

Wedding Photography Agreement

This agreement is between ©Alyssa Rae Photography (hereinafter "photographer") and _____ and _____ (hereinafter "clients") relating to the clients' wedding, which will take place as discussed.

Exclusive Photographer

The parties agree that ©Alyssa Rae Photography will furnish photographic coverage on the above date. The photographer will be the exclusive professional photographer retained by the clients for the purpose of photographing the wedding. Family and friends are welcome to photograph the wedding as long as the flash is disabled. If family and friends are disrupting the photographer's duties, the photographer will ask them to step aside. The clients reserve the right to retain the services of a videographer to cover the wedding, if they so choose.

Reservation Deposit & Payment Schedule

Upon signature, the photographer reserves the time and date agreed upon, and will not make other reservations for that time and date. For this reason, the Reservation Deposit of \$250.00 is non-refundable even if the date is changed or wedding cancelled for any reason including acts of God, fire, strike, extreme weather. Reservation Fee is to be paid at the time of the parties signing this contract. Reservation Deposit is applied towards the contracted order upon completion of this Contract. Client understands and agrees that the entire amount owed for the wedding photography package described in this Contract is due no later than the Wedding Day.

Photographer's Standard Price List

The charges in this Agreement are based on the Photographer's Standard Price List. This price list is adjusted periodically.

Pre-Event Consultation

The parties agree to a pre-event consultation two to three weeks before the event date in order to finalize the actual shooting times, locations, and desires of the couple (this may be in person or through email/Skype).

Delivery Commitment

Photographer agrees to deliver the contract order for wedding photographs completed within six weeks of the Wedding Day.

Limitation of Liability

While every reasonable effort will be made to produce and deliver outstanding photographs of the wedding events, the photographer's entire liability to the clients for any claim or loss arising from the photographer's performance is limited to a return of all money paid by the client. This limitation on liability shall also apply in the event that photographic materials are damaged in processing, lost through camera malfunction, lost in the mail, or otherwise lost or damaged with out fault on the part of the photographer. Because a wedding is an uncontrolled event, the photographer cannot guarantee delivery of any specifically requested image(s). The photographer for the wedding will be ©Alyssa Rae Photography herself. In the unlikely event of personal illness or other circumstances beyond the control of the photographer, the clients may terminate the agreement and receive full refund of all monies paid.

Display Promotion

Clients agree that the photographer may display and use images from the wedding day for advertising, display, website, and internet promotion, photographic contests, bridal shows, public displays as in malls, photography books, store fronts, window displays, studio display, advertising and any other purposes through proper by the photographer.

Independent Contractor

This contract is not to be construed as an employment agreement in any way. The photographer functions as an independent contractor.

Agreement

This agreement incorporates the entire understanding of the parties and the parties agree to all its terms, and acknowledge receipt of a completed copy of the agreement signed by all parties. Any modifications of this agreement must be in writing and signed by all parties. Each person signing as clients(s) below will be fully responsible for ensuring that full payment is made pursuant to the terms of this agreement. This agreement will be governed by the laws of the State of Texas.

I have read and agree to the terms and conditions of this wedding agreement.

By signing this contract, you are agreeing to the above and below:

- The fee is due in cash, check (payable to: Alyssa Hedenstrom), or via PayPal on a time set by ©Alyssa Rae Photography located on the invoice given to you as the client.
- If the session goes as planned, the fee is non-refundable. No amount of monies paid to me are refundable unless I experience an emergency that renders me unable to edit the photos and deliver the images.
- Your photos will be available 1-6 weeks after the session date.
- Please *do not edit* any of the high resolution images I provide you. However, you can crop the photo or add text to it.
- **Please do not bring your own camera or recording equipment to the session.**
- Photographs taken by ©Alyssa Rae Photography may be used for the purposes of display, advertising, portfolio, website or any publication to promote my business.
- Your high resolution images will *not* have my watermark. However, any online preview (via Facebook or a Blog Post) may have the watermark. You can share the preview photos with your family and friends, but please do not crop out the watermark. When sharing the photos online (preview OR high resolution), I would appreciate you referring to my photography website or Facebook page.
- I do not offer free or discounted re-shoots on the basis of client regret over wardrobe choice, location choice, hair or makeup decisions, etc.
- ©Alyssa Rae Photography reserves the right to deny service to any possible client.

I am obliged to explain the following:

- As an artist, I reserve the right to artistically interpret what I see and in what ways I choose to photograph a scene. This is my interpretation and vision as an artist. However, I do welcome your input and ideas during the session!

Client Signature	
Bride:	Groom:
Date:	Date
Photographer Signature	
Photographer:	Date: