Wedding Photography TERMS AND CONDITIONS:

Please Read carefully

Booking Fee/Deposit Payment:

A non refundable deposit of £40 as well as full acceptance of the terms and conditions as published on the Photographer's website secures the time and service of the photographer for the Wedding is non-refundable or transferable in the event of a cancellation. The deposit will be deducted from the clients chosen package price. Payment in full of the remaining balance is due six weeks prior to the Wedding but can also be settled at any time before this time. Direct Debit is recommended. Weddings that are postponed to a later date will retain the deposit as long as the photographer can reschedule for the new date.

Wedding Arrangements:

The details of the Wedding arrangements are to be agreed in writing. The client shall notify the Photographer of any changes to the details in writing. The Photographer/s cannot be held liable for delays or disruption in their delivery of the service until any changes are received and acknowledged in writing.

Cancellation:

The client may cancel at any time by giving written notice to the Photographer/s but in doing so shall forfeit any monies paid. Cancellation less than 12 weeks before the wedding will result in the payment in full becoming due. All cancellations must be in writing. If you cancel between 4-6 months you'll receive a 50% refund on your package price if already paid in full

Images:

All image sizes are normal. The Photographer/s will provide a pleasing colour balance but cannot guarantee exact colour matching owing to anomalous reflectance caused by a combination of certain dyes and materials, especially man-made fibres. For a booking involving a church ceremony or at certain venues, the official in charge of the premises often restricts the photographer's movements.

Image editing:

All images will be edited for exposure, brightness, contrast, sharpness etc. The photographer's judgement regarding these corrections and the number of images put forward to the client for preview shall be deemed correct. Images shall only be photo shopped to remove signs etc. unless permission is given.

Copyright:

The copyright Designs and Patents Acts assign the copyright of the images to the photographer. Any images or copies whether stored digitally or otherwise and any other computer programme including any source or object code, computer files or printed documentation relating to such images are protected by the Copyright and Design Act 1988. The photographer's images must not be edited in anyway without permission from the photographer.

Licence:

The Photographer/s shall be granted artistic licence in relation to the poses photographed and the locations used. The Photographer/s judgement regarding the locations/poses and number of images taken shall be deemed correct. Due to varieties of weather and willingness of subjects, it may not be possible to capture all the images requested.

Attendance:

In the unlikely event of the Photographer/s being unable to attend your wedding due to unforeseen circumstances, we reserve the right to appoint another photographer to attend your wedding on our behalf to undertake the wedding photography to his/her ability.

Limitation and Liability:

In the unlikely event of a total photographic failure or cancellation of this contract by either party or in any other circumstance the liability of one party to the other shall be limited to the total value of the contract. Neither party will be liable for indirect or consequential loss.

Personal Accident:

Any directions issued to clients, their guests or employees during a photographic shoot are deemed to be at said person's risk. The photographer cannot be held responsible for any personal accidents during a photographic shoot.

Governing Law:

This agreement shall be governed in accordance with the laws of England and Wales The Terms accepted by: -