

4) The parties agree to cheerful cooperation and communication for the best possible result within the definition of this assignment. Due to the limited and subjective nature of the event, the "Company" cannot be held responsible for requested photographs not taken or missed.

5) The "Company" is not responsible for the lack of coverage due to weather conditions, scheduling complications due to the lateness of individuals, rules, and restrictions of venue, or the rendering of decorations of the location. The "Company" is not responsible for lost photo opportunities due to other cameras or flashes, the lateness of the clients, or rowdy or uncooperative guests or any other principles.

6) The Photographers have working methods in place to prevent loss or damage to your images. However, there is the unlikely possibility that images may be lost, stolen or destroyed for reasons in or beyond our control. In these circumstances' liability is limited to the return of fees paid for the service or part thereof according to the percentage of images supplied.

7) Booking Fee/Deposit: In the event of the Clients cancelling the wedding for whatever reason the booking fee is non-refundable. It will be considered as liquidated damages to the Photographers.

8) Force Majeure: If the "Company" or its assigns cannot perform this Agreement due to a fire, casualty, strike or other civil disturbances, Acts of God, including but not limited to, road closures, severe traffic, fire, terrorism or other causes beyond the control of the parties, then the "Company" shall return any money paid by the Client, less retainer fee and expenses, but shall have no further liability with respect to the Agreement. This limitation of liability shall also apply in the event that photographic materials are damaged, lost through camera malfunction, compact flash card malfunction, or otherwise lost or damaged without the fault on the part of the Photographer. The limit of liability for a partial loss of originals shall be a prorated amount of the exposures lost based on the percentage of a total number of originals.

9) Taxes:

· 18% GST is applicable on all online transactions. GST bill shall be raised on the closure of accounts.

10) On agreement of the terms and conditions above, if the client has not made any payments to date or has paid partially, or has booked the dates and cancelled them without any prior notice (Minimum 20 days) the client shall be liable to make all promised payments within a stipulated period of time, agreed upon by both the parties, in case the payments are not made due to any reason, then, we (Media Cult India) would be in our rights to proceed legally to recover our dues.

This agreement is signed and agreed by both the parties.

COMPANY

CLIENT

SIGNATURE

SIGNATURE

NAME

NAME

DATE

DATE