

his agreement is between	and	,	and OSCAR PRODUCTION LLC.
	I. CLIENT	'S INFORMATION	
Clients Name(s)			ame(s)
Address:		Address:	
Tel:Email:			Email:
		nay able to contact on the day of	
		Mobile Number:	
(<i>2</i>) Name: _		Mobile Number:	
Turne of the Fuends		THE EVENT	
Type of the Event: If this is a wedding please check all the locatio		r'o	
need to photograph at:	ins that photographe	-	Reception
need to photograph at.		Groom's Besidence	Reception Brides Residence.
Please Provide the address information for all	that applies:		/
(i) Ceremony Name of Location:		(ii) Reception Name of Loca	tion:
Address:Phone	9:	Address:	Phone:
(iii) Groom's Residence:		(iv) Bride's Residence:	
Phone:		Phor	ne:
(v) Other:			
Address: Phone	e:	_	
(2) While performing the Services, Oscar shall	be aware of and abi	de by the following restrictions:	
CREW AND EQUIPMENT hour(s) coverage video camera(s)	PRODUCT /	AGE CONTENTS AND PRINTS BluRay copies digital slideshow	EXTRAS engagement session other
camera crane		4 x 6 prints	
photography production		5 x 7 prints	
photographer(s)		8 x 10 prints	
cinematography production cinematographer(s)		11 x 14 prints 16 x 20 prints	
		20 x 30 Prints	
steady cam drone		premium leather album(s)	
live stream		magazine style album(s)	
rojection screen		page(s)	
		coffee table book(s)	
		page(s)	Packago prico:
			Package price: Additional fees:
			Less Discounts:
		Ιρες Π	eposit (not less than 25%):
		2000 D	TOTAL DUE:
			Balance due date:

V. PAYMENT PLANS

Please not that your videos, images, album, and other products will not be delivered to you until your FULL BALANCE has been received

ADVANCED PAYMENT PLAN 100% of package total due upon signing of the contract to receive. Client can chose between a 5% discount to the total package amount, a free photo shoot, or free magazine styled album with this plan.	50/50 PAYMENT PLAN 25% due upon signing of the contract to secure your event date. 50% of package total due two months before the wedding date. Remaining 25% of package total due by 7 days prior to wedding date. Client can chose between a free photo shoot or a free magazine styled album with this plan.	REGULAR PAYMENT PLAN 25% of package total due as deposit with signed contract to secure your event date. Remaining package balance due 7 days prior to wedding date.
Client's Initials:	Client's Initials:	Client's Initials:

In the event Client shall fail to pay installment payment due hereunder, Oscar may cease work without breach pending payment or resolution of dispute.

VI. PAYMENT AND CANCELATION POLICIES

(1) Deposit and Payment. The Client shall make at least 25% deposit to retain Oscar to perform the services specified herein. At such time as this order is completed, the deposit shall be applied to reduce the total cost and Clients shall pay the balance due based on the plan chosen. Balance shall be paid in full before the event for the service to be provided. a. Deposit must be paid at the time of the signing of this agreement. If the deposit is not made within 5 days of signing this agreement then this agreement is not null and void, rather it is voidable at Oscar's Option. If Oscar perform or partially performs his obligations under this agreement then all the terms of this agreement are enforceable in a court of law. b. Oscar is free to enter an agreement with a different client for the same date. c. Oscar's catering to a different client on the same day of the event will not relief Clients from it's obligations under this agreement - as Oscar is capable of the catering to more than two clients on the same date. (2) Reservation: A signed contract and retainer fee are required to reserve the dates and times of the event. (3) Event Schedule: The client agrees to confirm the schedule one-week prior to the event. Notification of any changes in schedule or location must be made in a timely manner. (4) Cancellation. In the event of the Clients canceling the event for whatever reason then retainer fee is non-refundable and shall be liquidated damages to Oscar. In addition, the following covenants apply: a. If the Client shall cancel this Agreement ninety (90) or more calendar days before the event date then Oscar is entitled to 25% of the Contract. b. If Client shall cancel within ninety (90) days of the event date Oscar is entitled the higher of 25% of the contract or \$1500.00 whether or not Oscar obtains another assignment for that date. c. If the Client shall cancel within thirty (30) days of the event date the Oscar is entitled to the higher of: half the value of the contract or \$3000.00, whether or not Oscar obtains another assignment for that date. d. If the Client shall cancel within (7) days of the event date the Oscar is entitled to \$500.00 PLUS: the higher of half the value of the contract or \$3000.00 whether or not Oscar obtains another assignment for that date. VII. TRAVEL EXPENSES 1) Expenses Incurred: When applicable, Client is responsible for all travel, accommodation, meal and transport costs unless provided by the Client a. Travel Expenses: All travel expenses are based on the distance between the event location(s) and the Oscar's studio address studio address. For all events, the first 200 miles round-trip of travel are included. All miles in excess of 200 miles round-trip are charged at \$_ per mile. b. Any mileage costs will be based on the information communicated by the client during the booking process. If changes are made to venue or any other location, the client must inform Oscar immediately to recalculate mileage. Depending on any changes, additional mileage fees may occur. c. Oscar is not responsible for time delays resulting in incorrect traveling Information provided by the client. d. If lodging becomes a necessity due to long distance traveling, the client will be notified during the booking process and additional fees may be applicable. (2) Extended Hours: If the client requests that Oscar Productions stay or work longer hours other than what is outlined in this contract, the costs to have Oscar work longer must be paid that day.

(3) Ordering Pictures online: Clients can order pictures, videos or other products related to the event (pictures) online. Oscar will give Clients a unique password (password) to order pictures online. Client's can authorize a third party to order pictures online. Third party's knowledge of the password is a presumed authorization to third party by the Clients to purchase pictures online.

TERMS AND CONDITIONS

(1) Entire Agreement: This agreement contains the entire understanding between Oscar and Clients. It supersedes all prior and simultaneous agreements between the parties. The only way to add or change this agreement is to do so in writing, signed by all parties. In the event that any part of this agreement is found to be invalid or unenforceable, the remainder of this agreement shall remain valid and enforceable. Any agreement to waive one or more provisions of this agreement or any failure by one or both parties to enforce a provision of this agreement shall not constitute a waiver of any other portion or provision of this agreement.

(2) Exclusive Photographer. Oscar shall be the exclusive photographer retained by the Client for the purpose of photographing the event.

(3) Copyright and Reproductions. Oscar shall own the copyright in all images, photographs, videos and products created and shall have the exclusive right to make reproductions. Oscar's said right is protected by Federal Copyright Law (all rights reserved) and may not be reproduced in any manner without Oscar's explicitly written permission. If Clients purchased an "Image DVD" from Oscar, upon final payment by the Client, limited copyright ownership of the resulting images will be transferred to the Clients. If the Clients has purchased an "Image DVD" from Oscar, Oscar grants Clients permission to share the images on social

networking websites, with family and friends, and on vendor websites as long as the images remain unaltered and textual credit is explicitly given to Oscar. Client must obtain written permission from the Oscar prior to publishing or selling the photographs.

(4) Independent Contractor: Oscar is an independent contractor and not employee of Client.

(5) Safety: Oscar reserves to right to terminate coverage and leave the location of the event any of Oscar's agent experiences inappropriate, threatening, hostile or offensive behavior from person(s) at the event; or in the event that the safety of the Oscar's agent is in question.

(6) Shooting time / additions: Clients and Oscar agree that cooperation and punctuality are essential to accomplish the goals and wishes of all parties. Shooting commences at the scheduled start time and ends at the scheduled end time. If the Client does not arrive at the appointed time for the event shooting will commence at the scheduled start time and end at the scheduled end time. All

additional time beyond the scheduled end time will be billed to the Client.

(7) Responsibilities: Oscar is not responsible for compromised coverage due to causes beyond the control of Oscar including but not limited to obtrusive guests, lateness of the Client or guests, weather conditions, schedule complications, incorrect addresses provided to Oscar, rendering of decorations, or restrictions of the locations.

a. Oscar is not responsible for backgrounds or lighting conditions which may negatively impact or restrict the photo coverage.

b. Oscar is not held liable for missed coverage of any part of the event.

c. Oscar will not be held accountable for failure to deliver images of any individuals or any objects at the event.

(8) Venue And Location Limitations: All work shall be completed, in compliance with all building, rules and guidelines of the location(s) and site management, codes and other applicable laws. Oscar agrees to accept the technical results of their imposition on Oscar. Negotiation with the officials for moderation of guidelines is the Client's responsibility; Oscar may offer technical recommendations only.

(9) Permits: Client is responsible for acquiring all permits and necessary permission for all locations on which Oscar will be performing services.

(10) Limit Of Liability: In the unlikely event that the assigned photographer or videographer from Oscar is unable to perform to the guidelines of this contract due to an injury, illness, act of God, act of terrorism, or other cause beyond the control of Oscar, Oscar will make every effort to secure a replacement. If the situation should occur and a suitable replacement a. In the unlikely event that digital files have been lost, stolen, or destroyed for reasons beyond Oscar's control, including but not limited to camera, hard drive, or equipment

malfunction, Oscar's liability is limited to the return of all payments received for the event.

b. The limit of liability for a partial loss of originals shall be a prorated amount of the exposures lost based on the percentage of total number of originals.

c. Oscar is not liable for the loss of images beyond the lesser of the final delivery of all products included in the package or one year.

(11) Failure to Perform. If Oscar cannot perform this Agreement due to a fire or other casualty, strike, act of God, or other cause beyond the control of the parties, or due to Oscar's illness, then Oscar shall return the deposit to the Client but shall have no further liability with respect to the Agreement. This limitation on liability shall also apply in the event that photographic materials are damaged in processing, lost through camera malfunction, lost in the mail, or otherwise lost or damaged without fault on the part of Oscar. In the event Oscar fails to perform for any other reason, Oscar shall not be liable for any amount in excess of the retail value of the Client's order.

(12) Capture And Delivery: Oscar is not liable to deliver every image taken at the event. The determination of images delivered to the Clients is left to the discretional Oscar. (13) Post Production And Editing: The final post production and editing styles, effects, and overall look of the images are left to the discretion of Oscar.

(14) Changes. Any changes to this document must be signed by both Oscar and Client.

(15) Assignment. The photographer may assign this Agreement without prior written consent from the non-assigning party. Client may not assign this Agreement without prior written consent from Oscar.

(16) Substitution. The Photographer may substitute another photographer to take the photographs. In the event of such substitution Photographer warrants that the photographer taking the photographs shall be a competent professional.

(17) Cancellation by Oscar. If Oscar cancels the event for other reason then Oscar will issue a refund to client within 30 days of Oscar's Cancellation.

(18) Delay. Photographer shall not be liable for any delay due to circumstance beyond its control.

(19) Inherent Qualities. Client is aware that color dyes in photography may fade or discolor over time due to the inherent qualities of dyes as well as DVD or CD media which may deteriorate due to delimitation and oxidation, and Client releases Photographer from any liability for any claims whatsoever based upon the deterioration due to such inherent qualities.

(20) Jurisdiction. This Agreement shall be construed in accordance with the laws of the state of -Michigan.

(21) Venue, Attorney's Fees And Applicable Law. The validity and interpretation of this Agreement shall be construed in accordance with the laws of the State of Michigan. Any court action to enforce this Agreement, or relating or arising out of this Agreement or the services provided by Oscar shall be brought in a court of competent jurisdiction in the County of Wayne, State of Michigan. In any

action, activitation or other judicial, quasi-judicial or extra-judicial proceeding related to any dispute arising from this Agreement, each party to this Agreement shall bear their own attorney's fees, however, Oscar Can recover attorney's fees for Breach of Contract by Clients or Clients filing of a frivolous Complaint. In case any provision of this Agreement shall be invalid, illegal or unenforceable, such provision shall be severable from the remainder of this Agreement and the validity, legality and enforceability of the remaining provisions shall not, in any way, be affected or impaired thereby. Unless otherwise provided herein, this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, beneficiaries, successors and assigns. Each party represents that all required authorizations for its execution of this Agreement necessary to make this instrument binding in accordance with its terms against such party have been obtained and are in effect.

(22) Creative Clause. It is understood that Oscar is the exclusive official videographer retained by the Client to cover this event. Oscar is granted full editorial, production and content

control by the Client regarding all aspects of the production and post-production services. a. In the case a particular segment of the event is either not recorded, partially recorded, or not a part of the edited master tape, it is at the sole discretion of Oscar as the exclusive Producer of the event's video recording

b. Any requests for changes to the final edited master videotape, that are not the result of errors by Oscar will be made at the current rate per hour for editing and labor.

c. Oscar cannot guarantee video or audio quality due to restrictions imposed at and/or by the event location. Because the videographers & photographers cannot interrupt or interfere with the ceremony in any way to correct less than satisfactory shooting conditions, the Client shall insure the placement of the bridal party, officiant(s) and altar decorations does not obscure or block the view of the bride and groom. Oscar is not responsible for shots that are missed or omitted because of videographer being blocked.

d. Oscar retains the exclusive right to edit all videotape. (23) Right to Sue: In the event that Client believes that Oscar breached this Contract, Client must sue Oscar no later than Two (2) years from the date of the event. After Two years from the event Client waives all his legal or equitable rights or remedies under the law against Oscar .

(24) Miscellany: This Agreement incorporates the entire understanding of the parties. Any modifications of this Agreement must be in writing and signed by both parties. Any waiver of a breach or default hereunder shall not be deemed a waiver of a subsequent breach or default of either the same provision or any other provision of this Agreement. This Agreement shall be governed by the laws of the Michigan. By signing this Agreement, Clients acknowledge that the agreement is with Oscar not with any of Oscar's agents or employees. The parties have read all the parts of this Agreement, agree to all its terms, and acknowledge receipt of a complete copy of the Agreement signed by both parties.

Client Name:	Client Name:	Oscar Rep. Name:
Client Signature:	Client Signature:	Oscar Rep. Signature:
Date:	Date:	Date: