



Owner/Chief Designer, *Shanda Y. Davis*

1140 Governors Court, Tallahassee, Florida 32311

Event & Booking Contract Agreement

PAYMENT INFORMATION:

Checks Payable to WISHH Events (or) Shanda Davis

Credit Cards Accepted: Visa (or) Mastercard

For Electronic Deposit: Bank of America (Acct #898016870418

CASH App (\$Shanda Davis)

PayPal (shandaydavis@yahoo.com)

Terms for Booking Event Date:

Booking fee reserves the selected date chosen by the Client/Bride and Groom. In the event of a cancellation the client has the option to reschedule the event date once without being required to pay an additional booking fee.

The new date is dependent upon the availability of WISHH Events.

BOOKING FEE Payment is inclusive of:

1. Date Security (Books and Confirms Event Date as active on the **WISHH Events** Calendar)
2. Initial Consultation for services
3. Event Design Services for Party
4. Vendors Consultation services

NOTE: This fee is **NON-REFUNDABLE** will not be refunded under any circumstances in the event of cancelation.

Terms for Wedding & Event Design

Payment Terms:

1. Upon receipt of this invoice, a deposit amount equaling one half of the total invoice is due.
2. WISHH Events will began execution of the event design upon receipt of the initial deposit.
3. Final payment for the event design is due no later than 30 days prior to the event date.
4. Changes to the agreed upon event design may constitute a change in the event cost.
5. In the event of a cancellation, WISHH Events has a Non-refundable clause on items that have been purchased in preparation for this event. In addition, payments towards the event securing Items, rentals and/or vendor services are paid from deposits. Therefor these amounts are also under the Non-Refundable clause.
7. In the event of a cancellation the client does have the one-time option to reschedule the event date with WISHH Events. The rescheduled date must meet availability criteria for WISHH Events. This is defined by the WISHH Events booking calendar and cannot conflict with dates under contract by other clients.
8. WISHH Events will not be held obligated to provide service if the rescheduled cancellation date is not available for services. The Non-Refundable clause will remain in effect in this case.
9. In the event of acts of God (rain, storms, floods, fires, hurricanes, tornadoes, extreme cold, extreme heat etc.) WISHH Events is deemed NOT RESPONSIBLE for these acts. If the event is then canceled as a result the Non-Refundable clause is in effect.

Return payments will be assessed a **\$35 Return Payment Fee**. In addition, the returned amount and all payments thereafter must be made in cash and any payment afterwards must be made in cash.

CONTRACT SIGNATURES:

WISHH Event Planning & Wedding Design

Shanda G. Davis

CLIENT SIGNATURE: _____