

# Lauren Abagale

LASH



## BRIDAL CONTRACT

Bride's Name \_\_\_\_\_

Phone \_\_\_\_\_ Email \_\_\_\_\_

Wedding Date \_\_\_\_\_ Time to be ready by \_\_\_\_\_

Location \_\_\_\_\_





## BOOKINGS AND DEPOSITS

A non-refundable deposit of \$100 owed to Lauren, along with the bridal contract will be required to book. There will be no holding, until both the deposit and the bridal contract are received.

**A \$500 minimum for all "on site" services (May include travel fee) ex. Bride H&MU + Bridesmaids H&MU + Travel fee\***

## STAY LATE FEE

If it is requested for a stylist to stay to complete services such as touch ups, hair and/or makeup changes it will be an additional \$50/an hour starting after the "be ready by time".

HOURS \_\_\_\_\_ X \$50 = \_\_\_\_\_

## PAYMENT

**ALL** payment is due 1 week before wedding date with cash, check, Venmo or PayPal  
Payments can be made in person with Lauren or over the phone.

Your final payment is due on \_\_\_\_\_  
(One week, 7 days, prior to wedding date)

## WEDDING DAY INSTRUCTIONS

### HAIR

Wash and blow dry all hair the day before the wedding and style with little to no products. All hair must be completely blown dry before all hair services are scheduled to start, unless a natural curly look is desired. Please do not flat iron hair. If someone with extremely curly hair desires a smooth look, please blow dry only.

**Any blow drying needed to be done by our stylist(s) will be an extra \$50**

Hair extensions & hair accessories, such as flowers, crowns and jeweled clips, are not supplied but can easily be assembled depending on desired hair style.

### MAKEUP

It's very important to take care of your skin at all times but here are some tips to consider to prepare your skin for your wedding day.

Follow a good skin care routine that is designed for your skin type and moisturize, moisturize, **MOISTURIZE!** Lack of hydration on the skin can cause "cakey-ness" and a dry overall look. Do not overly exfoliate as this will also cause your skin to dry out. If you are looking into getting a facial, start going weeks before your wedding date so you know what to expect when your closer to your big day. For a healthy glow, eat healthy and drink healthy!

A full, sanitary makeup kit is provided, but we do not object to anyone wanting to bring their own products to be used on themselves due to sensitive skin or things of that nature.



## CANCELLATION

If for any reason Clients cancel this Agreement more than 30 days before the event date, Company will keep the retainer/deposit, but Clients will not be responsible for any remainder due. Cancellation must be made in writing, signed by the contracted party, and sent via email to Bridal@LaurenAbagale.com. Confirmation of receipt of notification email by Company must be obtained. If Clients fail to supply written cancellation as specified before the event date or cancels within 30 days of the event date, Clients shall be required to pay the full balance due.

## RESCHEDULING

If for any reason Clients reschedule the event more than 30 days before the event date, excluding Force Majeure Events, and Company is able to rebook the original event date for the full fee under this Agreement or any amount above that fee, Clients will receive credit for all monies already paid. Rescheduling notification must be made in writing, signed by the Clients, and sent via email to Bridal@LaurenAbagale.com. Confirmation of receipt of notification email by Company must be obtained. Retainer credit may be applied to Company's services within one year(12 months) of original date, provided Company is available. In the event Company is not able to rebook the original event date under this Agreement, Clients forfeit the retainer in full. If Clients fail to supply written rescheduling notification 30 days before the event date, Clients shall be required to pay the full balance due.

If for any reason Clients reschedule the event, Clients forfeit the retainer and must book Company's services under a new contract and will be subject to Company's current pricing at that time.

## SAFE WORKING ENVIRONMENT

Clients understand and agree that Company maintains a safe work environment at all times and complies with all health and safety laws, directives and rules and regulations. Clients understand and agree that during the event they and their agents shall not carry weapons or firearms, be exposed to severe illness, or request the Company to do anything illegal or unsafe. Further, Company will not provide services in any location or area deemed to be unsafe in its sole discretion, including, but not limited to, areas affected by communicable diseases, quarantined areas, or other similar occurrences. Under such occurrences, Company reserves the right to terminate service coverage immediately and/or leave the event. Clients agree to relieve and hold Company harmless as a result of incomplete event coverage, or for a lapse in the quality of Company's work, and Clients shall be responsible for payment in full.

## CLIENTS' RESPONSIBILITY TO SECURE INSURANCE

Clients understand and agree that it is their sole responsibility to research and acquire any and all travel, flight, and/or event insurance to protect themselves from unforeseen events, extreme weather, or extenuating circumstances beyond the parties' control. Clients agree to relieve and hold Company harmless for all such occurrences.



## INDEMNIFICATION

Client ("Indemnifying Party") shall indemnify, release, discharge and hold harmless the Company, its heirs, legal representatives, assigns, employees or any persons or corporations acting under permission or authority of the Company ("Indemnified Party") against any and all losses, damages, liabilities, deficiencies, claims, actions, judgments, settlements, interest, awards, penalties, fines, costs, or expenses of whatever kind, including professional fees and attorneys' fees, that are incurred by Indemnified Party/awarded against Indemnified Party in a final, nonappealable judgment, administrative proceeding, or any alternative dispute resolution proceeding (collectively "Losses"), arising out of any third-party claim alleging:

- (a) breach or non-fulfillment of any representation, warranty, or covenant under/representation or warranty in this Agreement;
- (b) any negligent or more culpable act or omission of Indemnifying Party or its agents (including any reckless or willful misconduct) in connection with the performance of its obligations under this Agreement;
- (c) any bodily injury, death of any person, or damage to real or tangible personal property caused by the negligent or more culpable acts or omissions of Indemnifying Party or its agents (including any reckless or willful misconduct); or
- (d) any failure by Indemnifying Party to comply with any applicable federal, state, or local laws, regulations, or codes in the performance of its obligations under this Agreement.

## LIMITATION OF LIABILITY

### NO CONSEQUENTIAL OR INDIRECT DAMAGES

Except for obligations to make payment under this Agreement, liability for indemnification, liability for infringement of intellectual property rights, in no event shall Company be liable under this Agreement to Client or any other third party for consequential, indirect, incidental, special, exemplary, punitive, or enhanced damages, arising out of, relating to, or in connective with any breach of this Agreement, regardless of (a) whether such damages were foreseeable, (b) whether or not Client was advised of such damages, and (c) the legal or equitable theory (contract, tort, or otherwise) upon which the claim is based.

### MAXIMUM DAMAGES

Liability for a partial loss of services shall be prorated based on the percentage of total fee under this Agreement. The sole remedy for any actions or claims shall be limited to a refund, the maximum amount not to exceed the total monies paid by Clients under this Agreement.

*(Please note, this has never happen)*



## FORCE MAJEURE

No party shall be liable or responsible to the other party, nor be deemed to have defaulted under or breached this Agreement, for any failure or delay in fulfilling or performing any term of this Agreement (except for any obligations to make payments to the other party hereunder), when and to the extent such failure or delay is caused by or results from acts beyond the impacted party's ("Impacted Party") control, including, but not limited to, the following force majeure events ("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 shall give notice within 20 days of the Force Majeure Event to the other party, stating the period of time the occurrence is expected to continue. 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 30 days following written notice given by it, the other party may thereafter terminate this Agreement upon written notice. The non-refundable retainer paid by Clients (as stated under "Bookings and Deposits) applies for all Force Majeure Events.

## FAILURE OF COMPANY TO PERFORM SERVICES

In the event Company cannot or will not perform its obligations under this Agreement, it will:

1. Immediately give Notice to Clients;
2. Attempt to find another competent professional to take its place with the mutual agreement of Clients;
3. If another competent professional is not available or Clients do not agree to transfer of obligations to said alternate professional, Company will issue a refund or credit based on a reasonably accurate percentage of services rendered; and
4. Excuse Clients of any further performance and/or payment obligations in this Agreement.

*(Please note, this has never happen)*



All payments and services are NON-REFUNDABLE. If the assigned stylist is unable to fulfill the agreement of this contract due to an emergency situation, Lauren will promptly assign another available stylist. If no stylist is available to fulfill contract agreement, a full refund, including deposit and travel, will be given. Please note, this has never happen.

This contract is due 30 days before wedding date. At this time, no changes can be made to the contract and all booked services are to be paid for. No bookings will be made until both contract and deposit are received.

## FINAL PAYMENT DUE

(including trial, travel, services and fees)

\$ \_\_\_\_\_

## DEPOSIT

\$ \_\_\_\_\_ made on \_\_\_\_\_ / \_\_\_\_\_ / \_\_\_\_\_

I, \_\_\_\_\_, agree to all terms listed in the above contract

Signature \_\_\_\_\_ Date \_\_\_\_\_

Stylist Name \_\_\_\_\_ Stylist Signature \_\_\_\_\_

