



Contract of Services

In an effort to provide our clients with clear communication we have developed this *Contract of Services* to better serve you.

Sensational Ceremonies Promises:

- To provide you with a free consultation in person or by phone/email (if not in person)
- To give you usage of our *Wedding Ceremony Planning Kit* for your ceremony
- To work with you in crafting a ceremony that is rich in love and a wonderful reflection of your love
- To be on time for your ceremony. Our goal is to arrive 20-30 minutes prior to the start of the ceremony
- To file your marriage license for you. Many states, including Florida, instruct couples to have their Officiant file the marriage license for them. This is done so it will not get lost on your most special day. Sensational Ceremonies will file your license once full payment of balance due is received.
- To provide you with a rehearsal specialist when our officiants are already booked for your rehearsal time.

Client Responsibilities:

- To provide your officiant with accurate information for the **start time** and **location** of your ceremony and rehearsal. If the schedule changes please inform us as soon as possible, so that we can make sure we have the appropriate time set aside for you.
- To pay the \$60 retainer fee (cash, check or PayPal. Weddings are not officially on our calendar until that retainer is submitted. (Payable to: "Sensational Ceremonies")
- To provide your officiant with your ceremony choices at least 2 weeks in advance of your wedding
- To obtain your marriage license at least before your ceremony
- **Initial _____** To start on time. *We charge an additional \$50 per 15 minutes that the rehearsal or ceremony is late in starting. We want to give our clients the peace of mind, knowing that we will be at their wedding in plenty of time. Officiants reserve the right to leave if the ceremony is more than 45 minutes late in starting. At which time the client will still be responsible for the amount in full plus a \$100 late fee.
- To make final payment of balance due 7 days before the ceremony begins. Payment may be made in the form of cash or check (payable to "Rodney Hunt") at 2060 Cannon Way, Marietta, GA 30064. Payments can also be made to Rodney Hunt using Venmo, Square Cash, or PayPal.
- **Initial _____** To understand the Cancellation Policy:
- --Any part of the contracted services canceled more than 60 days in advance; the deposit (\$60) is retained by Sensational Ceremonies, LLC .
- --Any part of the contracted services canceled less than 60 days in advance; client is responsible for payment in full of agreed upon balance.

Groom's Information

Name: _____

Phone: _____

Email: _____

Bride's Information

Name: _____

Phone: _____

Email: _____

Wedding Information

Date: _____ Start Time: _____

Rehearsal: Yes No Date: _____ Start Time: _____

Wedding/Rehearsal Location: _____

Address: _____ Coordinator: _____

Schedule of Fees Worksheet:

Custom Ceremony - \$280 _____

Weekday Ceremony --\$220 _____

Premarital Counseling (\$60 per session) _____

Rehearsal -\$125 _____

Mileage for Ceremony and/or Rehearsal _____

Parking fee for ceremony and/or Rehearsal _____

Total _____

Less retainer _____-\$60 (Payable to "Sensational Ceremonies")

Total due before ceremony \$_____ (Payable to "Rodney Hunt")

*Any fees for starting rehearsal or ceremony late as outlined in "Client Responsibilities" must be paid before marriage license will be filed.

Bride's Initials _____ **Groom's Initials** _____ **Officiant's Initials** _____

T-1. CONTRACT INITIATION. This contract for services is not valid without all of the following:

- a) Retainer down payment and
- b) Signed and dated contract and

T-2. FEE/COST AMENDMENTS. The fees listed above shall be subject to amendment should any of the terms of the ceremony or rehearsal change and shall be reflective of new mileage and expense requirements.

T-3. ADDITIONAL FEES/COSTS. Any additional Fees required by the officiant or Sensational on the date of the wedding shall be paid for by the Bride and Groom (such as parking fees or toll fees for example).

T-4. IMAGE RELEASE. Parties agree that Sensational may use any images and stories from the event for any means of promotion, including advertising and display on websites or blogs, unless otherwise stated by the Bride and Groom. Bride and Groom waive any right to payment, royalties or any other consideration for the use of the images or stories.

T-5. INJURY/LOSS BY GUESTS. Officiant and Sensational assume no responsibility for injury, damages or losses incurred by the Bride and Groom or event attendees. Officiant and Sensational also assume no responsibility for any food, beverage, floral arrangements, decorative items, either personal or professional, brought by anyone prior to, during, or after the Event. Bride and Groom agree to be responsible for all guests and attendees at the event and the acts of the guests and attendees. Bride and Groom agree to pay for any and all injury or damages arising out of the event, except to the extent of any negligence or misconduct by officiant or Sensational.

T-6. LIMITATION OF LIABILITY. Bride and Groom agree that to the fullest extent permitted by law, officiant and Sensational shall not be liable for any claims for emotional distress, mental anguish, consequential damages, lost profit, loss of enjoyment, lost revenues, replacement costs, compensatory damages and/or punitive damages, whether or not foreseeable and/or arising from any negligent act or omission on the part of any person. Officiant and Sensational's liability for any claim, breach or damage by reason of any act or omission shall be limited to repayment of sums paid by Bride and Groom only.

T-7. INDEMNITY. Bride and Groom agree to indemnify, defend and hold harmless Sensational and its employees, agents, independent contractors, officers, directors, members and/or managers for any injury, property damage, liability, claim or other cause of action arising out of and/or related to the actions of Bride and Groom or Bride and Grooms' guests.

T-8. FORCE MAJEURE. The Parties to this Agreement shall not be liable in damages or have the right to terminate this Agreement for any delay or default in performing hereunder if such delay or default is caused by conditions beyond its control including, but not limited to, acts of God (such as natural disasters), fire, Government restrictions (including the denial or cancellation of any export or other necessary license), wars, insurrections and/or any other cause beyond the reasonable control of the party whose performance is affected.

T-9. ENTIRE AGREEMENT. This Agreement constitutes the entire agreement between The Parties, and supersedes all prior agreements whether oral or written concerning the subject matter of this Agreement

Signatures

I agree to the terms of this contract and understand that it is a legal and binding contract.

Groom: _____ Date: _____

Bride: _____ Date: _____

Officiant: _____ Date: _____