

CREATIVE STUDIOS

This is a professional wedding photography and/or videography contract; please read carefully, initial each paragraph where indicated, and sign below.

Photography Package Desired: (Check package)

No Album Inspiration Signature The Wedding Story

Videography Package Desired: (Check package)

Documentary Distinctive Cinematic Artistic True Wedding Story None

I, the undersigned (client), recognize that I am hiring the services of Creative Studios, LLC. I understand that I the Client, will be responsible for all sales tax on the agreement price of this contract as well as all additional prints / reprints, or DVDs ordered from Creative Studios, LLC. I agree to pay \$_____ (enter amount of retainer) before the wedding as a non-refundable retainer and I realize the remaining balance is due two weeks prior to the wedding date. Upon signature and receipt of retainer, Creative Studios reserves the _____ day in the month of _____, 200____ for the duration of _____ hours to perform wedding photography and/or videography services. I understand that should I wish to contract Creative Studios for more hours on the day of they wedding, I will be subject to and required to pay an overtime rate of \$100.00 per hour of additional photography and documentary video coverage requested. Additional coverage for the Distinctive, Cinematic, Artistic or True Wedding Story packages will be subject and required to pay an overtime rate of \$500 per hour. _____(Initial)

I agree that I have seen a demonstration of Creative Studios photography and/or Videography services prior to signing this contract and I realize Creative Studios, LLC retains all editorial control regarding the finished product(s) of any prints, album design, and/or wedding video production. I understand that if any changes are to be made to the final production, an additional editing rate of \$125.00 per hour, with a two hour minimum, will apply. _____(Initial)

I also understand that I will not hold Creative Studios, LLC responsible for lost or damaged materials due to conditions beyond their control; for example, problems with the postal system. I understand and will not hold Creative Studios responsible for any issues regarding DVD compatibility. All DVD productions are produced on DVD-R media which is compatible with the majority of DVD players on the market; please ask if you have any questions regarding compatibility prior to signing this contract. _____(Initial)

All videographic and/or photographic materials shall remain the property of Creative Studios, LLC and I understand that images and/or video from my event may be used for display, advertising, or demonstrational purposes. _____(Initial)

I also understand that I will be responsible for any and all collection fees and/or attorney's fees on any unpaid balances. _____(Initial)

Notice of Copyright: It is ILLEGAL to copy or reproduce any Creative Studios, LLC productions, which include video and/or photo, without written consent and violators of this Federal Law will be subject to criminal and civil penalties. Creative Studios may, at their discretion, permit the client to reproduce photographic images. If such permission is granted, a separate photography copyright release will be issued to the client. _____(Initial)

Amount of Retainer Received \$ _____ Date _____(Initial)

CREATIVE STUDIOS

Conditions of Contract

Service: Creative Studios, LLC agrees to provide the coverage outlined on the date indicated in this contract. Creative Studios, LLC will photograph and/or videotape using its best judgment, providing client with photos and/or a completed wedding video in DVD format based upon the photo/video package selected by the client. Creative Studios, LLC is not responsible for restrictions placed upon them by event locations or the unwillingness of participants to wear audio microphones.

Payments: A retainer of \$_____ is required at the time of booking with the balance due and payable two weeks prior to the event date. This initial retainer is made to secure the date for Creative Studios, LLC, and pre-hire any needed production assistants. The retainer is non-refundable. Should the client not pay the balance due at least two weeks prior to the client's event date, client's retainer will be forfeited and the studio will be under no further obligation to the client. Payments are non-refundable, even if the wedding is cancelled or postponed, unless Creative Studios, LLC has failed to fulfill this contract.

Limitation of Liability: Creative Studios, LLC liability is limited to the refund of actual payments received from client, even if there is negligence or gross negligence on the part of Creative Studios, LLC.

Cancellation: If client cancels this contract, Creative Studios, LLC may keep any payments as liquidated damages. If client fails to make payments as agreed, this contract is cancelled and Creative Studios, LLC is relieved of any further responsibility to the client.

Entire Agreement: This agreement represents the entire agreement between Creative Studios and the client and includes all representations and negotiations of the parties. No verbal representations are binding upon the parties. Any additions to or modifications of this agreement must be in writing and agreed upon by both parties. In the event attorney's fees are incurred by Creative Studios, LLC to enforce its rights under this agreement, the client shall pay all cost and reasonable attorney's fees incurred by Creative Studios, LLC.

Editing, Creative Control & Album Revisions: Client agrees that Creative Studios, LLC may use its best judgment in editing of any photography albums and/or the completed wedding video. If Client wants any additional editing, including the removal of unwanted comments from the interviews of family or guests, the charge is \$125.00 per hour, with a two-hour minimum. Client will be given two opportunities to revise the completed wedding album. Should the client wish to make any further album revisions, the client will be required to pay an album revision fee of \$250 per revision thereafter.

Reproduction Rights: All videographic & photographic materials shall remain the property of Creative Studios, LLC and images from the client's event may be used for display, advertising, or demonstrational purposes. Client grants Creative Studios, LLC a Model's/Photo Release for all purposes.

Services: Each employee or representative of Creative Studios, LLC has been specifically trained by the owners or have had formal professional training to provide the high quality service and product observed during the initial consultation. There is no guarantee, implied or expressed, of which employee or representative will attend your event. All employees and representatives have been and continue to be under supervision of the owners of Creative Studios, LLC.

Parking Fees: Client agrees to provide parking near the wedding and reception site. If any costs are associated with parking then Client will incur them.

Lunch/Dinner Break: Client agrees to provide as a minimum one half-hour break during the reception coverage to provide Creative Studios, LLC crew the opportunity to eat. If Creative Studios, LLC has to leave the premise to eat then Creative Studios, LLC is not responsible for any events missed.

Will a meal be provided for a crew of two on premise or should we plan on eating off premise?

On Premise Meal Provided Off Premise No Meal Provided

I/We agree to the terms listed in this contract, and acknowledge that I/We have received a copy of this contract.

Client/Representative

Creative Studios, LLC

Date

Date

