



TEAM GLAM DETROIT SERVICE AGREEMENT

This Service Agreement (the "Agreement"), executed on _____, is entered into by and between:

K. Lenei, LLC d/b/a Team Glam Detroit (EIN: 27-3676921), doing business at 53239 Providence East, Shelby Township, Michigan 48316 (hereinafter known as "Company") and _____, doing business at _____ (hereinafter known as "Client" and both collectively known as the "Parties").

WHEREAS, Client desires to hire Company for performing hair and make-up services for Client for a commercial production shoot;

WHEREAS, Company accepts to engage to perform hair and make-up services (the "Service") to Client for an amount pursuant to the terms of this Agreement.

NOW, WHEREFORE, FOR and in consideration of the foregoing premises, the Parties hereby agree as follows:

Time and Place

The Service shall be conducted beginning on _____, from _____ **EST** and shall end at _____ **EST** on the same day (the "Event") at the following address:

Terms of Payment

Client shall pay with check made payable to "Team Glam Detroit" upon Company's arrival to Event and prior to Service performed.

Payment shall be based on the following:

- (i) Day Rate for on-site commercial hair services (\$880.00) _____ initial here
- (ii) Half Day Rate for on-site commercial hair services (\$440.00) _____ initial here
- (iii) Day Rate for on-site commercial make-up services (\$880.00) _____ initial here
- (iv) Half Day Rate for on-site commercial make-up services (\$440.00) _____ initial here
- (v) Travel Fee for Stylists (\$60.00 each stylist)
- (vi) Reimbursements pursuant to terms of Agreement payable seven (7) days after Event.

Total Payment to Team Glam Detroit: \$ _____.

Cancellation

If Client notifies Company at any time prior to Event of its' intent to cancel the scheduled Event, Client shall be liable for the total payment of Services to be performed within three (3) business days of cancellation. Company will provide Client a one-time credit in the amount of this Agreement to be used for a future Event within a twelve (12) month period from date of cancellation. If the future Event services require additional payment, Client will be liable for the difference in price of its credit. Company makes no guarantee that price increases could occur during the lapse in time of scheduled Events.

Parking and Other Fees

Where parking, valet, airfare, accommodation, or other fees would be incurred by Company, the amount shall be reimbursed by Client and shall be paid within seven (7) days after Event, supplemented by receipts of payment by Company.

Image Use

Client shall permit Company to capture images by Company or its representatives onsite at Event to use for its websites, brochures, social media or for any purposes of advertising the works of said Company.

Liability

All make-up, tools and products used will be stored and maintained in the most sanitary state pursuant to industry standard between each use. If Client has any

allergies to products, Client must disclose in advance to Company, so Company can make any special accommodations. Client, hereby release and agree to hold Company harmless from, and waive on behalf of Company, my heirs, and any personal representatives any and all causes of action, claims, demands, damages, costs, expenses and compensation for damage or loss to myself and/or property that may be caused by any act, or failure to act of the Service Provider, or that may otherwise arise in any way in connection with any services received from Company. I understand that this release discharges Company from any liability or claim that I, my heirs, or any personal representatives may have against the Service Provider with respect to any bodily injury, illness, death, medical treatment, or property damage that may arise from, or in connection to, any services received from the Service Provider. This consent and liability release extends to Company and any associates of said Service Provider. Client agrees to release Company and any associates from liability for any skin complications, allergic reactions or illness caused from or due to makeup application or services provided. Client agrees to release Company and any associates from liability for any damages accidentally caused during the service to personal property or belongings of the client.

Client Delays

Upon Company arrival to Event and Client is not present or running late (more than 20 minutes), Client may not be guaranteed service, however, Client will remain responsible for full payment terms. Company and its associates will not sacrifice their work and rush through Services due to Client's delay and Company has scheduled its Services to provide adequate time for each person Services are performed.

Severability

In case any one or more of the provisions contained in this Agreement should be held invalid, illegal, or unenforceable in any respect, the validity, legality, and enforceability of the remaining provisions will not in any way be affected or impaired. If the final judgment of a court of competent jurisdiction or other authority declares that any term or provision hereof is invalid, illegal or unenforceable, the parties agree that the court making such determination shall have the power to reduce the scope, duration, area or applicability of the term or provision, to delete specific words or phrases, or to replace any invalid, illegal or unenforceable term or provision with a term or provision that is valid, legal and enforceable and that comes closest to expressing the intention of the invalid, illegal or unenforceable term or provision. The covenants of the parties hereto under this Agreement shall be independent of any other contractual relationship between Client and the Company. Consequently, the existence of any claim or cause of action that either party hereto may have against the other party shall not constitute a defense to the enforcement of this Agreement by Client or the Company, as applicable, nor an excuse for noncompliance with this Agreement by such party hereto.

No Third-Party Beneficiaries

This Agreement shall not confer any rights or remedies upon any Person other than the parties and their respective successors and permitted assigns.

Waivers

No waiver by any party of any default hereunder, whether intentional or not, shall be deemed to extend to any prior or subsequent default hereunder or affect in any way any rights arising by virtue of any prior or subsequent such occurrence.

Entire Agreement

This Agreement constitutes the entire agreement among the parties and supersedes any prior and contemporaneous understandings, agreements, or representations by or among the parties (or any of their respective Affiliates), written or oral, that may have related in any way to the subject matter hereof. Client acknowledges that he or she is not relying and has not relied on any oral or written statements, promises, representations or warranties made by the Company or any of its Affiliates or any of their respective directors, managers, officers, Contractors, agents, legal counsel, accountants, investment bankers, finders or other advisors or representatives that are not expressly set forth in this Agreement and those documents expressly referred to herein.

Governing Law

This Agreement will be governed by and construed in accordance with the laws of the State of Michigan, without giving effect to any law or rule that would cause the laws of any jurisdiction other than the State of Michigan to be applied.

IN WITNESS WHEREOF, the parties have executed this Service Agreement as of the date first above written.

CLIENT:

**COMPANY:
K LENEI, LLC
D/B/A TEAM GLAM DETROIT**

By: _____
Name:

By: _____
Name: Kristin Lenei Misouski