

# Bridal CONTRACT

COPPER  
+FRINGE  
*beauty.co.*

This Contract includes all contractual obligations made on \_\_\_\_\_ (Date), between Copper + Fringe Beauty Co., hereinafter referred to as "C+F" and \_\_\_\_\_ (Name) hereinafter referred to as "Purchaser".

In consideration of the mutual covenants herein contained, and intending to be legally bound hereby, the Purchaser and C+F agrees as follows:

- a. Purchaser agrees to engage C+F to provide hair and/or makeup services on the date, time, and total fees agreed.
- b. C+F agrees to perform these services for the Purchaser and any attendants included in this Contract, under the Terms and Conditions set forth in this Contract.
- c. In consideration of the mutual promises set forth in this Contract, it is agreed by and between Purchaser and C+F.

## C+F OBLIGATIONS TO PURCHASER

- a. C+F shall provide services with time and care.
- b. C+F shall perform the services promptly on the date and time agreed.
- c. C+F shall use their own products in the provision of the services, unless otherwise agreed upon.
- d. C+F will arrange a means of transportation to get to and from the location if performing services outside of the salon at a location.
- e. C+F shall use appropriate sanitary practices, and only use professional beauty products that give high quality results.
- f. C+F will conduct themselves in a professional and friendly manner to all recipients of services given.

## PURCHASER'S OBLIGATION TO C+F

- a. Purchaser agrees to work with C+F to complete the Service Form timely and accurately in order for services to be scheduled effectively and satisfactorily and fees to be detailed and totaled.
- b. Purchaser agrees to pay all fees in accordance with the Fees, Payment, and Cancellation section of this Contract.
- c. Purchaser agrees to provide C+F with a valid credit card to reserve the event date and to keep on file in the event of cancellation as outlined in the Fees, Payment, and Cancellation section of this Contract.
- d. Purchaser agrees to pay C+F the required deposit to reserve the event date.
- e. Purchaser agrees to pay C+F in full, no later than two weeks prior to the event date. Purchaser will be responsible for collecting payment from every person or person receiving services.
- f. Purchaser agrees to provide notice in advance of any, and all, allergies or conditions in accordance with the Liabilities section. Purchaser also agrees to have any attendants receiving services from C+F to give notice in advance, and in writing, or any, and all allergies or conditions in accordance with the Liabilities section.
- g. Regardless of any personal contracts made between the Purchaser and any of their Attendants, the Purchaser agrees to assume all responsibility for fees to C+F in accordance with the Fees, Payment, and Cancellation section.
- h. Purchaser and all attendants agree to arrive on time.
- i. If services are agreed to be performed at a location outside of C+F determined by the Purchaser, the Purchaser shall provide C+F with a safe and private work area at that location. This location will also provide C+F with the capability of performing their services as described, by providing an appropriate area (table/flat surface) to work from, appropriate lighting, chairs, mirrors, and electrical outlets.

## PHOTO RELEASE

The Purchaser agrees to the use of any photography taken on the wedding day by C+F for C+F marketing. Photos may be posted on C+F websites, social media, blog or any other form of promoting hair and makeup services.

## SERVICES

- a. It is agreed that C+F shall provide hair styling services and makeup services on the event date as the details dictate on the Service Form.

- b. Services include trial of bridal hairstyle and/or bridal makeup, traditional (hand applied) makeup, airbrush makeup, hair styling, false eyelash application, and clip-in hair extension (provided by Purchaser) application.
- c. Purchaser agrees that C+F is only obligated to provide the services that are specified in this contract. Any additional services added on the event day will only be accommodated if time allows. C+F cannot be held liable for any problems this presents, abiding to the original timeline set in place.
- d. Trial services prior to the event date: a Purchaser-paid trial shall be offered by C+F to the Purchaser on an agreed upon time and date. This trial shall provide a means for Purchaser and C+F to determine together a set look to be performed on the event date. During said trial, Purchaser will have the opportunity to go over any specific needs, requests, or concerns they would like addressed as part of the services C+F will perform on the event date.
- e. Purchaser must notify C+F if they decide to change the agreed upon look.
- f. If Purchaser does not wish to schedule and pay for trial, Purchaser understands C+F cannot guarantee that any look the Purchaser requests will be realistic or achievable and executed in the timeline agreed upon on the event date.
- g. If Purchaser does not wish to schedule and pay for trial, Purchaser understands and agrees that C+F cannot be held liable for any unanticipated time constraints this places on performing the services, or if any other Attendants specified in this contract are not given the same length of time as a result of Purchaser's application/styling taking longer than anticipated and planned for.
- h. Purchaser also understands and agrees that under these circumstances, they are still liable for the full agreed-upon fees. The fees will still be owed, even if, as a result of this circumstance, the Attendants of Purchaser's bridal party, who are specified within this Contract, were not able to be accommodated by C+F because of the Purchaser's extended appointment did not allow substantial time for the other agreed upon Attendants.
- i. Purchaser understands and agrees that only those attendants who are included in this contract are guaranteed services, and only if time allows, will additional attendants be added for additional fees. C+F is not responsible for providing Services to additional Attendants if they are not included in this contract. C+F shall only provide services to additional attendants not included in this contract if reasonable time permits. Additional services on event date are to be paid in full via cash, check, or Venmo.
- j. If the Purchaser and/or Attendants (that are receiving services) are more than 30 minutes late, those individuals will be charged an additional \$30 late fee for each half hour. Tardiness results in scheduling and service conflicts for C+F and other clients following your appointment(s). If the scope of the original contract cannot be fulfilled due to client's tardiness, services may be reduced; however, Purchaser is liable for original amount.
- k. If a Purchaser or Attendants are more than 60 minutes late, the assumption will be that the client is a "no show". This will result in the Purchaser forfeiting all deposits and the credit card on file will be charged 100% of the total fees of the services.

## SERVICE FORM

The Service Form will be completed by the Purchaser and C+F to determine and agree upon all details of services, event date details, and associated fees. Once completed and agreed upon, any requested changes to the Service Form must be approved by C+F.

C+F will do their best to accommodate any requests for additions or upgrades to the Service Form, however there is no guarantee. If there are any deletions or downgrades to the Service Form within 60 days prior to the event date, C+F may charge the card on file for the services as previously agreed upon.

## FEES, PAYMENT, AND CANCELLATION

Fees including fees for hair and make-up services, and if applicable, traveling and extraordinary fees, will be detailed on the Service Form.

- a. A non-refundable \$100 deposit is required at the time of signing this Contract for C+F to reserve the date for the Purchaser.
- b. Purchaser understands and agrees that the total balance will be due in full two weeks prior to the event date.
- c. Purchaser understands and agrees that the total balance, less any previous deposits, must be paid in one transaction.
- d. Purchaser understands that the balance due can be paid in the form of cash, check, credit card, or Venmo.

# Bridal CONTRACT

COPPER  
+FRINGE  
*beauty.co.*

- e. Gratuity is not included in rates or fees and is at the discretion of the Purchaser. If Purchaser or Attendants wish to pay gratuity on the event date, Purchaser understands that C+F can only accept cash, check, or Venmo if performing services outside of the salon.
- f. If C+F receives written notice with a request to cancel the Purchaser's booking within 60 days of event date, then no cancellation fees are applied. Purchaser also understands and agrees that their initial deposit is non-refundable regardless of the date in which they cancel.
- g. If C+F receives written notice with a request to cancel the Purchaser's booking between 30 and 59 days prior to the event date, then Purchaser will be charged 25% of the total balance owed. C+F will charge the credit card on file immediately upon receipt of written notice. Purchaser also understands and agrees that their initial Deposit is non-refundable regardless of the date in which they cancel.
- h. If C+F receives written notice with a request to cancel the Purchaser's booking between 14 and 29 days prior to the event date, then Purchaser will be charged 50% of the total balance owed. C+F will charge the credit card on file immediately upon receipt of written notice. Purchaser also understands and agrees that their initial Deposit is non-refundable regardless of the date in which they cancel.
- i. If C+F receives written or otherwise notice with a request to cancel the Purchaser's booking less than 14 days prior to the event date, then Purchaser will be liable for 100% of the final balance owed. C+F will charge the credit card on file immediately upon receipt of notice. Purchaser also understands and agrees that their initial Deposit is non-refundable regardless of the date in which they cancel.

## LIABILITIES

- a. Purchaser understands and agrees to give C+F notice of any and all known allergies that Purchaser and/or attendants receiving services may have due to ingredients that could potentially be found in beauty products of any kind. These allergies are to be listed next to the Purchaser's name or attendants name on the Service Form.
- b. Purchaser understands and agrees that if notice is not given to C+F of any known allergies that Purchaser and/or attendants, or if Purchaser and/or attendants are not aware they have an allergy, C+F cannot be held liable for any reactions, injuries, losses, damages, costs, claims and actions that may occur to Purchaser and/or attendants.
- c. Purchaser also agrees and understands that under these circumstances they are still liable for the full agreed upon balance. This balance will still be owed, even if as a result of this circumstance the Attendants of Purchaser's bridal party, who are specified in this contract, were not able to be accommodated by C+F because of the Purchasers extended appointment did not allow substantial time for the other agreed upon Attendants.

## SIGNATURES

By signing this contract, I agree to be bound by its terms.

### PURCHASER

\_\_\_\_\_  
Purchaser Signature

\_\_\_\_\_  
Purchaser Printed Name

\_\_\_\_\_  
Date

### COPPER + FRINGE BEAUTY CO.

\_\_\_\_\_  
C+F Signature

\_\_\_\_\_  
C+F Printed Name

\_\_\_\_\_  
Date