Booth Rental Agreement

This Booth Rental Agreement ("Agreement") is entered into on [Date] ("Effective Date"), by and between:

Salon Owner's Name and Address:

[Salon Owner's Name] [Salon Address] [City, State, Postal Code]

Hereinafter referred to as the "Salon Owner."

And

Stylist's Name and Address:

[Stylist's Name] [Stylist's Address] [City, State, Postal Code]

Hereinafter referred to as the "Stylist."

1. Booth Rental

The Salon Owner agrees to rent a designated booth ("Booth") to the Stylist, and the Stylist agrees to rent the Booth, subject to the terms and conditions outlined in this Agreement.

2. Rental Period

The rental period shall commence on [Start Date] and continue until terminated as per the terms of this Agreement. Either party may terminate this Agreement with [Notice Period] written notice to the other party.

3. Rental Payment

The Stylist shall pay the Salon Owner a rental fee of [Rental Amount] per [Rental Period] due on or before the [Due Date] of each month. Payment shall be made in [Payment Method] to the Salon Owner's designated account.

4. Salon Policies

The Stylist agrees to abide by all salon policies, including but not limited to:

- Maintain cleanliness and orderliness of the Booth.
- Respect the salon's operating hours.



- Adhere to client scheduling and appointment policies.
- Comply with local health and safety regulations.
- Respect the privacy and confidentiality of clients.

5. Client Records

The Stylist is responsible for maintaining accurate client records, and any client data collected during the rental period remains the property of the Stylist.

6. Products and Supplies

The Stylist shall provide their own products, tools, and supplies necessary for their services. Any shared resources or equipment shall be agreed upon in writing and detailed in an addendum to this Agreement.

7. Liability and Insurance

The Stylist is responsible for obtaining and maintaining appropriate liability insurance coverage to cover any claims arising from their services. The Salon Owner shall not be liable for any actions or omissions of the Stylist.

8. Termination

Either party may terminate this Agreement by providing written notice as stated in Section 2. Upon termination, the Stylist shall vacate the Booth, leaving it in a clean and orderly condition.

9. Confidentiality

The Stylist shall not disclose any confidential salon information, client information, or trade secrets during or after the rental period.

10. Non-Compete

The Stylist agrees not to engage in any hairdressing or beauty services in competition with the Salon Owner within a [Non-Compete Radius] mile radius of the salon's location for a period of [Non-Compete Duration] months following the termination of this Agreement.

11. Entire Agreement

This Agreement constitutes the entire agreement between the parties and supersedes all prior oral or written agreements, understandings, or representations.

12. Governing Law



Any disputes arising under or in connection with this Agreement shall be subject to the exclusive jurisdiction of the courts in [County].
Disclaimer:
This Booth Rental Agreement is provided for informational purposes only and should not be considered legal advice. It is strongly recommended that you consult with legal counsel or a qualified professional to ensure compliance with local laws and regulations. The use of this Agreement is at your own risk, and any reliance on it is solely your responsibility.
IN WITNESS WHEREOF, the parties hereto have executed this Booth Rental Agreement as of the Effective Date.
Salon Owner:
Signature:
Printed Name:

Date: _____

Signature: ______
Printed Name: ______
Date: _____

Stylist:

This Agreement shall be governed by and construed in accordance with the laws of [State].