Wedding Photography contract

Jame 10, 2023 Wedding 10:30-4:30

1. Subject of the Agreement

- a. The photographer shoots the customer's wedding celebration, in accordance with the services the selected by the client and the prices specified below in this Agreement.
- b. The Photographer undertakes to provide services under this Agreement personally.

2. Cost

In accordance with the current rates of the Photographer, the Client purchases a package of services for wedding photography worth \$750 This service package includes:

- Preliminary meetings and consultations;
- Wedding celebration for a maximum duration of up to 5 hours;
- Photo processing. Simple (brightness, contrast, cropping, color correction) processing of all captured and culled material;
- Photo processing. Complex (skin smoothing, elimination of defects and extraneous objects in the frame, retouching) processing of 20 photos at the Client's choice:
- Recording of the processed material in electronic form (jpeg files) on a flash-card;
- The photographer is obliged to provide the Client with the results of wedding photography within 30 calendar days from the date of photoshoot of the wedding celebration;
- Keeping the footage by the Photographer for one year;

3. Payment arrangements

- a. On the day of signing this Agreement, the Customer is obliged to make an advance payment to the Photographer in the amount of 100\$.
- b. On the day of the Wedding celebration, the Customer is obliged to pay the remaining part of the cost of the purchased Service Package, thereby repaying all his obligations to the Photographer.

4. Rights and responsibilities of the parties

- a. The Photographer undertakes to photograph the Customer's wedding celebration at a professional and technical level, confirmed by photographs in the Photographer's portfolio.
- b. The Customer undertakes to provide the Photographer with appropriate access and the ability to perform his duties without interference and any obstacles from the guests and any other persons involved in any way in servicing the Customer's Wedding. Otherwise, the photographer is not responsible for obtaining the proper quality footage.
- c. The Customer undertakes to ensure the safety of the Photographer at the Banquet, as well as the safety of his equipment and personal belongings. The Customer bears full financial responsibility for the illegal actions of third parties who are at the Customer's Banquet.
- d. If the Customer refuses the services of the Photographer through no fault of the Photographer less than a month before the date of the wedding, the advance received by the Photographer in accordance with paragraph 3-a of this Agreement is not refundable.
- e. None of the Parties shall be liable for failure to fulfill their obligations under this Agreement in the event of force majeure circumstances (force majeure), namely: a fire, an earthquake, a flood, a meteorite or other celestial body fall, a serious illness, death, natural disasters, war and hostilities of any nature, strikes, decisions of state authorities and administration, if they directly affected the fulfillment by the Parties of their obligations under this Agreement, as well as the conditions when all photographic materials taken in Wedding day, stolen by third parties. In

this instance, the Photographer is obliged to return to the Client the advance payment and the entire amount of the remuneration received.

5. Ownership of photographs(pictures)

- a. The Client receives the photographs for unlimited and non-commercial personal use.
- b. The photographer has all copyright and property rights to these photos and reserves the right to use all photos taken on the day of the Client's Wedding for marketing their own services (for use their demonstration portfolio, in their own advertising publications and on their own websites on the Internet) by prior agreement with Client.
- c. Source images (raw-files) are not issued to the Client.
- 6. This Agreement is concluded in two copies, one for each of the Parties.
 - a. Any changes and additions to this Agreement are valid only if they are made in writing and signed by both Parties.
 - b. After signing this Agreement, all previous written and verbal agreements, conversation and negotiations between the Parties on the subject of this Agreement become invalid.

Welding (June 16,2023)

Emily Van Der Linden

Client's Name

<u>Liudmyla Silchuk</u>

Photographer's name

Signature

1-25-23

Signature:

Date: 01 / 25 **V**/ 2023