

**COMPLETED WAIVER IS REQUIRED TO PARTICIPATE AT SERIOUSLY SPOILED SALON AND SPA  
NO EXCEPTIONS**

Assumption of Risk-Waiver of Liability-Release Form-Indemnification Agreement

**Hold Harless Clause:**

ENTER Seriously Spoiled Salon and Spa located at 707 Old Country Road, Dix Hills, NY 11746 AT YOUR OWN RISK. By entering the property you assume all risk and liability. The business, affiliates, owners, employees, third party, independent contractors and customers are NOT RESPONSIBLE for injuries, accidents, slip and falls, choking, allergies, missing child, kidnap and or death. YOU knowingly and freely assume all such risks. By entering the property, you agree to adhere to this notice and assume all liabilities and responsibilities by yourself, your guest(s), minor children/ward(s) including all participants and non-participants. Non-participants are any and all persons who are inside the spa but not taking part in spa services and activities.

SOME SERIOUSLY SPOILED SALON AND SPA SERVICES ARE NOT PERFORMED BY A LICENSED COSMETOLOGIST AND ARE FOR ENTERTAINMENT PURPOSES ONLY. Seriously Spoiled is dedicated to providing a clean and safe environment. We make every effort to use products that are considered safe for children, but cannot guarantee that there will not be an allergic reaction to products being used for skin, hair, and nails. Unfortunately, skin damage or minor allergic reactions can result from these activities. Seriously Spoiled Salon and Spa is not responsible for any allergic reaction due to any service, activity, food, beverage during or after the party, event or appointment. Seriously Spoiled is not responsible for any transmitted disease, viruses, head lice and or bacteria's, choking or death.

In consideration for the admission of my child, I hereby release, waive and forever discharge and covenant not to sue Karlis Holdings I, Inc. d/b/a Seriously Spoiled Salon and Spa and its owners, agents, employees, officers, directors, trustees, binding heirs, executors, administrators, assignees, and all other persons or entities acting on its behalf, from any and all claims, actions, damages, liability, cost or expense.

I, THE UNDERSIGNED, PARENT/GUARDIAN HAVE READ THIS RELEASE OF LIABILITY AND ASSUMPTION OF RISK AGREEMENT, FULLY UNDERSTAND ITS TERMS, UNDERSTAND THAT I HAVE GIVEN UP SUBSTANTIAL RIGHTS BY SIGNING IT AND SIGN FREELY AND VOLUNTARITLY WITHOUT ANY INDUCEMENT.

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Signature

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Date