Informed Consent and Chrystal Clear Aesthetics

I have voluntarily elected to undergo treatments/procedures, including but not limited to Skin treatments using the application of products/chemicals, Microdermabrasion, Dermaplaning, Micro-needling, electrical High Frequency, Radio Frequency, LED, IPL and Laser Hair removal, IPL Photorejuvination and other beautification treatments. Chrystal Patston of CP Aesthetics LLC, ABN Chrystal Clear Aesthetics has explained to me the nature and purpose of this treatment, the procedures, the modality to be used, hair growth / regrowth cycles, the recommended schedule for services, possible adverse reactions after service, recommended post-service care, and other risks and hazards involved.

Although it is impossible to list every potential risk and complication, I have been informed of possible benefits, risks, and complications, including but not limited to unsatisfactory results, poor healing, discomfort, redness, blistering, scarring, changes in skin color, possible infections. I also recognize there are no guaranteed results and that independent results are dependent upon many factors including: genetics, age, skin conditions and lifestyle and that there is the possibility I may require further treatments of the treated areas to obtain the expected results at an additional cost. I have also, to the best of my knowledge, given an accurate account of my medical history, including all known allergies or prescription drugs or products I am currently ingesting or using topically. I do not hold the esthetician responsible for any of my conditions that were present, but not disclosed at the time of this skin care procedure, which may be affected by the treatments performed.

I have read and fully understand this agreement and all information detailed above. I understand the procedure and accept the risks. All of my questions have been answered to my satisfaction, I consent to the terms of this agreement, and hold the practitioner harmless from any liability.

I have been informed of and give consent for – Initial Each

Facials that could include the use of \mathfrak{p} to :	roducts, extraction methods and exfoliation methods including but not limited
High Frequency, Galva	nnic current, Manual Extractions, Vacuum, Exfoliating treatments such as: ,
Microdermabrasion, D	ermaplaning, Chemical Peels Professional Scrubs, etc
	reatments for Pigmentation $oxtimes$ Capillaries $oxtimes$ Acne $oxtimes$ Hair Removal $oxtimes$
Laser Hair Removal	
Skin Tightening using	Radio Frequency . Infrared , NIR Near Infrared
Micro-Needling, Coll	agen Induction Therapy
Other	
Signed	Date
Printed Name	
0 1	w may be taken before and after treatments as examples for the use of warrants being the legal copyright owner of photographs and has my
For use in my treatments □ As Adve	-
Signed	Date
Printed Name	

See Reverse for Additional

CANCELATION AND REFUND POLICIES

Cancelations: We are now requiring 48 hours' notice for cancellations. Failure to do so will result in 50% service charge. Prepaid packages will be reduced by this amount or charge will be added to the next service.

Prepaid Packages: Packages for a series of services are discounted when purchased. Balances may be applied to other services if needed but is limited the remaining balance (Original prepaid amount, less the services already received at the regular price.) Services not scheduled/received according to the prescribed treatment plan, will be void and not subject to refund. Gift Cards are not refundable.

Refunds for products: If you are not 100% satisfied with your purchase, you can return the product and get a full refund or exchange the product for another one, be it similar or not. You can return a product for up to 10 days from the date you purchased it. Any product you return must be in the same condition you received it and in the original packaging. Please keep the receipt. Return shipping cost is the responsibility of the purchaser.

Arbitration: Any dispute or controversy arising out of, relating to, or concerning any interpretation, construction, performance, or breach of this agreement, will be settled by arbitration to be held in Marion County, Oregon, in accordance with the rules then in effect of the American Arbitration Association. The arbitrator may grant injunctions or other relief in the dispute or controversy. The decision of the arbitrator will be final, conclusive and binding on the parties to the arbitration. Judgement may be entered on the arbitrator's decision in any court having jurisdiction. Company and client will each pay one half of the costs and expenses of the arbitration, and each will separately pay their own counsel fees and expenses.

Waiver of Rights to jury trial: The arbitration clause constitutes a waiver of client's right to a jury trial for all disputes relating to all aspects of the dispute including but not limited to the following claims: claims, both express and implied, for breach of contract, breach of covenant of good faith and fair dealing, negligent or intentional infliction of emotional distress, negligent misrepresentation, negligent intentional interference with contract or prospective economic advantages, and defamation.