

Video Agreement and Waiver Release of Liability

This document is a letter of agreement between the wedding couple whose signature appears at the end of this letter and Best Wedding. The date, place and time of the wedding being booked:

Date: Location:

This letter of agreement goes into effect and a date is reserved when this form is received with deposit and final payment due 2 weeks before.

The following is the agreed upon timeline for:

Start Time: End Time:

Total Price: deposit remaining due 2 weeks before ceremony.

The following applies to this agreement:

1. This agreement reserves ground video (and aerial drone if applicable) only services at the place, date, and time listed above.
2. There is no guarantee or assumption that any and all parts of the day will be captured.
3. If aerial video is captured there is no audio.
4. You will receive the documented video electronically for the time allotted. The video is started and stopped throughout the day so the full video will not equal the total amount of time allocated. The full video will be proved via an edited documentary which will be about an hour to two hours total if purchased. This is different than the edited video highlight film.
5. The edited video montage or highlight video will be provided electronically and will be a subset of the above video. The total amount of time of the highlight video will vary but will typically not exceed 5 minutes.
6. This letter of agreement is contingent upon receiving a deposit equal to 50% of the agreed upon fee of the service being provided.
7. No still photos will be captured.
8. A minimum of 8 weeks will be needed before receiving final video.
9. Best Wedding is not liable to any costs, damages, or actions as a result of this agreement.
10. Deposits are non-refundable.
11. There is no reimbursement for weather, uncontrollable conditions which may limit the availability of video capture.
12. There is only one videographer provided
13. Additional time is \$179/hour
14. Please make all checks payable to Best Wedding or send venmo @pcamuto.
15. Video may be posted online for downloading and marketing

In consideration of the risk of injury while participating in video use during a wedding (the "Activity"), and as consideration for the right to participate in the Activity, I hereby, for myself, my heirs, executors, administrators, assigns, or personal representatives knowingly enter into this waiver and release of liability and hereby waive any and all rights, claims or causes of action of any kind whatsoever arising out of my participation in the Activity, and do hereby release and forever discharge Best Wedding Video (the "Event Host"), their affiliates, managers, members, agents, attorneys, staff, volunteers, heirs, representatives, predecessors, successors and assigns, for any physical or psychological injury, including but not limited to illness, paralysis, death, damages, economical or emotional loss, that I and or my guests may suffer as a direct result of my participation in the aforementioned Activity.

I understand that injuries or outcomes may arise from my own or others' negligence and conditions related to the Activity location(s). Nonetheless, I assume all related risks, both known or unknown to me, of my participation in this Activity.

I agree to indemnify and hold harmless the Event Host against any and all claims, suits or actions of any kind whatsoever for liability, damages, compensation or otherwise brought by me or anyone on my behalf, including attorney's fees and any related costs, if litigation arises pursuant to any claims made by me or by anyone else acting on my behalf. If the Event Host incurs any of these types of expenses, I agree to reimburse the Event Host. I acknowledge that the Event Host and their directors, officers, volunteers, representatives and agents are not responsible for errors, omissions, acts or failures to act of any party or entity conducting a specific event or activity on behalf of the Event Host.

This Agreement was entered into at arm's-length, without duress or coercion. Both the Participant and the Event Host agree that this Agreement is clear and unambiguous as to its terms, and that no other evidence will be used or admitted to alter or explain the terms of this Agreement, but that it will be interpreted based on the language in accordance with the purposes for which it is entered into. In the event that any provision contained within this Release of Liability shall be deemed to be severable or invalid, or if any term, condition, phrase or portion of this agreement shall be determined to be unlawful or otherwise unenforceable, the remainder of this agreement shall remain in full force and effect, so long as the clause severed does not affect the intent of the parties.

I certify that I have read this agreement, that I fully understand its content and that this release cannot be modified orally. I am aware that this is a release of liability and a contract and that I am signing it of my own free will.

Signature of Partner 1 Date

Print Name (please print clearly!)

Signature of Partner 2 Date

Print Name (please print clearly!)

Best Wedding Officiant Date