

The image features a dreamlike scene with a sunset sky in shades of orange, yellow, and pink. Below the sky is a body of water with soft, shimmering reflections. In the foreground, there are various flowers, including a large yellow rose on the left and a pink rose on the right, along with other colorful blooms and greenery. The overall atmosphere is soft and romantic.

Brave Forest Creative



JORDAN HUNTINGTON | www.braveforest.com

PO Box 83 | Mt.Pleasant UT 84647

hello@braveforest.com | 801.450.1956

THIS AGREEMENT MADE EFFECTIVE ON THE _____ DAY OF _____, 2016 BY AND BETWEEN BRAVE FOREST CREATIVE, (HEIRINAFTER THE "PHOTOGRAPHER") AND _____, (HEREINAFTER THE "CLIENT").

WEDDING DATE: _____

BRIDAL DATE: _____

ENGAGEMENT SESSION DATE: _____

PHOTOGRAPHY START TIME: _____

PHOTOGRAPHY END TIME: _____

WEDDING LOCATION: _____

OTHER SHOOTING LOCATIONS, DATES, AND TIMES AGREED UPON:

BRIDE: _____

PHONE: _____

MOTHER'S NAME: _____

PHONE: _____

ADDRESS: _____

EMAIL: _____

GROOM: _____

PHONE: _____

ADDRESS: _____

EMAIL: _____

PHOTOGRAPHY FEE _____ | PLUS APPLICABLE COSTS/TAXES AND REASONABLE EXPENSES AS DESCRIBED IN THE CONTRACT. A DEPOSIT OF \$300 IS DUE AT THE SIGNING OF THE AGREEMENT, WITH THE REMAINING BALANCE _____ TO BE PAID ONE MONTH BEFORE THE DATE OF THE WEDDING OR ABIDE IF ANOTHER ARRANEGEMET HAS BEEN MADE.

SALES TAX TO BE ADDED TO THE TOTAL | 6.85% _____

EXPENSES FOR A DESTINATION WEDDING | THE CLIENT IS RESPONSIBLE FOR ALL REASONABLE EXPENSES, INCLUDING BUT NOT LIMITED TO TRAVEL, ACCOMMODATION, AND MEALS INCURRED BY THE PHOTOGRAPHER AND ASSISTANT CARRYING OUT THIS AGREEMENT UNLESS SPECIFIED OTHERWISE IN THIS AGREEMENT.

THE PHOTOGRAPHER AND ASSISTANT WILL BE SERVED A MEAL AT THE SAME TIME AS THE BRIDE AND GROOM. PHOTOGRAPHER AND ASSISTANT WILL EAT AT THE SAME TIME AS THE BRIDE AND GROOM EAT.

WEDDING PACKAGE AND SERVICES INCLUDED FOR THE FEE STATED ABOVE

RESERVATION | A SIGNED CONTRACT AND RESERVATION FEE ARE REQUIRED TO RESERVE THE SPECIFIED COVERAGE.

PRE-EVENT CONSULTATION | THE PARTIES AGREE TO A PRE-EVENT CONSULTATION NO LATER THAN 7 DAYS BEFORE THE EVENT DATE IN ORDER TO FINALIZE THE ACTUAL SHOOTING TIMES, LOCATIONS, AND ANY REQUESTS FOR SPECIFIC PHOTOGRAPHS. ANY AND ALL REQUESTS MADE BY CLIENT FOR SPECIFIC PHOTOGRAPHS SHALL BE PROVIDED TO THE PHOTOGRAPHER IN WRITING NO LATER THAN 7 DAYS PRIOR TO THE EVENT DATE. THE BRIDE AND GROOM AGREE TO SET ASIDE AT LEAST ONE HOUR OF TIME FOR PHOTOGRAPHS. IN ADDITION, A ONE-HALF HOUR TIME FRAME WILL BE SET ASIDE AFTER THE WEDDING CEREMONY FOR PHOTOGRAPHS THAT CANNOT BE OBTAINED DURING THE CEREMONY. IF THE BRIDE OR GROOMS LATE ARRIVAL PREVENTS A FULL HOUR FROM OCCURRING, THE PHOTOGRAPHER SHALL NOT BE HELD LIABLE FOR FAILURE TO TAKE DESIRED IMAGES.

COOPERATION | THE PARTIES AGREE TO CHEERFUL COOPERATION AND COMMUNICATION FOR THE BEST POSSIBLE RESULTS FOR WHICH THIS AGREEMENT IS ENTERED INTO. BRAVE FOREST CREATIVE RECOMMENDS THAT THE CLIENT ALSO INCLUDE ANY WRITTEN REQUESTS FOR SPECIFIC PHOTOGRAPHS, AN "EVENT GUIDE" TO POINT OUT IMPORTANT INDIVIDUALS OF WHO THE CLIENT WISHES TO BE PHOTOGRAPHED BY PHOTOGRAPHER, WHETHER INFORMAL, FORMAL OR CANDID, DURING THE EVENT. THE PHOTOGRAPHER WILL NOT BE HELD ACCOUNTABLE FOR NOT PHOTOGRAPHING DESIRED PEOPLE IF CLIENT FAILS TO PROVIDE THE PHOTOGRAPHER WITH SUCH WRITTEN REQUESTS AND/OR FAILED TO PROVIDE AN EVENT GUIDE. PHOTOGRAPHER IS NOT RESPONSIBLE IF KEY INDIVIDUALS FAIL TO APPEAR OR COOPERATE DURING PHOTOGRAPHY SESSIONS OR FOR MISSED IMAGES DUE TO DETAILS NOT REVEALED TO PHOTOGRAPHER.

SHOOTING TIME + ADDITIONS | THE PHOTOGRAPHY SCHEDULE AND SELECTED METHODOLOGY ARE DESIGNED TO ACCOMPLISH THE GOALS AND WISHES OF THE CLIENT IN A MANNER ENJOYED BY ALL PARTIES. CLIENT AND PHOTOGRAPHER AGREE THAT CHEERFUL COOPERATION AND PUNCTUALITY ARE THEREFORE ESSENTIAL TO THAT PURPOSE. SHOOTING SHALL COMMENCE AT THE SCHEDULED START TIMES.

HOUSE RULES | PHOTOGRAPHER IS LIMITED BY THE RULES AND GUIDELINES OF THE RECEPTION HALL AND/OR VENUE WHERE THE EVENT WILL BE HELD. FURTHER, PHOTOGRAPHER WILL COMPLY WITH ALL LOCAL, STATE AND FEDERAL LAW. CLIENT AGREES TO ACCEPT THE TECHNICAL RESULTS OF PHOTOGRAPHER'S COMPLIANCE WITH THESE RULES. NEGOTIATION WITH THE OFFICIALS FOR ANY EXCEPTION AND/OR MODIFICATION OF THESE RULES WILL BE CLIENT'S RESPONSIBILITY AND PHOTOGRAPHER WILL NOT BE LIABLE FOR ANY DAMAGES RESULTING FROM COMPLYING WITH ANY APPROVED EXCEPTIONS AND/OR MODIFICATIONS OBTAINED BY CLIENT. PHOTOGRAPHER WILL OFFER TECHNICAL RECOMMENDATIONS ONLY.

PHOTOS + COPYRIGHTS | UNTIL FINAL PAYMENT FOR SERVICES RENDERED IS MADE, THE PHOTOGRAPHS PRODUCED BY BRAVE FOREST CREATIVE ARE PROTECTED BY FEDERAL COPYRIGHT LAW (ALL RIGHTS RESERVED) AND MAY NOT BE REPRODUCED IN ANY MANNER WITHOUT BRAVE FOREST CREATIVE'S EXPRESSED WRITTEN PERMISSION. UPON FINAL PAYMENT BY THE CLIENT, LIMITED COPYRIGHT OWNERSHIP OF THE RESULTING IMAGES WILL BE TRANSFERRED TO THE CLIENT UNDER THE FOLLOWING CONDITIONS:

DIGITAL FILES ARE THE PROPERTY OF THE CLIENT FOR PERSONAL USE ONLY. PHOTOS ARE NOT TO BE EDITED BY ANYONE OTHER THEN BRAVE FOREST CREATIVE. CLIENT SHALL NOT USE OR OTHERWISE REPRODUCE DIGITAL FILES FOR PROFIT, UNLESS EXPRESSLY AUTHORIZED BY BRAVE FOREST CREATIVE.

EXHIBITION | REQUESTS FOR SPECIFIC NEGATIVES, SLIDES AND/OR DIGITAL FILES USED BY BRAVE FOREST CREATIVE MAY BE OBTAINED BY REQUEST. CLIENT GRANTS BRAVE FOREST CREATIVE PERMISSION TO DISPLAY SELECTED IMAGES RESULTING FROM THIS AGREEMENT AS AN EXAMPLE OF BRAVE FOREST CREATIVE WORK PRODUCT AND FOR ENTRANCE INTO PHOTOGRAPHIC COMPETITIONS. CLIENT RELEASES ANY AND ALL CLAIMS TO ANY PROFITS RECEIVED BY BRAVE FOREST CREATIVE FOR THE USE AND/OR REPRODUCTION OF THESE IMAGES.

OTHER PHOTOGRAPHERS | THERE ARE TO BE NO OTHER PROFESSIONAL PHOTOGRAPHERS, OR PHOTOGRAPHERS BUILDING PORTFOLIOS TAKING PHOTOS AT ANY OF THE SCHEDULED EVENTS FOR WHICH THE PHOTOGRAPHER HAS BEEN HIRED WITHOUT THE CONSENT OF BRAVE FOREST CREATIVE.

MODEL RELEASE | THE CLIENT HEREBY GRANTS TO BRAVE FOREST CREATIVE AND ITS LEGAL REPRESENTATIVES AND ASSIGNS, 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 AND ANY OTHER PURPOSE AND IN ANY MANNER AND MEDIUM; TO ALTER THE SAME WITHOUT RESTRICTION; AND TO COPYRIGHT THE SAME. THE CLIENT HEREBY RELEASES BRAVE FOREST CREATIVE AND ITS LEGAL REPRESENTATIVES AND ASSIGNS FROM ALL CLAIMS AND LIABILITY RELATING TO SAID PHOTOGRAPHS.

LIMIT OF LIABILITY | IF PHOTOGRAPHER CANNOT PERFORM THIS AGREEMENT IN WHOLE OR IN PART DUE TO A FIRE OR OTHER CASUALTY, ACTS OF GOD OR NATURE OR TERROR, OR OTHER CAUSE BEYOND THE CONTROL OF THE PARTIES OR DUE TO PHOTOGRAPHER'S ILLNESS OR INJURY, THEN PHOTOGRAPHER WILL RETURN ALL FEES TO THE CLIENT BUT SHALL HAVE NO FURTHER LIABILITY WITH RESPECT TO THIS AGREEMENT. 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 WITHOUT FAULT ON THE PART OF THE PHOTOGRAPHER. CLIENT AGREES THAT AN ENTIRE WEDDING CANNOT BE REPLICATED, REENACTED OR REPEATED FOR THE PURPOSE OF A RE-SHOOT AND LIMITS PHOTOGRAPHER'S LIABILITY TO THE AMOUNT PAID UNDER THIS CONTRACT. COMPLETION SCHEDULE : DEVELOPING AND IMAGE CREATION OF WEDDING PHOTOGRAPHS TAKES APPROXIMATELY ONE TO FOUR MONTHS.

SECURITY RETAINER | ON THE SIGNING OF THIS AGREEMENT BY BOTH PARTIES HERETO, THE PHOTOGRAPHER WILL RESERVE THE TIME AGREED UPON AND WILL NOT MAKE ANOTHER RESERVATION FOR THE SPECIFIC TIME FRAME. FOR THIS REASON, ALL RETAINERS ARE NON-REFUNDABLE EVEN IF THE DATE IS CHANGED OR IF THE WEDDING BECOMES CANCELLED FOR ANY REASON. CLIENT SHALL ALSO BE RESPONSIBLE FOR PAYMENT TO PHOTOGRAPHER FOR ANY MATERIALS AND/OR EXPENSES INCURRED UP TO THE TIME OF CANCELLATION.

REJECTED CHECK | IN THE EVENT OF A BOUNCED CHECK, THE CLIENT SHALL BE RESPONSIBLE FOR PAYING THE REMAINING BALANCE IN CASH. THERE WILL BE A 10% FEE ADDED TO THE TOTAL DUE IN THE EVENT OF A REJECTED CHECK.

PAYMENT SCHEDULE | CLIENT AGREES TO PAY THE \$300 DEPOSIT UPON THE SIGNING OF THIS AGREEMENT. CLIENT SHALL BE RESPONSIBLE FOR THE REMAINING BALANCE, PLUS ANY COSTS INCURRED WITHIN THE DEFINITION OF EXPENSES AS DESCRIBED ABOVE, NO LATER THEN TWO WEEKS PRIOR TO THE EVENT.

MODIFICATION/WAIVER | NO MODIFICATION OR WAIVER OF ANY PROVISION OF THIS AGREEMENT OR CONSENT OR DEPARTURE THERE FROM SHALL BE EFFECTIVE UNLESS IN WRITING AND APPROVED BY THE PHOTOGRAPHER AND CLIENT.

SEVER-ABILITY | IF ANY PORTION, TERM, CONDITION, RESTRICTION, COVENANT OR SECTION OF THIS AGREEMENT IS FOUND TO BE UNENFORCEABLE, THE REMAINDER OF THIS AGREEMENT SHALL RETAIN ITS VALIDITY AND THE UNENFORCEABLE SECTION SHALL BE STRICKEN FROM THE AGREEMENT AND SHALL NOT AFFECT THE OTHER PARTS OF THIS AGREEMENT.

ENTIRE AGREEMENT | THIS AGREEMENT CONTAINS THE ENTIRE UNDERSTANDING BETWEEN BRAVE FOREST CREATIVE AND THE CLIENT. THIS AGREEMENT SUPERSEDES ALL PRIOR AND SIMULTANEOUS AGREEMENTS BETWEEN THE PARTIES.

IN WITNESS WHEREOF | THE PARTIES HAVE EXECUTED THIS AGREEMENT AS OF THE DATE FIRST WRITTEN ABOVE.

Dated this ____ day of _____, 2016

Dated this ____ day of _____, 2016

BRAVE FOREST CREATIVE

Client