



MARILYN RAY

PHOTOGRAPHY LLC

W E D D I N G C O N T R A C T

CONFIRMATION:

A signed "Contract for Wedding Services" and payment of the booking fee are necessary to confirm the stated wedding services from the photographer

Termination of Contract

The Contract ends on the day of the wedding unless one of the parties ends the contract before that time. If one of the parties chooses to end the Contract prior to Project completion, the Client is responsible for paying for all work and costs incurred up until that date. The Booking Fee/Deposit is considered liquidation of damages to the business and is NON-REFUNDABLE.

COOPERATION:

The clients and the photographer consent to happily cooperating and communicating with each other to achieve the best possible results within the understanding of this contract. The clients also agree to give sufficient warning of key events at the wedding to the photographer in order to give them enough time to be prepared. E.G. Bouquet Toss, The Cake, First Dance, etc.

Please note that not all guests at weddings like for their photo to be taken. In such cases, the photographer will use their discretion but can not be held responsible for lack of pictures of these people.

THE SCHEDULE:

Our shooting schedules, style of working, and experience are designed to achieve a great set of wedding photos for all the clients, accomplished with good humor and enjoyed by all concerned. Both the clients and the photographer therefore agree that punctuality and cheerful cooperation are essential to producing outstanding photographic results. In cases where the wedding does not run on time (for example, extreme lateness by one of the clients arriving to the church) we cannot guarantee to take our normal set of pictures although in such circumstances we will do our absolute best to compensate.

PAPARAZZI WEDDING GUESTS:

All your guests will have a camera, (Rather that be a phone or handheld) and they will all want to photograph the bride and groom (clients). In spirit of cheerful cooperation the clients give the photographer precedence over the guests in order to take the photographs required. We can NOT be held liable for a lack of wedding photos if the guests continually interrupt the photographers work. Please understand that this is one of the MAIN reasons we don't catch the bride coming down the isle. We suggest trying to have an unplugged ceremony in order to avoid this. In addition, we will not allow guests to be present during private photos. (ex. Posed bride and groom, bridesmaids, groomsmen, etc.) We ask that we are able to have this time with the clients and wedding party in private. We are usually on a very tight schedule and this causes interruptions, and distractions. If we can not have privacy during this time, we as the photographer are NOT liable for lack of pictures or schedule mishaps.

HOUSE RULES:

Note the photographers are sometimes limited by rules of imposed registrars, ministers, and venue management as to what can and cannot be done.

For example, some ministers insist on no flash photography and others insist in photographing from on specific location.

In such circumstances the clients agree to accept the technical limitations that may be imposed on the equipment used. We advise the clients make themselves aware of the venue concerned.

Also please note that the photographer does not use AI Generator or photoshop to change the appearance of the clients in any way

COPYRIGHT LAW:

The copyright of photographs remain with the photographer. The photographer grants the clients permission to make copies of the images under the following conditions. The images taken by the photographer are for personal use by the clients. Sale, publication, or commercial use of the photographs is not allowed without written permission from the photographer. The clients may post the pictures to social media with or without photography credit.

MODEL RELEASE:

The clients grant the photographer and its legal representatives, heirs, and assigns, the irrevocable and unlimited consent to use the photographs of clients for editorial, competition, advertising, and any other purpose and in any manner, to alter the photographs without restrictions; and to copyright the images. The clients hereby release the photographer and its legal representatives, heirs, and assigns from all liability and claims in connection with the images.

LIMIT OF LIABILITY:

If the photographer becomes to ill or becomes injured and cannot supply the wedding services, the photographer will try to book a replacement wedding photographer. If a replacement cannot be found, then the liability is limited to a refund of any payments received. The photographer has working methods in place to prevent loss or damage to the images. However, there is the unlikely possibility that the images are lost, stolen, damaged or destroyed for reasons beyond our control.. In these circumstances, the liability is limited to the return of fees paid for the service or part thereof according to the percentage of images supplied.

BOOKING FEE/DEPOSIT:

The booking fee/deposit is due at the time of signing this agreement. In the event of the clients canceling this service for any reason, the booking fee is NON-REFUNDABLE. It will be considered liquidations to damages for the photographer.

The booking fee is 20% of the total balance with the total due 14 days before the ceremony

EXTRA TIME:

If the photographer is asked to go over the allotted time for any reason there will be a charge of \$100.00 and will not exceed 30 minutes extra.

No Refunds

The Customer will be assumed to have accepted the service unconditionally and a refund will not be given after the services are rendered

MEALS:

A meal is provided to the photographers if the wedding is 5 hours or more.