



Wedding Photography Contract

Brides Name: _____ Grooms Name: _____

Address: _____ City: _____ State: _____

Zip code: _____ Email: _____

Ceremony Location: _____

Reception Location: _____

Date of Ceremony: _____

Amount of Contracted Hours, Services, & Products

Hours of Photography Coverage on Wedding day

Shooter(s)

Edited Photos

Digital Copies of Photos

Photo Release for Photo Development

Total Package Price ~ \$400.00-\$5,000.00

Non-Refundable Deposit Amount: usually 25%

(Due at Signing)

Remaining Balance: \$###.00

(Due 6 Weeks Before Contracted Date)

Travel/Lodging Fees: \$150+ (varies & only applicable if reception location is 100 miles from Phoenix and ends after 10pm)

Extras: Bridal Sessions can be added to any contract and cost \$100.00 for 2 hours of shooting, Digital Copies of Edited Images & Photo Release.

Initial: _____

This is a legally binding contract between **RMR Studios, LLC** and the client stated above on page one (1). It supersedes all previous agreements (verbal or written) between parties. If any parties waive or alter part of this agreement, the rest of the agreement remains intact.

Cancellations

If the wedding contract is cancelled or postponed by the client with more than 30 days prior to the wedding, the non-refundable retainer payment will not be returned, it being the agreed loss suffered by the photographer due to cancellation. If the wedding is cancelled within 30 days of the wedding, the full amount will become non-refundable. In the unlikely event the photographer determines that they are unable to complete the coverage due to unforeseen circumstances, a backup photographer will be provided. If no backup can be found, all money (including the deposit) will be returned to the client.

Limit of Liability

In the unlikely event of total photographic failure or cancellation of this contract by either party or in any circumstance, the liability of one party to the other shall be limited to the total value of the contract. Neither party shall be liable for indirect or consequential loss. Any legal matters will be held in the photography studio's incorporated state, any legal fees incurred by the photographer as a result of client prosecution will be paid by the client.

Copyright, Reproduction, and Model Release

The copyright of the photographs is retained by the photographer at all times throughout the world.

Where a digital version of the photographs has been included for the clients as part of the wedding collection, these photographs will include a print release and may be printed, and or displayed online, for personal use. Commercial use must be expressly approved in written form by the photographer and include citation. This includes online bridal publications.

The photographer retains the right to use the photographs for the purpose of advertising or otherwise promotion their work. Client agrees not to sell any of the files or prints without written permission from the photographer. The client agrees that they are signing a model release to allow the use of the photographs (of themselves) and those pictured at their wedding for the photographer's business purposes.

Social Media

This clause applies to social media including, but not limited to Facebook, Instagram, and blogs. When published online it is required that citation of photography studio/photographer be made. The client agrees that they will under no circumstances alter the photography studio's photographs that are placed in public or on the internet. As a photography studio, we need photographs to be an accurate representation of our work so that future clients have a good understanding of our brand and style. The client agrees to be responsible for any family member or friend who posts our photographs online and agrees that they cannot be cropped (with the exception of forced cropping on social media), altered in color, or edited in any way.

Retention of Delivered Files

Once the files are delivered to the client, it is the client's sole responsibility to protect and retain their images for the future. It is highly recommended that USB's be duplicated and stored in multiple locations in cool dry areas. The photographer agrees that replacement digital copies can be requested up to 1 year after date received for no additional fee. An additional USB can be requested up to 1 year for an additional \$15 at request. After 1 year from received date photography studio has the right to refuse to replace digital or USB copies of images.

Satisfaction and Accuracy

The client agrees that the work delivered will be of a similar style and caliber to those photographs on our website and blog, and that the photography studio will have complete creative control during the photography and in post-processing process. The images will be delivered in JPEG format with a mix of color and black & white images, and deemed appropriate by the photography studio. No re-editing will be done after the final edited copies are presented to the client.

The client agrees that the photographer can only capture the wedding that happens: weather, location, schedule complications, time restraints and subject's ability to cooperate, are all factors in the quality of the photographs. The photographer will not edit for physical size, hair, nor any other physical appearance issue other than blemishes.

Interference or Obstruction

No clients, wedding guests, attendants, and employees of the client may impede the photographer when he/she is shooting or performing duties; failure to comply may result in missed moments or fewer delivered images.

Photographer also requests that client requests for all phones, tablets, and cameras be put away during the ceremony as to capture the best quality images possible. This “unplugged” atmosphere allows no hindrance in the ability to capture spur of the moment reactions and provides better quality photographs. No other professional photographers will be hired by the client or located on site photographing the client during the event unless otherwise approved by RMR Studios, LLC.

This responsibility will fall on the client to ensure all are in compliance. The private portraits with bride and groom **must remain private**, in addition to the photographers of RMR Studios, LLC. No other individual may impede on this moment. Lighting deficiencies at venues may interfere with photographer's ability, all attempts to provide adequate lighting situations must be made by the client.

Drone Use & Liability

Usage of drone with lots of people always poses a possible risk & danger. RMR Studios is a FAA Part 107 Licensed Drone Operator, and is in compliance with the rules & regulations of drone operation & maintenance. RMR Studios requires a sign or notification to be put up at the entrance of the ceremony making guests aware they are in a drone operation area. Responsibility of sign & warning guests of the risks & dangers of drone use will fall on the client. A landing pad and safe zone will be stipulated by operator to keep guest safe.

Client will be responsible for helping RMR Studios enforce a safe drone area.

Food and Breaks

The photographers will be allowed one 20-minute break at their own discretion and bathroom breaks when necessary. Each photographer will be provided a full guest meal for weddings lasting longer than 4.5 hours.

If no meal is provided the photographers reserve the right to go off-site for a meal for 30 minutes.

It is highly recommended that the photographers are allowed a meal directly after bridal party to ensure they are finished eating by the time the next activity is scheduled.

The undersigned have read and understand the above contract and agree to the terms and conditions in their entirety.

Signature of Client: _____

Date: _____

Signature of RMR Studios, LLC agent: _____

Date: _____

Initial: _____