



Video Service Contract & Agreement

Deenice Productions 3050 Lake Jean drive Orlando, FL 32817 - PH: (407) 812-4250 www.deenice.com

Client Information

Bride name: _____ Groom name: _____
Address: _____ Apt/Suite _____
City: _____ State: _____ Zip code: _____
Bride phone: _____ Groom phone: _____
Email: _____

Video Package Information

Type of Video Package: _____
Optional Item(s): _____

Wedding Information

Ceremony Site & Address: _____
Reception Site & Address: _____
Wedding Date: _____ Event planner/phone: _____
Time of Ceremony: _____ End of Reception: _____

Payment Information

NON-REFUNDABLE retainer (25% with the balance due by your event date) is required to hold your date exclusively for you.
Credit Card# (visa/mc/amex) _____ Exp.Date _____ CVV# _____
Video Package Price: _____ Total: _____ Deposit Due Date: _____
6.5% Sales Tax: _____ Deposit: _____ Balance & Due Date: _____

Terms of Agreement

- A. It is understood that this contract is binding on both parties. It cannot be altered or changed unless agreed to in writing by the said parties, contractor and client.
- B. Client understands that Deenice Productions (DNP) will not be held responsible for any accidents or damages that caused by client and/or client's guests during the event. Client agrees to indemnify and pay for any and all damages suffered by DNP's equipment resulting from the abuse or neglect of the client, any of its members or guests, and agrees to pay promptly any and all repair bills and losses which may result from such damages.
- C. DNP will take the utmost care with respect to filming client & client's guests, exposure, editing, duplication and delivery of video product and services offered. However, in the event DNP fails to comply with the terms of this contract, do to any event or act outside the control of DNP, the DNP's liability is limited to refund of monies paid by client. DNP is not responsible for tape dropout, equipment or mechanical malfunction not caused by its employees. If in the event loss of videotape occurs after the client's event takes place due to theft, mechanical failure, acts of God or mishandling of said product before client takes possession of finished video product, then all monies paid to that time shall be refunded.
- D. If the engagement is to take place in an area where the equipment is not protected from the elements, and in the event rain appears eminent, at the sole discretion of DNP, DNP may discontinue utilizing the equipment, and may undertake such steps as it may deem necessary and appropriate to protect and secure its equipment and accessories.
- E. In the event of a postponement or cancellation of this contract by the client, the deposit (non-refundable retainer) paid are not refundable. In addition, client understands that postponement of the event made by the client to another date will reflect an additional deposit.
- F. Original footage remain the exclusive property of DNP. DNP reserves the right to use reproductions of any video tape for display, publication or demonstration purposes to promote DNP's service. DNP agrees not to utilize the video tape except for that limited purpose. Client understands and agrees that DNP owns the copyright to the proposed video production. Duplicate copies made without written consent from DNP is a violation of copyright law and will be prosecuted to the full extent of the law. **All raw footage will only be kept 7 days after delivery of finished DVD to client. If in that time no objections have been declared by the client, the raw footage will be erased.**
- G. No video footage, either in progress or completed, may be taken off DNP premises unless remaining balance is paid in full. **Estimated time of completion of video is 12-16 weeks after the event.** The client's master copy will be kept in DNP premises for 10 years or more after delivery of finished video production to client.
If in that time no objections have been declared by the client, the master copy will be erased without notice.
- I (client) hereby certify that I have read the foregoing and fully understand its meaning and agree to and accept its contents.

Client signature _____ Date _____