



Party Crashers Photography, Inc.
500 Pine Street 102
Chaska, MN 55318
www.partycrashers.com
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Portrait Services Contract

The following terms and conditions apply to all portrait services provided by Party Crashers Photography, Inc. and Twining Photography, Inc. (Studio) to the undersigned (Client):

1. It is understood and agreed that the Studio is the exclusive photographer with respect to the portrait services that it provides to the Client and that no other cameras or recording devices will be allowed at any photo sessions.
2. The Studio has a copyright on all photographs, negatives and electronic files. Client may not reproduce or allow others to reproduce photographs in any medium, including, and not limited to scanning into electronic medium or photocopying, without the express written consent of the Studio. Copyright violators will be prosecuted to the full extent of the law.
3. The Studio reserves the right to use negatives, electronic files and photographs for display, publication or other purposes. All negatives, proofs and electronic files remain the exclusive property of the Studio.
4. The Studio will retain negatives and or electronic files for five years. After five years the negatives and or electronic files may be destroyed without notice to Client.
5. All fees for portrait sessions are due when the session is booked and are non-refundable.
6. In the event that the client wishes to reschedule a session, Client must pay a \$25.00 rescheduling fee. Only one reschedule is allowed and no shows may not be rescheduled and are not refundable. Special sessions may not be rescheduled and are not refundable.
7. Each session requires a minimum reprint order. Minimum amount is stated on session receipt and/or in brochure. When your proofs are posted to our web site you will be charged for your minimum print order. You must use your minimum print order allowance within two weeks of your session.
8. The Client hereby authorizes the Studio to charge the credit card listed (and/or any other credit card whose number I subsequently provide to the Studio either by telephone or otherwise) for any session fees, print order fees or other fees owed to the Studio pursuant to this agreement.
My CC# is _____ Exp Date _____ Initials _____
9. Retry sessions are available to any Client who is dissatisfied with any session for any reason. Client MUST call the studio within five business days of original session. Retry session must be completed within two weeks of notification of Studio. Studio may require Client to make an appointment and stop by the studio to review original session.
10. Prices are subject to change without notice.
11. The Studio is not responsible for dry cleaning bills, soiled clothing, or injuries caused by animals involved in any session.
12. Client is responsible for ensuring that all individuals to be photographed are present and cooperative.
13. Studio's liability for nonperformance of this contract, regardless of fault, is limited to the amount of funds paid by Client pursuant to this contract.
14. These terms and conditions may not be changed.

The above terms of this contract have been read, understood and accepted by those signing below.

Client Signature _____ Date _____