

Terms and Conditions

1) All payments must be made in full by the dates listed on the signed contract. Failure to make this payment will result in a forfeiture of this contract and all duties agreed upon. If work has been started or completed at the time of forfeiture, Client will be subject to a lawsuit to retrieve the amount owed, as well as any court fees/costs and damages. Payment plans are available if necessary. Requests for payment plans must a) be submitted in writing AFTER the contract has been signed and a deposit has been made; b) approved and agreed upon with a new signed contract BEFORE any more work will be completed. Failure to follow the new payment plan will result in a lawsuit to retrieve the amount owed, as well as court fees and costs, and any damages (loss of work, travel expenses, etc.).

2) **CANCELLATION POLICY IS AS FOLLOWS:** I recognize that unforeseen events happen that may cause the event to be postponed or cancelled all together. If your event is cancelled before any work is started, then 100% of your deposit will be returned. If work has already begun when your event is cancelled, then a portion of your deposit (25-75%) will be refunded, depending on how much work has been done. If work has been completed before your event was cancelled, then your deposit will not be refunded, and the full payment will still be owed.

IF YOUR FULL PAYMENT HAS BEEN MADE: a) if ALL of the work has been completed (any package that does not include the event itself) then no money will be refunded; b) if less than half of the work has been completed, then you will receive 75% of the total amount back; c) if half of the work has been completed, you will receive the amount of your deposit (50% of the total) back; d) if more than half of the work has been completed, you will receive 25% of the total back;

IF THE EVENT IS CANCELLED 1-7 DAYS BEFORE THE EVENT: If I am hired for any package that INCLUDES the special event, and the event is cancelled 1-7 days before, then I will issue a 25% refund of the total cost. I will assist you in contacting vendors and venues to cancel, however, you will be in charge of, but not limited to, the following: contacting guests, discussing refunds and contractual obligations with vendors/venues, canceling honeymoon reservations, canceling attire rentals, and returning any gifts you have received. I will assist you in those matters if you so choose, however, NO REFUND will be given if I stay on to help in those matters.

IF THE EVENT IS CANCELLED ON THE ACTUAL DAY OF THE EVENT: If I am hired for any package that INCLUDES the special event, and the event is cancelled on the day of the event, you will not receive a refund. However, I will continue to work for you throughout the day including, but not limited to: contacting vendors that have yet to arrive, make arrangements for flowers and food to be taken to an alternate destination, dealing with guests that had not been contacted, etc.

CANCELLATION DUE TO MOTHER NATURE/ACTS OF GOD: If I am hired for any package that includes the special event, but it has been cancelled due to weather, natural disaster, earthquakes, terrorist attacks, etc., a partial refund of 25-50% of the total may be refunded (depending on how soon before the event it was cancelled). Please note that if there is such an occurrence (act of God/natural disaster) on the day of the event, I may not be able to stay on as your consultant for personal reasons. In that case, 50% will be refunded to you.

POSTPONEMENT: If your event needs to be postponed, and the date is available, I will remain on as your consultant until the new date for the event within one (1) year from the date of cancellation. I will keep the 50% deposit, but the final payment due date will be adjusted to fit your new date, and a new contract will be signed. If the event is postponed after the final payment is due, and the date is available, I will keep the entire amount and stay on as your consultant for the next date. If the event is postponed, and the date is not available, I will return whatever portion of your amount has been paid, minus whatever work has already been done. If I have already completed the work, then the deposit will be kept, and the remainder of the total will still due on the date agreed upon in the contract. If I have already completed the work, and the payment has already been made, then the contract has been fulfilled.

ESCAPE CLAUSE: This agreement may be terminated without any cause by either party by providing 4 days written notification.

3) Apropos Creations, LLC cannot be held responsible if there are any problems with a venue or vendor. All contracts are between you and the actual vendor or venue. If they do not uphold their part of the contract, they are at fault, not Apropos Creations, LLC. We do our best to recommend preferred vendors and venues, but you are ultimately responsible for deciding on that vendor/venue. We will attempt to fix any problems with the vendor/venue on your behalf, but are not responsible for any emotional distress, incorrect items, or other damages that may occur.

4) Apropos Creations, LLC is not responsible for any damages, injuries, or illnesses that may occur during your event. In most cases, the venue will have insurance, and the vendors will have damage waivers. You are ultimately responsible for yourselves, the guests, and any rental items for the event. We will coordinate the event and make every effort to prevent such accidents, but cannot be held responsible if it occurs.

5) If at anytime I am unable to fulfill the contract due to personal reasons or reasons beyond my control, you will receive at least a partial refund. The deposit and or final payment will be returned MINUS whatever work has already been completed or started. All information and records will be given to you, and assistance will be given to find a new consultant if needed.