

TERMS & CONDITIONS

Glamour Makeup EN

VERSION 2015

1. General

1.1. These Terms and Conditions apply to all quotations, offers and transactions between Marihen Gimenez Visagie and its clients. Marihen Gimenez Visagie does not accept Terms of another party unless otherwise agreed in writing.

1.2. Where in these General Terms and Conditions "client" shall mean any natural or legal person to Marihen Gimenez Visagie in a contractual relationship to be stated under a purchase agreement with her or other agreement below.

1.3. If one or more provisions of these Terms & Conditions are invalid or void, the remaining provisions of these Terms and Conditions remain in full force. Of the provisions in these Terms and Conditions may only be waived only if and insofar as expressly agreed in writing.

1.4. The client accepts the applicability of these Terms and Conditions, by making reservations a service of Marihen Gimenez Visagie.

2. Rates

2.1. All rates and prices contained herein specifically for individuals include 6% and / or 21% VAT. All other rates are exclusive of VAT.

2.2. Marihen Gimenez Visagie can be hired for a particular service which applies the rate for this service or for a certain amount of hours. When booking on an hourly basis the hourly rate applies. Marihen Gimenez Visagie is being made in this case for a half day or a full day. Half a day is based on 4 hours and a whole day 8 hours.

2.3. The first hour exceeded under the contract will be recorded as overtime and are billed as the basic hourly rate. Any additional overtime will also be based on the standard hourly rate with the addition of 50%.

2.4. For work Marihen Gimenez Visagie between 24:00 and 7:00 pm Marihen Gimenez Visagie 200% of calculating the basic hourly rate.

3. Travel allowance

3.1. By Marihen Gimenez Visagie travel costs for her work on behalf of the client and be based on a mileage allowance of € 0.20 per kilometer.

3.2. The parking costs incurred by Marihen Gimenez Visagie for his or her work on behalf of the client.

4. Conclusion booking

4.1. There is an entry at the time the client orally, by telephone, in writing or digitally accepts an offer of Marihen Gimenez Visagie.

4.2. Client recognized to have taken note of and agree to the Terms of Marihen Gimenez Visagie before making a booking.

4.3. The first quotation is mutual obligation, to printing, typographical and clerical as well as to mangled quotations can not legally binding.

4.4. An offer has a validity of 14 (fourteen) days if states emphatically different.

4.5. Offers and tenders shall not apply automatically to future assignments.

5. Payment / Reservation of the assignments

5.1. The booking will only be final if the total invoice amount paid, unless otherwise specified by Marihen Gimenez Visagie. If the total invoice amount is not paid within the due date the booking will automatically be canceled by Marihen Gimenez Visagie.

5.2. Payment must be made within 14 days after the deadline is a way to be indicated in the currency invoiced by Marihen Gimenez Visagie, unless otherwise indicated by Marihen Gimenez Visagie.

5.3. Orders that are 14 days or less prior to the booked date of execution must be paid immediately or at the latest prior to implementation.

5.4. At the closing of the agreement for the bride assignments, find the principal payment of the total invoice amount in two installments instead. The first installment of 30% of the invoice amount will expire two weeks after receipt of the booking form. The final term will expire two weeks after the trial session.

5.5. For all extensions of the bride orders booked by the client, is that pre-payment is made through invoice.

5.6. For all other private assignments is that of prior payment by invoice.

5.7. Exceeding the payment, the other party is legally in default and the statutory interest on the yellow invoice amount, starting on the due date of the payment amount.

5.8. All judicial and extrajudicial costs incurred Marihen Gimenez Visagie to collect the amounts owed to it by the other party shall be borne by the client.

6. Retention

6.1. All sold and delivered goods remain the property of Marihen Gimenez Visagie, until by the other party for all his expenses, outstanding receivables, payable and non-payable, will be met. The other party is obliged to provide for withdrawal on its cost of purchased and delivered goods cooperate in case the other party in any manner relative to Marihen Gimenez Visagie has defaulted.

7. Courses. Booking and payment:

7.1 Your booking is considered definitive from the moment you pay the full amount or answer the confirmation email sent by Marihen Gimenez Visagie.

7.2 In case that you cannot attend the course you must notify Marihen Gimenez Visagie at least seventy two (72) hours in advance in order to cancel your booking.

7.3 Failure to cancel or attend the booking by this deadline will result in a late cancellation fee equal to the full amount of the settled price.

8. Research and complaints.

8.1. Complaints must be filed within 24 hours following the occurrence of the assignment, written and sufficiently motivated to Marihen Gimenez Visagie.

8.2. The condition of recognizing a complaint against Marihen Gimenez Visagie, is that the complaint must be well founded and that the client sets the complaint, stating the reasons and evidence if necessary.

8.3. Marihen Gimenez Visagie is never liable for consequential damages, direct or indirect damages, whatsoever profits and halt damage caused by complete or partial deliveries of items, delayed or unsound delivery, or failure of delivery of goods or the goods themselves .

9. Force Majeure

9.1. In case of force majeure, including illness Marihen Gimenez Visagie may at any time cancel the contract in part or whole. Billing shall be adjusted proportionately. Procurement of bride wedding hair & make-up Marihen Gimenez Visagie has announced the availability of a pool of colleagues who could possibly take over the command. However, a guarantee can be given never available.

9.2. Force majeure includes: war, unrest and hostilities of any nature whatsoever, blockades, boycotts, natural disasters, epidemics, lack of resources, prevention and disruption of transportation facilities, disruptions in our business, import and export restrictions or prohibitions, causes barriers by measures, laws or decisions of international, national or regional (government) agencies.

9.3. If Marihen Gimenez Visagie force majeure its delivery obligation not, can not properly or timely fulfill it is entitled to the contract or the unfulfilled portion as dissolved, or for some or unpaid time to suspend, to her choice. In case of force majeure, the other party Marihen Gimenez Visagie can not claim for damages.

10. Termination, suspension and termination of the agreement

10.1. In case of force majeure, including illness Marihen Gimenez Visagie may at any time cancel the contract in part or whole. Billing shall be adjusted proportionately. Procurement of bride wedding hair & make-up Marihen Gimenez Visagie has announced the availability of a pool of colleagues who could possibly take over the command. However, a guarantee can be given never available.

10.2. If the client cancels an agreement in whole or in part, by the Marihen Gimenez Visagie will incurred costs, including the fees to third parties as a result of the cancellation in its entirety by the client will be reimbursed.

10.3. If a posted job is canceled, the customer owes the following charges:

a) Cancellation from the 30th day of the test session or from the 60th day to the 30th day of the engagement and / or wedding date the cancellation costs are 30% of the contract and / or honeymoon package.

b) Cancellation from the 30th day to the 14th day of the engagement and / or wedding date or after the trial session for wedding packages are 50% cancellation of the contract and / or honeymoon package.

c) Cancellation from the 14th day to the 7th day of the engagement and / or wedding date, the cancellation fee is 75% of the overall contract.

d) Cancellation from the 7th day of the engagement and / or wedding date, the cancellation fee is 100% of the overall contract.

11. Liability and damages

11.1. Marihen Gimenez Visagie will execute the agreement to the best of its ability and in accordance with the requirements of good workmanship.

11.2. Marihen Gimenez Visagie is not liable for damage of any kind incurred as a result Marihen Gimenez Visagie is assumed by the client provided false and / or incomplete data.

11.3. Marihen Gimenez Visagie excludes any liability and disclaims any damages, whether direct or indirect, from the hand arising from circumstances that are not due to intent or gross negligence of Marihen Gimenez Visagie and that under Dutch law or in the community traffic standards can not be attributed to Marihen Gimenez Visagie.

11.4. For damages only eligible damages against which Marihen Gimenez Visagie is insured and which is reimbursed by the insurer. Not recoverable due to damage, business interruption and material damage.

12. Amendment, interpretation and location of these terms

12.1. These conditions can be found on the website of Marihen Gimenez Visagie know www.glamourmakeup.nl.

12.2. In case of interpretation of the content and purpose of these terms and conditions, the Dutch text will prevail.

12.3. Applicable is the latest version or the version valid at the time of the conclusion of the agreement.

13. Final Provisions

13.1. These general conditions and any agreement that exists between the client and Marihen Gimenez Visagie is Dutch law.

13.2. All disputes arising from the agreement between Marihen Gimenez Visagie and the client or any agreement that result therefrom, shall be resolved exclusively by the competent court in The Hague. Marihen Gimenez Visagie is at all times entitled to appoint another competent court.

13.3. The parties will only appeal to the courts after they settle the utmost to solve a dispute by mutual agreement.