

The
ART & INDUSTRY
of Hair

DreamCatchers Agreement Pt. 1

This Agreement (this “Agreement”) is made between The Art & Industry of Hair LLC. (“The Extension Supplier”) and the individual client signing this Agreement (“you “ or “client”).

1. _____ (Hair Extension Company) supply and fitting.

a) DreamCatchers consist of a large number of strands of some of the finest natural hair available in the world. The DreamCatchers will be matched as closely as possible to the hair sample and/or color instructions provided by you, the Client, before or at the time you sign this Agreement.

b) Each DreamCatcher will be attached to the strands of your own hair by threading both your own hair and that of the DreamCatchers through a small micro attachment.

c) You will need to return to The Supplier studio every four (4) to six (6) weeks as part of your DreamCatchers aftercare and maintenance program. An average service takes approximately three (3) hours.

d) Gradual replacement of the DreamCatchers will be necessary. Replacement of DreamCatchers normally begins approximately six (6) months from the initial fitting and new DreamCatchers typically last between six (6) and twelve (12) months.

The Supplier’s then current charges for fitting and replacement of DreamCatchers will apply.

2. The Supplier agrees to:

a) supply you with the designed and manufactured and/or ready-made DreamCatchers described in the Schedule;

b) fit the DreamCatchers by attaching them to the Client’s hair by method described in this contract.

3. You agree to: a) pay The Supplier the deposit upon signing this Agreement;

b) pay the balance of the purchase price on the date of the fitting the DreamCatchers are completed, or

4. You may terminate this Agreement anytime before the manufacturing and/or fitting of DreamCatchers.

a) If you terminate this contract after manufacturing/order of your DreamCatchers has commenced, you will be held liable for all costs incurred (outstanding balance and any express surcharges).

5. By signing this Agreement, you acknowledge and agree to the following:

a) you have received, read and understood the “Instructions for Care of DreamCatchers” attached to this Agreement as Schedule “2;”

b) The Supplier Consultant and/or Stylist has informed you of the instructions contained in the “Instructions for Care of DreamCatchers;”

c) damage may occur to both the DreamCatchers and your own hair if you do not comply with the “Instructions for Care of DreamCatchers;”

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d) if you change to color of your own hair subsequent to signing this Agreement but prior to fitting, it may not be possible to change the color of the DreamCatchers to match the new color of your own hair;

e) if you change the color of your hair after manufacturing/order of the DreamCatchers have commenced, the re-coloring (if possible) or replacement of the DreamCatchers will be at your sole expense in accordance with The Supplier's then current fees;

f) you understand that it is necessary to return to a The Supplier Studio on a regular basis in order to comply with your DreamCatchers aftercare and maintenance program;

g) if you fail to comply with The Supplier's aftercare and maintenance program, you may cause damage to your DreamCatchers and/or to your own hair;

h) The Supplier will not be liable for any damage to the DreamCatchers or your own hair which is caused by your failure to comply with the "Instructions for Care of DreamCatchers," the DreamCatchers aftercare and maintenance program, or the advice of your Consultant and/or Stylist.

i) Any dispute or claim arising out of or related to the goods or services to be provided by The Supplier to you under this Agreement shall be decided through binding arbitration in the jurisdiction of the supplier in accordance with the rules and regulations of the American Arbitration Association ("AAA"). You hereby agree to waive any right or claim to adjudication by jury of any claim or cause asserted against The Supplier arising hereunder.

j) In any judicial proceeding arising out of or related to your failure to pay The Supplier any amounts owed under this Agreement, the prevailing party shall be entitled to recover all reasonable costs incurred pertaining to such proceeding including attorney's fees and expenses and any costs associated with collection of such amounts.

k) Only credit cards or cash will be accepted as a balance payment. PLEASE READ THIS AGREEMENT CAREFULLY BEFORE SIGNING. By signing below, you acknowledge that you have read and understood all of the terms and conditions of this Agreement.

Signature of Client/Date

Signature of The Supplier/Date

Client First and Last Name (Printed)

The Supplier Representative Name (Printed)

Client Address, Phone and E-mail