



CAPROCK

FILM & EVENTS

Caprock Film & Events Contract for Services

Definitions:

Client

The "Client" is the Contractee as signed on the contract. The Company-Client relationship is solely between Caprock Film & Events and the Contractee(s), regardless of who remits payment for service.

Caprock Events

Caprock Film & Events may also be referred to as "Caprock Events".

Freedom of Use

Caprock Film & Events and its legal representatives reserve the right to use media gathered from weddings and events for display and promotional use, including for editorial, trade, advertising and any other purpose and in any manner and medium, except where defamatory. This includes, but is not limited to, the website, blog, and social media pages of Caprock Film & Events. All media captured on the day of and created for the client remain the exclusive property of Caprock Film & Events. Clients may make copies and share media they receive from Caprock Film & Events for non-commercial use only. The copyright is owned exclusively by Caprock Film & Events.

Permits & Permission

The client assumes all responsibilities for obtaining any and all necessary permissions, clearance, permits, ect. which may be required for Caprock Film & Events at each event, public or private.

Audio & Video Quality

The client acknowledges Caprock Film & Events is not responsible for poor audio quality should any subject refuse to wear a lapel microphone. Additionally, Caprock Film & Events is not liable for poor video quality should the venue have poor natural lighting, and/or the client refuses additional lighting.

Artistic Style

The client acknowledges that they are familiar with Caprock Event's portfolio and is requesting work with the knowledge that Caprock Film & Events' style and work is constantly evolving; that Caprock Film & Events' services are of a unique and artistic nature; that the video may be different from videos done by the company in the past; and that in creating the videos Caprock Film & Events will use their own creative artistic judgment to create a compelling video narrative in line with our vision of the event, which may differ from the clients vision. Accordingly, the client acknowledges that the video shall not be subject to rejection on the basis of taste or aesthetic criteria.

Important Moments

It is the clients responsibility to inform Caprock Film & Events of any special moments/events the client would like to have captured. Failure to do so may result in those events not being captured. Additionally, it is the responsibility of the client to notify Caprock Film & Events if something happens at the event that the client wishes to not have included in the final product. Such a request must be made in writing within one week following the date of the event.

Guests and Other Vendors

Caprock Film & Events reserves the right to ask any wedding attendee which may be inhibiting the ability of the cinematographer to capture footage to adjust their actions that are preventing the cinematographer from capturing said footage. This includes, but is not limited to, standing in the aisle of the ceremony's location, the capturing of

footage on the attendee's personal video recording devices, and the crowding of a select area in which the couple will be filmed. Caprock Film & Events cannot be held responsible for any audio or video interference or inability to use footage as a result of actions made by any other vendor present at the event.

Delivery

Both the client and Caprock Film & Events agree to the terms of delivery which includes final media delivery of the highlight film within 4 months after the date of the contracted wedding.

Online Content Delivery

Caprock Film & Events currently delivers their wedding films through a third-party online delivery service. This service guarantees your wedding film to be hosted for 10 years. Since Caprock Events does not manage this database, they cannot be held responsible should your wedding film go offline. The client acknowledges that Caprock Film & Events highly recommends that the client download their wedding film and store it locally.

Retainer & Payment

A retainer amount of \$500 or 20% of the selected package, whichever is less, is required upon return of this contract and is non-refundable. A date may only be considered reserved once a contract has been received and funds are cleared. Until that point, dates cannot be guaranteed. The full balance is due at least 14 days prior to the date of your wedding. A 5% discount will be given if payment is made in full at the time of booking. Payment will be accepted in cash or check made out to Caprock Film & Events.

Date Changes

If for any reason the client chooses to change the contracted date he/she agrees to pay additional retainer costs for the second date. Just like the first retainer, the second retainer fee will go towards the total price. In the event Caprock Film & Events is not available to book on the client's rescheduled date, the original retainer is forfeited by the client.

Termination

In the event the client wishes to terminate this contract prior to 90 days out from the event date, all monies paid minus the retainer will be refunded. In the event the client wishes to terminate the contract within 90 days of the contracted event date, the client forfeits all payments made as liquidated damages to Caprock Film & Events.

Additional Fees

A \$50 fee will be charged for any returned checks.

A transportation fee of \$0.65 per mile will be accrued for every mile traveled outside of a 50 mile radius of Lubbock, Texas. Any lodging and meal fees incurred to accommodate Caprock Film & Events are also the responsibility of the client. At its discretion, Caprock Film & Events may propose a flat Travel & Lodging Fee to the client, to be paid by the client prior to the date of the event, at a discounted rate.

Any requests for alterations to the final delivered film will incur a minimum revision fee of \$500 to compensate for additional time in editing not previously covered in the original quoted price.

Wedding Date: _____

Location: _____

Bride: _____

Email Address: _____

Phone: _____

Mailing Address: _____

Groom: _____

Email Address: _____

Phone: _____

Mailing Address: _____

Circle Package Selection:

Ceremony

Standard

Premiere

Total _____

Retainer Amount _____

Payment Plan (Remaining Balance Due by _____) _____
(Remaining Balance)

Payment In Full (5% Discount) _____
(Total After Discount)

I/We, the Client, have read and fully understand the terms of this contract and accept that this contract becomes effective immediately.

Client Name: _____ Date: _____
(Signed)

Client Name: _____ Date: _____
(Signed)