

TERMS AND CONDITIONS

Mua Makeup Manchester

Client and Service provider agreement

1. Object of the contract

1.1. The Service Provider organises services for the Client according to the Customer's choice, which is presented on the website www.muamakeupmanche.wix, and the Customer undertakes to pay the Service Provider for the services provided. Unless it is TPF-based (unpaid project).

1.2. The service is performed in group, individual, or individual services.

1.3. The project's purpose is to comply with the services offered to the supplier during the project. Consider the wishes and expectations or requirements of the client when providing new or renewing services.

2. Clients' rights and obligations

2.1. The Client must pay for the goods/services and accept them under the procedure established by these Rules.

2.2. The registered customer does not transfer his registered location to third parties without the supplier's consent. If the Customer cannot arrive at the agreed time, he must immediately inform the service provider via communication specified in the "Contacts" section. You must arrive at the agreed time and with notification to ensure the Client is accepted and will be invited to cooperate in further projects.

2.3. If the registered customer's data in the registration form changes, he must update it immediately.

2.4. The client is informed that all project material and any other information that is provided to the client during the project) is an author's work protected by the UK Copyright and Related Rights Act (<https://www.gov.uk/copyright>), whose author's property rights belong exclusively to the Service Provider? The customer undertakes to use all the material specified in this clause of the Agreement and/or part of it exclusively for his personal needs, not to use it in his executive commercial and/or any other activities and not to transfer it to third parties. It is forbidden to film and take photos or record images or sound in other ways during the project. Sharing photos from the project on social networks is possible if they do not display images of others participating in the project without their consent. In case of violation of the obligation specified in this provision of the Agreement, the Buyer undertakes to pay the Service Provider a fine equal to £500 (five hundred pounds) and to compensate for any other direct and indirect losses that are not covered by the fine and liability provided for in the UK Criminal and Administrative Offenses Code.

2.5. The customer is informed that when purchasing the service, he has 48 hours to get the money back for the purchased service after stating a specific good reason why he can no longer use the purchased service.

2.6. When using the Mua Makeup Manchester website, the customer complies with these rules and other conditions indicated on the website and does not violate Great British legislation.

2.7. After registering for the I project, when the time and date can be selected (paid and free services), the customer reserves only the place that he has purchased or will pay in advance. It is not possible to change the date. If the service recipient decides not to participate in the project, the money will not be refunded, as the date will not be changed. If only an advance has been paid, the Service Recipient must pay the total price of the service he had previously ordered (he will only be admitted to the project once he fulfils his obligation) of the total price of the service he had previously purchased.

3. Rights and obligations of the service provider

3.1. Provide services as carefully and efficiently as possible, advise the Client during the project and provide comprehensive assistance related to the project.

3.2. The service provider can determine the minimum requirements for the future project at its discretion. The client's participation in the project will be implemented when they are reached.

3.3. If the client tries to harm the stability and security of the project's work or violates his obligations, the service provider has the right to limit or stop his participation immediately and without warning.

3.4. If necessary, the service provider has the right to change the project time due to public health and safety restrictions after informing the customer about these 2 (two) calendars days in advance by e-mail, phone message, call or social network support (messenger). The project may be carried out in another location due to an unforeseen accident after informing the client about these 2 (two) calendars days before the start of the project.

3.5. The advance transferred for the services is considered reasonable, minimal, and unprovable losses incurred by the service provider and is non-refundable. The advance the client pays is used to cover the project preparation costs. To cover the organisation of the project.

3.5.1. An advance is paid for registration in the project. 50% of the project price is paid before the start of the project.

3.6. If you do not come to the project due to COVID or mandatory isolation, if the procedure established by the legislation is applied when you have contact with a sick person, upon presentation of an official document confirming this (a positive COVID test or another

doctor's document regarding covid), the advance is not returned but is saved and transferred to the same closest ones dates of the selected project. In the event of isolation or COVID due to travel, advance payments or other payments are not returned, and it is considered that the customer planned the trip at his own risk and anticipated possible consequences in the event of a COVID situation.

3.7. If the buyer does not inform that he will not participate in the project and fails to attend it, the Service Provider has the right to unilaterally terminate this Agreement / suspend the performance of the assumed obligations, and the paid Advance is considered reasonable minimal and unprovable losses suffered by the Service Provider and is not returned.

3.8. Before assuming the obligations provided for in this contract, each party has carefully evaluated and assumes the risk of the occurrence of the circumstances listed in this clause and the related possible consequences and confirms that the circumstances listed in this clause do not exempt the parties from fulfilling their contractual obligations under any circumstances.

3.9. After paying the full price for the services or signing the contract with the schedule, the buyer has the right to refuse to participate in the project and terminate this contract by 10 calendar days before the start of the project. In the case of later registration, no later than 5 calendar days before the start of the project - the payment is returned after deducting the advance payment (within 14 calendar days from the submission of the request by e-mail: Muamakeupmanchester@gmail.com. Suppose the termination of the contract is notified less than 5 calendar days before the start of the project. In that case, the service provider can receive and retain 50% of the compensation for his direct and indirect losses. all service prices for damages and losses.

3.10. In the event of unforeseen circumstances beyond the control of the parties and due to which the service provider is unable to perform the service, the service provider undertakes to provide the service to another after the termination of the circumstances due to which the project or service cannot be performed.

3.11. In the event of essential circumstances, the service provider may temporarily or entirely terminate the project or service without notifying the client.

3.12. The service provider can only cancel the customer's order with prior notice if the customer pays for the services within 24 hours.

3.13. The service provider undertakes to enable the customer to use the services provided by the Mua Makeup Manchester website by these rules and conditions.

3.14. The service provider respects the client's privacy right to his personal information, i.e. process personal data specified by the customer only by Chapter 2 of the Rules and the procedure established by British legislation.

3.15. The service provider undertakes to provide the services ordered by the customer at the location specified by the service provider. Since the services sold are not physical goods, there is no delivery.