



## WEDDING AGREEMENT TERMS

Terms made on a specified date, between "Client", and 230 Films LLC "Consultant" is stating that the Consultant will provide video/photo coverage on the wedding date at above stated venue.

**Deposit** - An initial deposit of total cost and a signed contract must be secured prior to any services being performed by Consultant.

**Payment Schedule and Method** - Payment is to be made by Quickpay with [Zelle®](mailto:hello@230films.com) (hello@230films.com), cash or check.

\*50% initial deposit due upon completion of the signed agreement for services and required 90 days prior to the event. Remaining balance is due 15 days prior to event date.\*

**Contracted package** - Includes all services described in selected package details reviewed and distributed to Client. Any additional services/products requested by the Client incurred by Consultant will be billed directly to Client at cost. All services contracted cannot be deducted, but additional services can be added.

**Provided Documentation** - All documentation created and provided to Client is owned and copyrighted by Consultant and cannot be used or given to any other 3rd party.

**Day of Management/Consultant** - Will be a Lead Associate and team member of Consultant who will be present and manage day of activities.

**Destination** - For all weddings deemed as destination (taking place beyond 50 miles from studio), additional fees are applicable, such as round trip car mileage reimbursement (\$0.25/mi), round trip airfare, hotel stay, and car rentals from airport and back during the stay. All travel can be arranged by Clients per specifications of Consultant or arranged by Consultant with agreement of payment invoiced.

**Liability** - It is understood that Consultant is only liable for services completed and provided by Consultant and cannot be held liable for the services of other contracted vendors. It is understood that in no event shall Consultant be liable for consequential damages of any kind.

**Cancellation Policy** - If event is cancelled more than 6 months before event date, half of the deposit paid to Consultant will be returned to Client. If event is cancelled less than 6 months before event date, no portion of the fees paid to Consultant will be returned to compensate for hours of service already rendered and loss of event date. If the event is cancelled 45 days or less before the event date, the remaining balance is due to Consultant. If the event is postponed, services contracted can be applied to a new date if available (refer to Postponement Policy).

**Postponement Policy** - If event is postponed, all services will cease at time of notification of postponement if no determined new date is provided. Payment schedule will be determined and readjusted post new event date notification. If Client requires services to resume, post new event date being established, second payment will be required at time of service restart. One postponement allowed per couple.

**Responsibility** - Consultant is not responsible for Acts Of God, Natural Disasters, an Act Of Government such as A Declaration of National or Local Emergency, or Other Incidents not within the control of the Consultant, i.e. accident, death in the family, illness, pregnancy, or sudden tragic circumstance. In such a situation, Consultant will obtain, upon approval of the Client, a qualified professional replacement to fulfill Consultant's obligations under the contract, at no additional charge to the Client.

Overtime - Additional unplanned and/or un-contracted services (such as, but not limited to, full revision of video, re-edits of photos, services outside of scope of agreement, etc.) are considered overtime and will be billed with prior notification and consent at the rate of \$130 per hour.

Consultant will provide the full order within 6-8 weeks after the event date.