Disclaimer:

The following contract has not been reviewed by a lawyer. It is provided for free to the community and is intended to be a guideline rather than a comprehensive, complete contract. Furthermore, many of the provisions may not be applicable depending on the type of studio you operate and the location in which you operate. It may also be missing provisions applicable to your type and location of photography. Dapto Camera Club is not responsible for any damages, lawsuits, or disputes that may arise from the use of this contract template.

Event Photography Contract

Contracting Parties	
Name (Primary):	Name (Secondary):
Address:	Address:
City:	City:
State, Zip Code:	State, Zip Code:
Phone:	Phone:
* <u>Please note any</u>	address changes that may occur after the event.
Event Information	
Event Venue #1:	Event Venue #2:
Event Date:	Event Date:
Start/End Time:	Start/End Time:
Address:	Address:
City:	City:
State, Zip Code:	State, Zip Code:
Phone:	Phone:
Event Venue #3:	Event Venue #4:
Event Date:	Event Date:
Start/End Time:	Start/End Time:
Address:	Address:
City:	City:
State, Zip Code:	State, Zip Code:
Phone:	Phone:

Contact Name:	Cell #:			
Alternate Contact Name:	Cell #:			
Pricing				
***Please Make All Checks Paya	able to:	***		
Package: See Attachment A	Total Package Price:			
This Agreement is made effective for all purposes in all i, herinafter referred to as "the COMI CLIENT" relating to the event(s) detailed below, hereina	PANY" and	, hereinafter referred to as "The		
ENTIRE AGREEMENT: This agreement contains the CLIENT. It supersedes all prior and simultaneous agree this agreement is to do so in writing, signed by all particular particular and the control of this agreement waive one or more provisions of this agreement or any fagreement shall not constitute a waiver of any other por	ements between the page. In the event that a nt shall remain valid failure by one or bot	parties. The only way to add or change any part of this agreement is found to be and enforceable. Any agreement to h parties to enforce a provision of this		
RESERVATION: A signed contract and retainer fee and if the EVENT(S) are rescheduled, postponed, or cancell retainer fee is non-refundable and shall be liquidated day responsible for payment for any of the COMPANY's many	led; or if there is a but mages to The COM	reach of contract by the CLIENT, the PANY. The CLIENT shall also be		
EVENT SCHEDULE: The client agrees to confirm the any changes in schedule or location must be made in a troom the COMPANY by the CLIENT.				
SAFETY: The COMPANY reserves to right to termina photographer from the COMPANY experiences inapproperson(s) at the EVENT(S); or in the event that the safe	opriate, threatening,	hostile or offensive behavior from		
SHOOTING TIME / ADDITIONS: The CLIENT and essential to accomplish the goals and wishes of all particular the scheduled end time. If the CLIENT does not arrive commence at the scheduled start time and end at the scheduled time will be billed to the CLIENT.	es. Shooting comme ve at the appointed to	nces at the scheduled start time and ends ime for the EVENT(S), shooting will		
EXPENSES INCURRED: When applicable, the CLIE transport costs unless provided by the CLIENT.	NT is responsible fo	or all travel, accommodation, meal and		
TRAVEL EXPENSES: All travel expenses are based COMPANY studio address. For all EVENT(S), the first excess of miles roundtrip are charged at \$	st miles roundtrip			
RESPONSIBILITIES: The COMPANY is not respon	sible for compromis	sed coverage due to causes beyond the		

control of the COMPANY including but not limited to obtrusive guests, lateness of the CLIENT or guests, weather conditions, schedule complications, incorrect addresses provided to the COMPANY, rendering of decorations, or

restrictions of the locations. The COMPANY is not responsible for backgrounds or lighting conditions which may negatively impact or restrict the photo coverage. The COMPANY is not held liable for missed coverage of any part of the EVENT(S). The COMPANY will not be held accountable for failure to deliver images of any individuals or any objects at the EVENT(S).

VENUE AND LOCATION LIMITATIONS: The COMPANY is limited by the rules and guidelines of the location(s) and site management. The CLIENT agrees to accept the technical results of their imposition on the COMPANY. Negotiation with the officials for moderation of guidelines is the CLIENT's responsibility; the COMPANY will offer technical recommendations only.

PERMITS: The CLIENT is responsible for acquiring all permits and necessary permission for all locations on which the COMPANY will be performing services.

FILM and COPYRIGHTS: The photographs produced by the COMPANY are protected by Federal Copyright Law (all rights reserved) and may not be reproduced in any manner without the COMPANY's explicitly written permission. If the CLIENT has purchased an "Image DVD" from the COMPANY, upon final payment by the CLIENT, limited copyright ownership of the resulting images will be transferred to the CLIENT. If the CLIENT has purchased an "Image DVD" from the COMPANY, the COMPANY grants the CLIENT 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 the COMPANY. The CLIENT must obtain written permission from the COMPANY prior to publishing or selling the photographs.

MODEL RELEASE: The CLIENT hereby assigns the COMPANY the irrevocable and unrestricted right to use and publish photographs of the CLIENT or in which the CLIENT may be included, for editorial, trade, advertising, educational and any other purpose and in any manner and medium; to alter the same without restriction; and to copyright the same without restriction. The CLIENT releases all claim to profits that may arise from use of images.

<u>LIMIT OF LIABILITY</u>: In the unlikely event that the assigned photographer from the COMPANY 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 the COMPANY, the COMPANY will make every effort to secure a replacement. If the situation should occur and a suitable replacement is not found, responsibility and liability is limited to the return of all payments received for the EVENT(S).

In the unlikely event that digital files have been lost, stolen, or destroyed for reasons beyond the COMPANY's control, including but not limited to camera, hard drive, or equipment malfunction, the COMPANY liability is limited to the return of all payments received for the EVENT(S). 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. The COMPANY 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.

<u>CAPTURE AND DELIVERY:</u> The COMPANY is not liable to deliver every image taken at the event. The determination of images delivered to the CLIENT is left to the discretion of the COMPANY.

POST PRODUCTION AND EDITING: The final post production and editing styles, effects, and overall look of the images are left to the discretion of the COMPANY.

PAYMENT SCHEDULE: The aforementioned% non-refundable retainer fee is due at the time of signing of
agreement. The remaining balance is payable in full prior to or the day of the EVENT(S). In the event the CLIENT
fails to remit payment as specified, the COMPANY shall have the right to immediately terminate this agreement
with no further obligation, retain any monies already paid, and not attend the EVENT(S). Returned checks will be
assessed a \$ non-sufficient funds fee.

<u>PRICING</u>: Services or merchandise not included in this initial contract will be sold at the current price when the order is placed. All prices are subject to change at any time without notice. Credit vouchers have no intrinsic cash value and may only be applied toward merchandise purchased from the COMPANY.

I have read and understood the terms above. I hereby agree to the terms of this agreement.

Client Signature:	Company Signature:		
Date:	Date:		

Attachment A - Finalized Package

TOTAL VALUE:		