment and this Agreement upon Notice will not be terminated, Provided Bailey Bryce Holiday is available. Bailey Bryce Holiday will give Client(s)

first choice of all available dates on its calendar within a 12 month period. Deposit(s) and all other payments made by Client(s) up to the date of Notice of a Force Majeure Event are non-refundable.