



CONTRACT

This Contract is in regards to the Event Titled _____ on the date of _____.

- 1. It is understood that JHRJ Productions (Jeremiah Halldin, Laura Halldin, Robert Jamison) the exclusive videographer retained by the client to cover each event. Any conflicts with other photographic and/or video coverage contracts and any notifications necessary to avoid such conflicts are the sole responsibility of the client. JHRJ Productions agrees that we will conduct ourselves in a manner generally befitting professionals while in attendance at each event.
2. Client assumes all responsibility for obtaining any necessary permission, clearance permits, etc., which may be required for JHRJ Productions to videotape each event, public or private. Client is solely responsible for any parking, admission fees, passes, tickets, etc. necessary for JHRJ Productions to gain access to and videotape each event. Client assumes all responsibility for obtaining and retaining permission for access to any requested camera positions and is solely responsible for the quality of the final production resulting from the use of, or inability to use, such requested camera positions. JHRJ Productions is not responsible for loss of video or audio quality due to restrictions at event locations. JHRJ Productions does not guarantee any particular shot, effect, interview or special request.
3. JHRJ Productions reserves the right to remove equipment and personnel from any event for any reason when, in the opinion of the JHRJ Productions there is sufficient potential to cause equipment damage or personal injury to the JHRJ Productions crew. Client must provide a safe working environment and is responsible for any damage to equipment done by guests. Shelter must be provided from rain, extreme temperatures and humidity, in these conditions video may be limited.
4. Because our crew will be with you from before the start time of the event until its conclusion, client will provide JHRJ Productions crew members food service during the guest meal service.
5. Client hereby releases and authorizes JHRJ Productions to use images, names, sounds, etc. of each event and any reproductions and/or recordings of same event in connection with any contest, exhibition, display, advertising promotion, newsletter, publication inclusion in demonstration tape or other purposes. In return, JHRJ Productions agrees to use all materials in good faith and good taste.
6. Client warrants that all participants in each non-public event freely give their consent to being recorded (videotaped) as part of each such production and consent to the same good-faith usages of their likeness images and/or voices are previously described in condition. Client assumes responsibility for such release and authorization and for notification to all participants.
7. JHRJ Productions is hereby granted full editorial and production control by client regarding all aspects of the production and post-production services for the event. In the event a particular segment of the event is either not recorded, partially recorded, or not a part of the edited master tape, it is at the sole discretion of JHRJ Productions as the exclusive producer of the event video recording.
8. JHRJ Productions will do its best to complete all projects within 1 to 3 months from the latter date of either the event date or date client delivers all materials necessary to complete the project. The completion period is only an approximate length of time and any longer periods necessary for completion will not void this contract. JHRJ Productions will notify client of such circumstances and try to give client a new approximate completion date. Editing errors in the final product made by JHRJ Productions are corrected at no charge (i.e. spelling, technical errors). Changes that are not the result of errors by the studio will be made at the current rate per hour for editing labor and duplication fees. Allow an additional 10-12 weeks for reedit.
9. All personal property provided by client to JHRJ Productions for utilization in the post-production of their videotape is received by JHRJ Productions at the complete and total risk of client. JHRJ Productions will make every effort to insure the safekeeping of client's personal property while in its possession and return same to client upon delivery of the edited master copy tape or DVD.
10. The disc you receive is 100% DVD compliant and needs to be played on DVD compliant players only. There is no 100% guarantee that your DVD will play in all DVD players.
11. JHRJ Productions retains all copyrights and reproduction rights for each production, original videotapes, edited masters and all copies of each production, whether in whole or in part. Client is granted only a license to use each production, or copies for private uses, unless other permission is granted in writing by JHRJ Productions.
12. In the event of a postponement or cancellation of this contract by client, the deposits paid are non-refundable, but will apply to a new date if available. In the event of a cancellation, if we are able to replace the date with another booking, we will refund the deposit.
13. Payment will be divided into 2 equal installments. (1) To reserve your date (2) Due any time before the event.
14. There will be a \$30.00 Fee applied to any returned checks. And any remaining balance must be paid in full before any work can continue.
15. If JHRJ Productions fails to comply with the terms of this agreement due to any event or at beyond the control of JHRJ Productions, including but not limited to illness, accidents, labor disputes, acts of God and other catastrophes, or uncontrollable and unforeseeable equipment failure, JHRJ Production's liability is limited only to refund of all monies received.
16. If any portion of this agreement should be determined to be invalid, it is agreed that the invalidity of such portion shall not effect the validity of the remaining portions of this agreement.
17. This agreement supersedes and replaces any previous document, correspondence, conversation, or other written and/or oral understandings.
18. This contract is being provided at your request and as of the date indicated on the contract, we have reserved time on our production schedule for your event. To confirm your reservation, it is necessary for you to sign and return one copy of this contract with your initial payment to JHRJ Productions within 6 days of consultation, or your reservation may be cancelled without prior notification. If additional time is needed, please call our office. We will honor any reasonable request.

I/we have read and agree to the terms and conditions of the contract.

Client: _____ Date: _____