

RADIANCE BEAUTY ROUTINE MEMBERSHIPS

TERMS AND CONDITIONS

Effective Aug 01, 2024

Payment:

A Member's first payment will be processed on the day they complete the Membership Agreement with their local Express RÜT Bar. Owner and only their credit card will automatically be charged the applicable Monthly Fee on the same day of the month for the duration of the membership. The Member authorizes the Owner of the location to process their credit card as described. This authorization will remain in effect unless the agreement between the Member and Owner is terminated, suspended or cancelled as detailed below. The Members agrees to notify the location of any change to their payment information.

Additional Details:

- Memberships are non-refundable, non-transferable, not redeemable for products and
- cannot be used or combined with other promotions or offers.
- If appointment is missed without 12hr notice, it will be considered as service used.
- We allow one unused month to roll over within one year at the end of one year expiry.
- The membership expires 1 year from the day of purchase.
- There will be 5% gst added to the membership price
- All memberships services must be used within one appointment.

Cancelling or Freezing:

A Member can cancel their membership after 6months of commitment by emailing the location at least seven (7) days in advance of your next billing cycle to inform that the Member is cancelling. All other entitlements and benefits under the Program are terminated when the membership is cancelled. The Owner reserves the right to terminate a membership in the event of failed payment or inappropriate conduct by the Member (as determined by the Owner) which will be effective immediately.

Terms & Conditions:

Subject to applicable law, Express RÜT Bar Ltd. may terminate and cancel the Program at any time in its sole discretion. In the event of termination or cancellation of the Program, or in the event the enrolment location closes, Express RÜT Bar Ltd. shall have no obligation to provide, and the Member shall not be entitled to receive, any compensation in any form for any dollars or services remaining in the Member's account as of the date of such closure, termination or cancellation. The Owner reserves the right to transfer or assign all or any part of its interests, rights, privileges, duties and obligations hereunder to any person or legal entity without notice to the Member or the Member's approval. The Member acknowledges and agrees that this agreement shall be binding to the fullest extent permitted by law. This agreement is subject to applicable law in the jurisdiction where the location is located, and such applicable law will prevail in the event of any conflict with the terms and provisions of this agreement. If any term or provision of this agreement is deemed to be invalid, illegal, or unenforceable, all other terms and provisions will remain in full force and effect and such invalidity, illegality or unenforceability will not invalidate or render unenforceable such term or provision in any other jurisdiction. This constitutes the entire agreement between the parties and supersedes all prior or contemporaneous proposals, agreements, representations, statements, negotiations and understandings, whether oral or written, between the parties concerning the matters set forth in this agreement.