

# **OMEGA BRAND**

**BE THE END TO YOUR COMFORT**

## Wedding Videography Contract

This agreement is between \_\_\_\_\_, hereinafter referred to as the "Client/Clients", and Omega Brand, hereinafter referred to as the "Videographer".

Date of Project:

Start Time:

Project Time:

Ending Time:

Name:

Email:

Phone:

Project Location:

Additional Contact:

Name:

Phone:

\*Additional contacts must be able to be contacted on the day of the wedding (if needed).

Package Selected:

Amount Agreed:

Booking Fee / Deposit (50% of package) :

The amount agreed is due by (or before) the date of \_\_\_\_\_, exactly one month after the date of the wedding. The final edited project is to be released to the Client/Clients upon full payment of the agreed upon amount in full.

In the case of non-payment by the agreed date of \_\_\_\_\_, the Client/Clients will be subject to the payment of 80% of the total agreed amount for the services & time provided by Omega Brand LLC. The Client/Clients will also forfeit the release of the final edited project and all rights to the video remain with the videographer(s).

**Entire Agreement:** This agreement contains the entire understanding between the Clients/Client and the Videographer.

**Confirmation:** A signed “Contract for Wedding Videography Services” and payment of the amount agreed at finish are necessary to confirm the stated filming services from the Videographer.

**Pre-Project Consultation:** This normally happens at the time of booking. The Clients/Client will outline broadly what is required and the Videographer will advise on planning, logistics and timings where needed. If required the Clients/Client are welcome to pop in for an additional chat closer to the time of the project (about 1 week) to iron out the remaining details. In any case we will contact you by phone a few days before the project to ensure that there have been no last minute changes.

**Cooperation:** The Clients/Client and the Videographer consent to happily cooperating and communicating with each other to achieve the best possible result within the understanding of this contract. The Clients/Client also agrees to give the Videographer sufficient warning of key events at the wedding, example being any ideas or concepts to add in the wedding video they want to see. In such cases the Videographer will use their discretion, but cannot be held responsible for a lack of cooperation.

**The Schedule:** Our shooting schedule, style of working and experience are designed to achieve a great set of wedding video for the Clients/Client, accomplished with good humor and enjoyed by all concerned. Both the Clients/Client and the Videographers therefore agree that punctuality and cheerful cooperation are essential to producing outstanding results. In cases where the project does not run on time (for example, extreme lateness by one of the Clients/Client arriving to the designated venue) we cannot guarantee to take our normal set of videos although in such circumstances we will do our absolute best to compensate.

**Venue Rules:** Note the Videographer is sometimes limited by rules imposed by venue management as to what can and cannot be done. For example some venue managers insist that no filming is allowed in certain areas (employee rooms, drone usage, etc.), and others will insist that the videographer shoots from a specific location. In such circumstances the Clients/Client agree to accept the technical limitations that may be imposed on the equipment used. We advise the Clients/Client to make themselves aware of the rules of the venue concerned and if necessary negotiate with the personnel concerned.

**Copyright Law:** The copyright of footage remains with the videographer . The Videographer grants the Clients/Client permission to make copies of the images under the following conditions. The video taken by the Videographer are for personal/professional use by the Clients/Client and their associates. Sale, Publication or any Commercial use of videos is not allowed without prior written permission from the Videographer.

**Model Release:** The Clients grant the Videographer and its legal representatives, heirs and assigns, the irrevocable and unlimited consent to use the videos of the Clients for editorial, competition, advertising and any other purpose and in any manner, to alter the videos without

restriction; and to copyright the video. The Clients hereby release the Videographer and its legal representatives, heirs and assigns from all liability and claims in connection with the images.

**Disclaimer for Raw Footage:** With initial agreement we will not provide any raw footage to the client unless otherwise agreed to by the videographer(s).

**Limit of Liability:** If the Videographer is too ill or becomes injured and cannot supply the filming services specified above, the Videographer will try to book a replacement Videographer. Under normal circumstances a second Videographer is there for the project anyway and this Videographer will then shoot the project on his/her own. If both Videographers are unavailable and a replacement Videographer cannot be found then liability is limited to a refund of any payments received. The Videographers have working methods in place to prevent loss or damage to your video. However, there is the unlikely possibility that video may be lost, stolen or destroyed for reasons in or beyond our control. In these circumstances liability is limited to the return of fees paid for the service or part thereof according to the percentage of images supplied..

We have understood the contents of this contract and agree to the terms therein.

**Please sign below stating that you understand the terms and conditions listed above relating to hiring Omega Brand as your videographers.**

**Client 1 Name :** \_\_\_\_\_ **Date:** \_\_\_\_\_

**Client 1 Signature :** \_\_\_\_\_

**Videographer Name :** \_\_\_\_\_ **Date:** \_\_\_\_\_

**Videographer Signature:** \_\_\_\_\_