

THIS IS NOT A COMPULSORY ARBITRATION CASE - This case has been brought by the Commonwealth of Pennsylvania under the Pennsylvania *Unfair Trade Practices and Consumer Protection Law*, 73 P.S. § 201-1, *et seq.*, **AN ASSESSMENT OF DAMAGES HEARING IS REQUIRED**



Filed and Attested by the Office of Judicial Records
 26 JUN 2026 12:08 pm
 BALLORES

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 Philadelphia, Pennsylvania 19103
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Attorney for Plaintiff

**IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY
 CIVIL TRIAL DIVISION**

COMMONWEALTH OF PENNSYLVANIA	:	
By ATTORNEY GENERAL DAVID W. SUNDAY JR.,	:	
	:	
<i>Plaintiff</i>	:	No. _____
	:	
v.	:	Term _____
	:	
CHRISTINA GARCIA,	:	CIVIL ACTION-EQUITY
a/k/a Christina Hernandez	:	
Individually, and as Managing Member of	:	
Christina Hernandez Artistry LLC d/b/a	:	
Wandering Stardust Collective	:	
594 Martin St.	:	
Philadelphia, PA 19128	:	
	:	
And	:	
	:	
CHRISTINA HERNANDEZ ARTISTRY LLC	:	
d/b/a Wandering Stardust Collective	:	
594 Martin St.	:	
Philadelphia, PA 19128	:	
	:	
<i>Defendants</i>	:	

NOTICE TO DEFEND

You have been sued in court. If you wish to defend against the claims set forth in the following pages, you must take action within twenty (20) days after this Complaint and Notice are served, by entering a written appearance personally or by attorney and filing in writing with the court your defenses or objections to the claims set forth against you. You are warned that if you fail to do so the case may proceed without you, and a judgment may be entered against you without further notice for any money claimed in the Complaint or for any other claim or relief requested by the Plaintiff. You may lose money or property or other rights important to you.

YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER, GO TO OR TELEPHONE THE OFFICES SET FORTH BELOW. THIS OFFICE CAN PROVIDE YOU WITH INFORMATION ABOUT HIRING A LAWYER.

IF YOU CANNOT AFFORD TO HIRE A LAWYER, THIS OFFICE MAY BE ABLE TO PROVIDE YOU WITH INFORMATION ABOUT AGENCIES THAT MAY OFFER LEGAL SERVICES TO ELIGIBLE PERSONS AT A REDUCED FEE OR NO FEE.

**Lawyer Referral and Information Service
Philadelphia Bar Association
1101 Market Street, 11th Floor
Philadelphia, PA 19107
(215) 238-6333
PA Bar Association: www.pabar.org**

AVISO

Le han demandado a usted en la corte. Si usted quiere defenderse de estas demandas expuestas en las paginas siguientes, usted tiene veinte (20) dias de plazo al partir de la fecha de la demanda y la notificacion. Hace falta ascentar una comparencia escrita o

en persona o con un abogado y entregar a la corte en forma escrita sus defensas o sus objeciones a las demandas en contra de su persona. Sea avisado que si usted no se defiende, la corte tomara medidas y puede continuar la demanda en contra suya sin previo aviso o notificacion. Además, la corte puede decidir a favor del demandante y requiere que usted cumpla con todas las provisiones de esta demanda. Usted puede perder dinero o sus propiedades u otros derechos importantes para usted.

LLEVE ESTA DEMANDA A UN ABOGADO IMMEDIATAMENTE. SI NO TIENE ABOGADO O SI NO TIENE EL DINERO SUFICIENTE DE PAGAR TAL SERVICIO. VAYA EN PERSONA O LLAME POR TELEFONO A LA OFICINA CUYA DIRECCION SE ENCUENTRA ESCRITA ABAJO PARA AVERIGUAR DONDE SE PUEDE CONSEGUIR ASISTENCIA LEGAL.

SI NO PUEDE CONTRATAR A UN ABOGADO, ESTA OFICINA PODRÍA LE PROPORCIONARLE INFORMACIÓN SOBRE LAS AGENCIAS QUE PUEDEN OFRECER SERVICIOS LEGALES A PERSONAS ELEGIBLES POR UNA TARIFA REDUCIDA O SIN CARGO.

**Asociacion De Licenciados De Philadelphia County
1101 Market Street, 11th Floor
Philadelphia, PA 19107
Teléfono: (215) 238-6333
PA Bar Association: www.pabar.org
Asociacion De Licenciados De Pennsylvania: www.pabar.org**

Consumer Protection Law, 73 P.S. § 201-1, *et seq.*, (“Consumer Protection Law”), to restrain by permanent injunction unfair methods of competition or unfair or deceptive acts or practices in the conduct of any trade or commerce declared unlawful by the Consumer Protection Law.

The Commonwealth believes that the Defendants are willfully using, have willfully used and/or are about to willfully use, the methods, acts, or practices complained of herein. The Commonwealth believes that the public interest is served by seeking a permanent injunction from this Honorable Court to restrain the methods, acts, and practices of the Defendants. The Commonwealth believes that the citizens of the Commonwealth are suffering and will continue to suffer harm unless the acts and practices complained of herein are permanently enjoined.

The Commonwealth also seeks restitution, civil penalties, costs, and other appropriate equitable relief as redress for violations of the Consumer Protection Law, as set forth herein.

In support thereof, the Commonwealth respectfully represents the following:

JURISDICTION

1. This Court has jurisdiction over this action pursuant to Section 931 of the Judicial Code, 42 Pa. C.S.A. § 931(a).

VENUE

2. Venue lies with this Court pursuant to Pa. R.C.P. 1006(a), (c), and 2179.

PARTIES

3. Plaintiff is the Commonwealth of Pennsylvania, acting by Attorney General David W. Sunday Jr., with offices located at 1600 Arch Street, Third Floor, Philadelphia, PA 19103.

4. Defendant Christina Garcia, also known as Christina Hernandez (“Garcia” and/or “Defendant” and/or collectively as one of the “Defendants”), is an adult individual who is/was

the sole Managing Member of Christina Hernandez Artistry LLC d/b/a Wandering Stardust Collective and who has a last-known mailing address of 594 Martin St., Philadelphia, PA 19128.

5. Defendant Christina Hernandez Artistry LLC, doing business as Wandering Stardust Collective (“Wandering Stardust Collective” and/or “Defendant”), is/was a for-profit domestic limited liability company which is registered with the New Jersey Department of Treasury Division of Revenue & Enterprise Services (Entity I.D. #0450645680). Defendant Wandering Stardust Collective formerly operated from a location at 594 Martin St., Philadelphia, PA 19128 and has two inactive/expired Name Reservations with the Pennsylvania Department of State for Wandering Stardust Collective (#14059440 and #13765727).

BACKGROUND

6. At all times relevant and material hereto, Defendants engaged in trade and commerce in the Commonwealth of Pennsylvania by marketing, promoting and operating a wedding and event photography and videography business which provided related goods and services to consumers under the name Wandering Stardust Collective.

7. At all times relevant and material hereto, Defendant Garcia approved, endorsed, directed, ratified, controlled and/or otherwise participated in the conduct alleged herein and the practices and operations conducted under the business entity Christina Hernandez Artistry LLC d/b/a Wandering Stardust Collective.

8. The unlawful acts and practices complained of herein were carried out pursuant to Defendant Garcia’s direction and control, and Defendant Garcia directly participated in such unlawful acts and practices.

FACTS

9. Defendants entered into contracts with consumers to provide wedding photography and/or videography products and services including, but not limited to, photo and/or video coverage of wedding activities and ceremonies, edited photographs delivered through an online gallery, and/or edited video footage delivered through Google Drive links. A true and correct copy of Defendants' standard wedding photography contract is attached hereto and incorporated herein as Exhibit A. A true and correct copy of Defendants' standard wedding videography contract is attached hereto and incorporated herein as Exhibit B.

10. Defendants advertised standard pricing for photography services as \$4,000 for 6 hours of coverage, \$5,000 for 8 hours of coverage, and \$6,000 for 10 hours of coverage. A true and correct copy of Defendants' Services & Pricing Guide is attached hereto and incorporated herein as Exhibit C. Consumers could also add-on other services, such as a second shooter for \$600, videography services for \$4,000, a documentary videography package for \$1,500, and content creation for \$1,100. *Id* Defendants also offered sliding-scale pricing for consumers with limited financial means. *Id*

11. According to consumer complaints received by the Commonwealth, Defendants' costs for photography and/or videography services ranged anywhere from \$1,500 to \$9,650, and Defendants required, as part of the contract, a retainer that was typically fifty percent (50%) of the total cost for the contracted services. The retainer was "for booking out a full calendar day on [Photographer and/or Videographer]'s schedule whereby no other clients can be served by [Photographer and/or Videographer]." *See* Exhibits A and B.

12. As part of their standard contract, Defendants promised to complete projects within twelve (12) weeks of the event date for photography services and within sixteen (16) weeks for videography services. *See* Exhibits A and B.

13. As part of their standard wedding photography contract, Defendants promised to “provide Clients with the following minimum number of photos: 150 photos for 4 hours of coverage; 200 photos for 8 hours of coverage; and 400 photos for 12 hours of coverage.” See Exhibit A.

14. On numerous occasions, Defendants accepted substantial payments from consumers for wedding photography and/or videography products and services and thereafter failed to deliver the products and services in a timely manner or completely failed to deliver the products and services promised to consumers.

15. Numerous consumers, some of whose weddings took place as long ago as June of 2024, have still not received the photo galleries and videos for which they pre-paid and were promised.

16. Numerous consumers, who have not received the products they paid for and were promised, repeatedly called, e-mailed and/or messaged Defendants to inquire about the status of their galleries and videos.

17. Defendants often failed to respond to consumers’ complaints, status requests, calls or e-mails.

18. Defendants, in response to consumers that *were* able to make contact with them, provided misleading, confusing, or inaccurate explanations and excuses regarding their delays and failures to deliver the promised galleries or videos. Consumers were told, among other things, that their photo galleries and/or videos were already completed, or that they would be completed within some specified period of time, but Defendants failed to deliver the galleries and/or videos and failed to provide refunds.

19. While Defendants' standard wedding photography contract defines "Photographer" as Defendant Wandering Stardust Collective, Defendant Garcia represented expressly or by implication in numerous other ways that she would be the photographer capturing consumers' weddings.

20. Defendant Garcia's contact information was listed for the "Photographer" under the "Parties" section of the standard wedding photography contract. *See* Exhibit A. Furthermore, Defendant Garcia signed her name on the contracts with consumers on behalf of Wandering Stardust Collective.

21. Upon information and belief, Defendant Garcia would communicate frequently with clients, ensuring that she would be the photographer capturing their wedding day and at no point indicated to consumers that their wedding would be captured by a different photographer.

22. Defendant Wandering Stardust Collective consisted of three creatives. Defendant Garcia was the photographer, and she had two contractors who served as a content creator and videographer/ photographer, respectively.

23. In marketing materials though, Defendants represented Defendant Garcia as the photographer for Wandering Stardust Collective who would work directly with the consumers to capture their wedding day. For example, in Defendants' Pricing & Services Guide, there is a page introducing Defendant Garcia, which is written from her perspective, where she represents to consumers that she would be the photographer and explains what it is like working with her. *See* Exhibit C, page 3.

24. Defendants' standard wedding photography contract covers instances for cancellations by the "Photographer," including, but not limited to, "injury, illness, death of

family member, pregnancy, military orders, religious obligations, or other personal emergencies.” *See* Exhibit A.

25. When such instances occurred, “Photographer” was required to immediately notify the clients and attempt to find another competent professional to take its place with the “mutual agreement of [c]lients.” *Id.* If another competent professional was not available, then “Photographer” would issue a refund or credit “based on a reasonably accurate percentage of services rendered” and excuse the clients “of any further performance and/or payment obligations” under their agreement. *Id.*

26. Unbeknownst to consumers, Defendant Garcia would book herself for multiple weddings on the same day, even though she had previously accepted retainers from consumers that exclusively reserved her photography services for a full calendar day, thereby ensuring that no other clients could be served by Defendant Garcia on that same day.

27. In certain instances where Defendant Garcia had double- or triple-booked herself for weddings, Defendant Garcia would notify consumers at the last minute that she would be unable to photograph their wedding and would send another photographer to take her place, whom she would often find through photography groups on Facebook.

28. The Commonwealth has received a number of consumer complaints against Defendants. The following are examples of what has been alleged in certain complaints submitted by consumers to the Commonwealth:

- A. On or about July 31, 2023, a Pennsylvania couple contracted with Defendants for wedding photography services. The couple paid a total of \$2,700 and Defendants represented to the consumers that they would receive an online gallery of edited photographs within twelve weeks of

their wedding, which occurred on October 5, 2024. On the day of the wedding, Defendant Garcia failed to appear and, when the couple reached out to ask about Defendant Garcia's whereabouts, she notified them that she could not attend their wedding and would be sending a replacement photographer. In fact, Defendant Garcia had booked herself to provide wedding photography services for another wedding on this same day. After Defendants failed to meet the twelve-week deadline to deliver the completed gallery, the couple reached out to Defendants on numerous occasions. Defendants typically failed to respond to these inquiries, but when they did respond, Defendants provided assurances to the couple that the contract would be fulfilled. Defendants, however, never provided the online gallery of edited photographs to the couple and never provided a refund.

- B. On or about July 25, 2024, a New Jersey couple contracted through two separate agreements with Defendants for wedding photography and videography services. The couple paid a total of \$4,000 for the bundled services. The couple was supposed to receive an edited video via a Google Drive link within sixteen weeks and an online gallery of edited photographs within twelve weeks of their wedding, which occurred on October 26, 2024. On the day of the wedding, Defendant Garcia failed to appear and instead sent a replacement photographer for the event. In fact, Defendant Garcia had booked herself to provide wedding photography

services for another wedding on this same day. Defendants never provided promised photographs or video to the couple and never provided a refund.

- C. On or about May 17, 2023 and July 15, 2024, a New Jersey couple contracted with Defendants for wedding photography and videography services, respectively. The couple paid a total of \$9,650 and was supposed to receive an edited photo gallery and videos within twelve weeks of their wedding, which occurred on October 12, 2024. On the day of the wedding, Defendant Garcia failed to appear and only gave the couple an hour's notice via text that she would not be attending and would be sending a replacement photographer instead. In fact, Defendant Garcia had booked herself to provide wedding photography services for three other events that same day. Defendants never provided promised photographs and videos to the couple and never provided a refund.

29. The Commonwealth believes and therefore avers that there may be additional consumers who have not submitted complaints to the Commonwealth and who have also been harmed due to the methods, acts, and practices of Defendants, which include, but are not limited to, those alleged herein.

30. The Commonwealth believes that the public interest is served by seeking before this Honorable Court a permanent injunction to restrain the methods, acts, and practices of the Defendants, as herein complained of and as hereinafter set forth. Further, the Commonwealth requests injunctive relief, restitution, civil penalties, costs, and other appropriate equitable relief as redress for violations of the Consumer Protection Law.

COUNT I – VIOLATIONS OF THE CONSUMER PROTECTION LAW

**DEFENDANTS FAILED TO DELIVER PRODUCTS AND SERVICES AND FAILED TO
PROVIDE REFUNDS TO CONSUMERS**

31. The averments and allegations of the preceding paragraphs are incorporated as though the same were more fully set forth herein.

32. In certain instances, Defendants solicited and accepted payments from consumers for photography and/or videography products and services but subsequently failed to deliver the promised photography and/or videography products and services, and failed to provide refunds to consumers.

33. For example, the couple whose narrative is described in paragraph 28.A., *supra*, purchased wedding photography services from Defendants. The couple paid a total of \$2,700 and never received the contracted-for online gallery of edited photographs or a refund.

34. The aforesaid methods, acts or practices constitute unfair methods of competition and unfair acts or practices in the conduct of trade or commerce prohibited by Section 201-3 of the Consumer Protection Law, as defined by Section 201-2 of said Law, including, but not limited to, the following:

- A. Section 201-2(4)(v), representing that goods or services have sponsorship, approval, characteristics, ingredients, uses, benefits or quantities that they do not have or that a person has sponsorship, approval, status, affiliation or connection that he does not have; and
- B. Section 201-2(4)(xxi), engaging in any other fraudulent or deceptive conduct which creates a likelihood of confusion or of misunderstanding.

73 P.S. §§ 201-3, and 201-2(4)(v) and (xxi).

35. At all times relevant hereto, the unlawful methods, acts and practices complained of have been willfully used by Defendants.

36. The Commonwealth believes that the citizens of the Commonwealth are suffering and will continue to suffer harm unless the acts and practices complained of herein are permanently enjoined.

WHEREFORE, Plaintiff respectfully requests that this Honorable Court issue an Order:

- A. Declaring Defendants' conduct as described in this Complaint to be in violation of the Consumer Protection Law;
- B. Permanently enjoining Defendants and their officers, agents, employees and all other persons acting on their behalf, directly or indirectly, from violating the Consumer Protection Law and any amendments thereto;
- C. Permanently enjoining Defendants from owning, operating, managing or otherwise controlling a business which markets, advertises or sells goods or services from a location in Pennsylvania and/or to consumers residing within Pennsylvania;
- D. Directing Defendants to make full restitution pursuant to Section 201-4.1 of the Consumer Protection Law to all consumers who have suffered losses as a result of the acts and practices alleged in this Complaint and any other acts or practices which violate the Consumer Protection Law;
- E. Directing Defendants, pursuant to Section 201-8(b) of the Consumer Protection Law, to pay to the Commonwealth civil penalties of One Thousand and 00/100 Dollars (\$1,000.00) for each violation of the Consumer Protection Law, and Three Thousand and 00/100 Dollars (\$3,000.00) for each violation of the Consumer Protection Law involving consumers aged sixty (60) or older;

- F. Requiring Defendants to pay the Commonwealth's costs of its investigation and litigation of this matter, including but not limited to its attorney's fees, pursuant to Section 201-4.1 of the Consumer Protection Law and Section 1602-U of the Act of April 9, 1929 (P.L. 343), 72 P.S. § 1602-U; and
- G. Granting such other general, equitable and/or further relief as the Court deems just and proper.

COUNT II – VIOLATIONS OF THE CONSUMER PROTECTION LAW
DEFENDANTS MISREPRESENTED TO CONSUMERS THAT DEFENDANT GARCIA
WOULD BE THE INDIVIDUAL WHO WOULD PROVIDE PHOTOGRAPHY
SERVICES ON THEIR WEDDING DAY

37. The averments and allegations of the preceding paragraphs are incorporated as though the same were more fully set forth herein.

38. Defendants represented to consumers in numerous ways, whether expressly or by implication, that Defendant Garcia would personally be the photographer capturing their wedding day. For example, Defendant Garcia would list her contact information in the contracts with consumers under the Photographer details section and sign the contracts on behalf of Wandering Stardust Collective. Defendants' marketing materials also highlighted that Defendant Garcia was the photographer who would work directly with consumers to capture their wedding day.

39. Defendants accepted retainers from consumers which reserved Defendant Garcia's photography services for the entire calendar day. However, in certain instances, Defendant Garcia would double- or triple-book herself on consumers' wedding days and then cancel on consumers at the last minute, sending a replacement photographer instead.

40. For example, the couple whose narrative is described in paragraph 28.C., *supra*, purchased wedding photography and videography services from Defendants. The couple paid a total of \$9,650 to have Defendant Garcia capture their wedding day; however, Defendants contracted with three other couples for events on that same date. Defendant Garcia notified the couple on their wedding day that she would not be attending and would have to send a replacement photographer.

41. The aforesaid methods, acts or practices constitute unfair methods of competition and unfair acts or practices in the conduct of trade or commerce prohibited by Section 201-3 of the Consumer Protection Law, as defined by Section 201-2 of said Law, including, but not limited to, the following:

- A. Section 201-2(4)(ii), causing likelihood of confusion or of misunderstanding as to the source, sponsorship, approval or certification of goods or services;
- B. Section 201-2(4)(iii), causing likelihood of confusion or of misunderstanding as to affiliation, connection or association with, or certification by, another;
- C. Section 201-2(4)(v), representing that goods or services have sponsorship, approval, characteristics, ingredients, uses, benefits or quantities that they do not have or that a person has sponsorship, approval, status, affiliation or connection that he does not have;
- D. Section 201-2(4)(ix), advertising goods or services with intent not to sell them as advertised; and

E. Section 201-2(4)(xxi), engaging in any other fraudulent or deceptive conduct which creates a likelihood of confusion or of misunderstanding.

73 P.S. §§ 201-3, and 201-2(4)(ii), (iii), (v), (ix), and (xxi).

42. At all times relevant hereto, the unlawful methods, acts and practices complained of have been willfully used by Defendants.

43. The Commonwealth believes that the citizens of the Commonwealth are suffering and will continue to suffer harm unless the acts and practices complained of herein are permanently enjoined.

WHEREFORE, Plaintiff respectfully requests that this Honorable Court issue an Order:

- A. Declaring Defendants' conduct as described in this Complaint to be in violation of the Consumer Protection Law;
- B. Permanently enjoining Defendants and its officers, agents, employees and all other persons acting on its behalf, directly or indirectly, from violating the Consumer Protection Law and any amendments thereto;
- C. Permanently enjoining Defendants from owning, operating, managing or otherwise controlling a business which markets, advertises or sells goods or services from a location in Pennsylvania and/or to consumers residing within Pennsylvania;
- D. Directing Defendants to make full restitution pursuant to Section 201-4.1 of the Consumer Protection Law to all consumers who have suffered losses as a result of the acts and practices alleged in this Complaint and any other acts or practices which violate the Consumer Protection Law;

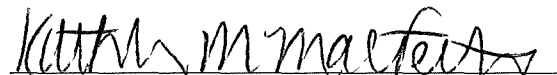
- E. Directing Defendants, pursuant to Section 201-8(b) of the Consumer Protection Law, to pay to the Commonwealth civil penalties of One Thousand and 00/100 Dollars (\$1,000.00) for each violation of the Consumer Protection Law, and Three Thousand and 00/100 Dollars (\$3,000.00) for each violation of the Consumer Protection Law involving consumers aged sixty (60) or older;
- F. Requiring Defendants to pay the Commonwealth's costs of its investigation and litigation of this matter, including but not limited to its attorney's fees, pursuant to Section 201-4.1 of the Consumer Protection Law and Section 1602-U of the Act of April 9, 1929 (P.L. 343), 72 P.S. § 1602-U; and
- G. Granting such other general, equitable and/or further relief as the Court deems just and proper.

Respectfully submitted,

COMMONWEALTH OF PENNSYLVANIA
DAVID W. SUNDAY, JR.
Attorney General

Date: 6/26/2026

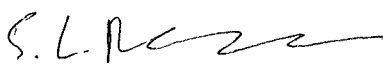
By:


Kathleen M. MacFeeters
Deputy Attorney General
Attorney I.D. #334030
Commonwealth of Pennsylvania
Office of Attorney General
1600 Arch Street, Third Floor
Philadelphia, Pennsylvania 19103
Telephone: 717-346-5055
Attorney for Plaintiff

VERIFICATION

I, Samuel Behrens, state that I am a Consumer Protection Agent with the Commonwealth of Pennsylvania, Office of Attorney General, Bureau of Consumer Protection and that I am authorized to make this Verification and that the statements made in the foregoing *Complaint* are true and correct to the best of my knowledge or information and belief. I understand that the statements made herein are made subject to the penalties of 18 Pa. C.S. § 4904, relating to unsworn falsification to authorities.

Date: 06/26/2026



Samuel Behrens
Consumer Protection Agent

Exhibit A

Contract

WEDDING PHOTOGRAPHY AGREEMENT

Wandering Stardust Collective

This Agreement is between

and

("Clients") and Wandering Stardust Collective ("Photographer") (collectively the "Parties"), for the purpose of Clients hiring Photographer for wedding photography services. This Agreement shall become effective upon the date of both Parties' signatures below.

PARTIES

Photographer

Wandering Stardust Collective

Christina@WanderingStardustCollective.com

(732)456-4064

www.WanderingStardustCollective.com

www.instagram.com/wanderingstardustcollective

Clients

Client Full Name.

Fiancé Full Name

Address.

Email(s)

+

Phone Number(s)

+

Instagram Handle(s).

+

PHOTOGRAPHY PACKAGE

Package and Price:

Editing Style

Hours of Coverage

Second Shooter

Engagement Session:

Additional Travel Fee.

Product.

Delivery of Online Web Gallery within twelve weeks

PAYMENT

Total Amount of Wedding Photography Services

Retainer Amount Due At Signing of this Agreement.

50% of the total due on TBD, in the amount of \$TBD

50% of the total due on TBD, in the amount of \$TBD

WEDDING EVENT

Wedding Event Date

Wedding Venue Name.

Wedding Venue Address:

TERMS AND CONDITIONS**1. Fees & Retainer**

Clients shall reserve the time and date of services by signing and returning this Agreement along with a non-refundable reservation retainer equal to [\$

]. No date is reserved until this Agreement is signed and the reservation retainer is received. The non-refundable reservation retainer is for booking out a full calendar day

on Photographer's schedule whereby no other clients can be served by Photographer. The balance due for the Photographer's services in the amount of \$ [] must be paid by Clients [30 days] prior to the wedding. This final payment shall account for all services provided by Photographer after booking including, but not limited to, photography, planning and communication, engagement session/bridal session, post-wedding editing, production services.

Any invoice not paid in full within [5] days of receipt will be charged a [\$75.00] late fee and will accrue an additional [1%] of the unpaid invoice amount every day thereafter. In the event Clients fail to remit payment as specified, Photographer shall have the right to immediately terminate this Agreement with no further obligation, retain any monies already paid as liquidated damages, and may not remit all final, edited photographs to Clients.

The fees in this Agreement are based on Photographer's current pricing at the time of booking. The price list is adjusted periodically, and future bookings will be charged at the prices in effect at the time.

2. Coverage

Wedding coverage starts when Photographer arrives, and the time ends when

hours have elapsed. Photographer will provide coverage for the dates, locations and continuous hours specified in this Agreement. Additional coverage hours may be added at a rate of [\$650] per hour by agreement prior to or on the wedding day, will be invoiced by Photographer, and must be paid in full before any photos or products are released to Clients. Client recognizes Wandering Stardust Collective is a team of people and will use an associate photographer if needed.

3. Cancellation by Clients

If for any reason Clients cancel this Agreement more than [30] days before the session or wedding date, Photographer shall keep the non-refundable retainer as liquidated damages and shall keep all other payments made by Clients up to the date of cancellation, but Clients will not be responsible for any remainder due. Notification of cancellation must be made in writing by Clients and sent via email, pursuant to the Notice provision. Confirmation of receipt of notification email must be obtained by Photographer. If Clients fail to supply Notice of cancellation as specified before the wedding date or cancels within [30] days of the wedding date, Clients shall be required to pay the full balance due.

4. Rescheduling by Clients

If for any reason Clients reschedule the wedding more than [30] days before the wedding date, *and* Photographer is able to rebook the original wedding date for the full fee under this Agreement or any amount above that fee, Clients will be allowed to transfer the reservation retainer and all other payments made by Clients up to the date of rescheduling to another date. Notification of rescheduling must be made in writing by Clients and sent via email, pursuant to the Notice provision. Confirmation of receipt of notification email must be obtained by Photographer. Credit may be applied *only* to wedding coverage within [one year (12 months)] of original date, provided Photographer is available. In the event Photographer is not able to rebook the original wedding date under this Agreement, Clients forfeit the retainer and all other payments made. If Clients fail to supply written rescheduling notification [30 days] before the wedding date, Clients forfeit the retainer and all other payments made *and* shall be required to pay the full balance due.

In the event Clients reschedule the wedding, Clients forfeit the retainer and all other payments made by Clients up to the date of rescheduling. Clients must book Photographer's services under a new contract and will be subject to Photographer's current pricing at that time.

5. Exclusive Photographer and Videography

Unless agreed upon in advance, Wandering Stardust Collective shall be the exclusive professional photographer retained for the event and reserves the right to terminate services if another professional photographer is present at the event. Photographer may bring assistants at its discretion. If Clients hire a professional videographer, Photographer will endeavor to work alongside Photographer to the best of its ability. Videographer may take still photos at the wedding but shall not post any still photos on its website, Facebook, Instagram or any other social media accounts until at least 8 weeks after the wedding. This is to ensure Wandering Stardust Collective is the exclusive professional photographer at the wedding. Wandering Stardust Collective will make every effort to inform the videographer of this clause, but it is also the responsibility of Clients to inform the videographer of this clause.

6. Image Processing, Retouching, and Edits

Photographer will only deliver high-resolution, edited .jpeg images to Clients and will not send original RAW files to Clients under any circumstance. Unless agreed upon prior to any editing work, high-resolution photos may contain a mixture of color, black and white, and selective color images.

Photographer only enhances photos through corrections to contrast, lighting, and color according to Photographer's artistic style as indicated in Section 10. Photographer does not change any inherent qualities of a person, as it is considered a "cosmetic edit". Any additional cosmetic edits will be [\$75.00] per photo if it is requested by the Client after seeing the delivered images and the edited images will not be released to Client until the invoice for additional edits is paid by Client. Cosmetic edits include, but are not limited to, removing unwanted facial hair, removing blemishes, removing wrinkles, removing unflattering parts of the body, changing hair color, changing shape of nose/eyes/body, adding in sky or clouds, glasses or accessories, shoes, etc. Clients must submit any cosmetic editing requests to Photographer within [30] days of delivery of final gallery, and thereafter no cosmetic changes will be allowed.

7. Poses and Selection of Delivered Images

Clients understand and agree that Photographer will use every reasonable effort to take requested pictures, but no specific pose or photograph can be promised due to the unique nature of wedding days and unforeseen circumstances. Any lists supplied by Clients will be used for organizational purposes only. Photographer reserves the right to edit and release only the images that are deemed professional in quality and within Photographer's standards. Such selection shall constitute all images that will be made available to Clients.

8. Delivery of Images and Online Galleries

Photographer will deliver final images to Clients within 12 weeks of event date through an online gallery. Photographer shall provide Clients with the following minimum number of photos: 150 photos for 4 hours of coverage, 200 photos for 8 hours of coverage, and 400 photos for 12 hours of coverage. Clients and Clients agents will be able to download the full gallery as well as individual photos onto a computer and/or smart phone

Clients images will be available in an online gallery to view and proof prior to ordering prints. Final edited proofs will be available for six (6) weeks after the date of the session. To unarchive any additional photos not included in the session price, a fee of \$250 will be incurred. Upon receipt of payment your gallery will be live for 30 days.

The online gallery and link will be available to Clients for 12 months. Clients are responsible for archiving all photos pursuant to Section 14.

Clients have the ability to purchase professional prints directly from Photographer's online gallery. Prices are as marked online at the time of purchase.

9. Posting on Social Media

If Clients or Clients' family and friends post a photograph on social media, they MUST CREDIT the Wandering Stardust Collective within the CAPTION.

+

To credit on Instagram, tag @WanderingStardustCollective.

To credit on Facebook, type "@Wandering Stardust Collective / www.WanderingStardustCollective.com".

All other platforms can link the Wandering Stardust Collective's website. www.WanderingStardustCollective.com

Clients and Clients' family and friends understand and agree to not edit the original photos by cropping, filtering or changing the coloring.

10. Artistic Style

Clients have spent a satisfactory amount of time reviewing Photographer's work and have a reasonable expectation that the images delivered will be in a similar manner and style as indicated on Photographer's website, social media, and galleries. Clients understand and agree that (1) Photography is a subjective art and Photographer has a unique vision, with an ever-evolving style and technique, (2) Photographer shall have final say regarding the aesthetic judgment and artistic quality of the images; (3) Dissatisfaction with aesthetic judgment or artistic ability are not valid reasons for termination of this Agreement or request of any monies returned.

11. Inclement Weather

If, in the opinion of the Photographer, inclement weather or other adverse conditions prevent the creation of a successful ceremony session to the artistic standards of Photographer, Photographer shall notify Clients within 4 hours of ceremony time and will inform Clients of the implications of shooting in light rain or inclement weather. In the event Clients do not elect to do an indoor ceremony, Photographer will try its best to shoot the outdoor ceremony to the best of its abilities but does not guarantee quality of images and will protect its photography equipment from rain, wind, and snow damage. Photographer is not responsible for photos it is unable to take due to weather implications and Clients agree to relieve and hold Photographer harmless for any lost photos due to weather.

12. Meals & Breaks

Clients shall supply Photographer and assistant(s) with a free meal during the regularly scheduled time of the dinner at the wedding event. Photographer prefers to eat when the wedding party eats, so that all other essential reception events are captured. Clients will relieve and hold Photographer harmless for any moments or events that may be missed during the mealtime. Clients shall also allow Photographer and/or assistant(s) a 10-minute break every 2 hours, if needed.

13. Model Release

This Agreement serves as a model release giving Wandering Stardust Collective the irrevocable right to use the photographs in all forms, in all media and in all manners, without any restriction as to changes or alterations, for advertising, trade, promotion, exhibition, or any other lawful purposes. Photographer can grant use of the images to third Parties and all compensation for use and credit for the images remain the property of Wandering Stardust Collective. Clients waive any right to inspect or approve the photograph(s), finished version(s) incorporating the photograph(s), or the use to which it may be applied, including written copy that may be created and appear in connection therewith. This release is binding on the Clients, their legal representatives, heirs, and assigns.

14. Photo Distribution and Archiving

Upon receipt of photos via online gallery, Clients accept all responsibility for archiving and protecting the Clients' photographs. Photographer keeps copies of edited .jpeg

images for approximately 365 days but does not permanently archive all image files. Photographer is not responsible for the life span of any digital media provided or for any future changes in digital technology or media readers that might result in an inability to read discs provided. It is Clients' responsibility to make sure that digital files are copied to new media and external hard drives as required. In the event Client asks Photographer to unarchive photos and reupload to an online gallery and the photos are still retrievable by Photographer, an additional unarchiving fee of \$500.00 will apply.

15. Reproduction

The limited, personal photo release grants Clients and Clients' agents, including family and friends, the right to reproduce the images provided for their personal use only and does not allow the photos to be altered, sold or published, including, but not limited to, entering into contests, or submitting to online blogs or publications, without the express written consent of Photographer. Clients and Clients' agents, including family and friends, further agree not to supply images to any third Parties or vendors without the express written consent of Photographer (including vendors associated with the wedding or album designers).

16. Photographer Copyright

All photographs taken by

Christina Garcia (d/b/a Wandering Stardust Collective) are its property, will remain its property, and are protected by United States Copyright Laws (USC Title 17). Clients hereby waive any claims for ownership, income, editorial control, and commercial use of the images. Violations of this federal law will be subject to its civil and criminal penalties.

17. Harassment

Clients shall ensure the appropriate behavior of all guests and other persons at the wedding event. In the event Photographer or any of its agents experience any inappropriate, threatening, hostile or offensive behavior from any guest or other person at the wedding event (including, but not limited to, unwelcome sexual advances and verbal or physical conduct of a sexual nature), Photographer will terminate coverage immediately and leave the event. Photographer shall be entitled to retain all monies paid and Clients agree to relieve and hold Photographer harmless as a result of incomplete photography coverage.

18. Safe Working Environment

Clients understand and agree that Photographer maintains a safe work environment at all times and complies with all health and safety laws, directives and rules and regulations. Clients further understand and agree that during the wedding event Clients and Clients' agents shall not carry weapons or firearms, be exposed to severe illness, or request the Photographer to do anything illegal or unsafe. Further, Photographer will not provide services in any location or area deemed to be unsafe in its sole discretion, including, but not limited to, areas affected by communicable diseases, quarantined areas, or other similar occurrences. In the event any of these circumstances arise, Photographer reserves the right to end service coverage immediately and/or leave the event. Photographer shall be entitled to retain all monies paid and Clients agree to relieve and hold Photographer harmless as a result of incomplete photography coverage.

19. Venue and Location Limitations

Photographer is limited by the rules and guidelines of the location(s) and site management. Clients agree to accept the technical results of the venue/location's imposition on Photographer. Negotiation with the officials for moderation of guidelines is the Clients' responsibility and Photographer will offer technical recommendations only.

20. Permits

Clients are responsible for researching, acquiring, and paying for all permits, licenses, and/or any other necessary permissions for all locations and countries where Photographer will be performing services. In the event Clients do not acquire required permits, licenses, and/or any other necessary permissions and a fine is imposed, Clients shall pay the fine and agree to relieve and hold Photographer harmless.

21. Travel Fees

If Outside of the Area (NJ, Philadelphia) Clients agree to pay Photographer a travel fee of \$100.00/\$0.58 per mile for travel extending beyond 30 miles and \$250.00/\$0.58 per mile for travel extending beyond 60 miles of the zip code of 19128.

22. Client's Responsibility to Secure Insurance

Clients understand and agree that it is their responsibility to acquire any and all travel, flight, and/or wedding event insurance to protect themselves from unforeseen events,

extreme weather, or extenuating circumstances beyond the Parties' control. Clients agree to indemnify and hold Photographer harmless for all such occurrences.

23. Communication

Photographer's office hours are Wednesday – Friday 9-7.

Photographer's primary source of communication is through text (732-456-4064) or email christina@wanderingstardustcollective.com.

Photographer will respond to Clients' emails within those office hours, and no more than 3 days after Clients email Photographer. Two days before the wedding date, Photographer will email Clients Photographer's phone number and Clients shall text and/or call Photographer if there are any issues related to the wedding photography that need to be resolved immediately.

24. Confirmation of Day-of Photography Schedule

Clients agree to confirm the day-of wedding event photography schedule one week prior to the event and to send the Photographer a copy of the invitation prior to the wedding. Notification of any changes in schedule or location must be made within 48 hours of wedding date. Changes can be made by phone with a follow-up email for documentation. *If email is sent by Clients, confirmation of receipt must be obtained by Photographer.*

25. Indemnification

Clients shall indemnify, release, discharge and hold harmless Photographer, its heirs, legal representatives, assigns, employees or any persons or corporations acting under permission or authority of the Photographer against any and all losses, damages, liabilities, deficiencies, claims, actions, judgments, settlements, interest, awards, penalties, fines, costs, or expenses of whatever kind, including professional fees and attorneys' fees, that are incurred by Photographer or awarded against Photographer in a final, non-appealable judgment, administrative proceeding, or any alternative dispute resolution proceeding, arising out of any third-party claim alleging:

(a) breach or non-fulfillment of any representation, warranty, or covenant under/representation or warranty in this Agreement,

(b) any negligent or more culpable act or omission of Clients or their agents (including any reckless or willful misconduct) in connection with the performance of its obligations under this Agreement;

(c) any bodily injury, death of any person, or damage to real or tangible personal property caused by the negligent or more culpable acts or omissions of Clients or their agents (including any reckless or willful misconduct);

(d) any failure by Clients to comply with any applicable federal, state, or local laws, regulations, or codes in the performance of its obligations under this Agreement, or

(e) the use of the likenesses of anyone captured in the images or any distortion, blurring or alteration that may occur or be produced in the taking, processing or reproduction of the photographs.

26. Maximum Damages

The sole remedy for any actions or claims shall be limited to a refund, the maximum amount not to exceed the total monies paid by Clients under this Agreement.

27. Limitation of Liability

If, during the event and/or before the image(s) are delivered to Clients, the media has been lost, stolen, or is unusable because of defect, damage, equipment malfunction, processing, or other technical error caused by Photographer or by forces outside the control of Photographer, Clients agree to relieve and hold Photographer harmless and will not impose any additional liability. Liability for a partial loss of photographs shall be prorated by Photographer based on the percentage of total.

Clients agree to relieve and hold Photographer harmless for any compromised coverage due to causes beyond Photographer's control including, but not limited to, wedding guests' smart phones/cameras or flash in photos, the lateness of a spouse, lateness of family members and wedding party members or other principles, videography obstruction, weather conditions, schedule complications, rendering of decorations, or restrictions of the venues or officiant. Clients further agree to relieve and hold Photographer harmless for existing backgrounds, obtrusive objects, or lighting conditions that may negatively impact or restrict the photography coverage.

In no event shall Photographer be liable under this Agreement to Clients or any other third party for consequential, indirect, incidental, special, exemplary, punitive, or

enhanced damages, arising out of, relating to, or in connection with any breach of this Agreement, regardless of (a) whether such damages were foreseeable, (b) whether or not Clients were advised of such damages, and (c) the legal or equitable theory (contract, tort, or otherwise) upon which the claim is based.

28. Force Majeure

No party shall be liable or responsible to the other party, nor be deemed to have defaulted under or breached this Agreement, for any failure or delay in fulfilling or performing any term of this Agreement (except for any obligations to make payments to the other party hereunder), when and to the extent such failure or delay is caused by or results from acts beyond the impacted party's ("Impacted Party") control, including, but not limited to, the following force majeure

events ("Force Majeure Events"): (a) acts of God; (b) a natural disaster (fires, explosions, earthquakes, hurricane, flooding, storms, explosions, infestations), epidemic, or pandemic, (c) war, invasion, hostilities (whether war is declared or not), terrorist threats or acts, riot or other civil unrest, (d) government order or law, (e) actions, embargoes or blockades in effect on or after the date of this Agreement, (f) action by any governmental authority; (g) national or regional emergency; (h) strikes, labor stoppages or slowdowns or other industrial disturbances, and (i) shortage of adequate power or transportation facilities. The Impacted Party shall give Notice within 5 days of the Force Majeure Event to the other party, stating the period of time the occurrence is expected to continue. The Impacted Party shall use diligent efforts to end the failure or delay and ensure the effects of such Force Majeure Event are minimized. The Impacted Party shall resume the performance of its obligations as soon as reasonably practicable after the removal of the cause. In the event that the Impacted Party's failure or delay remains uncured for a period of 15 days following Notice given by it, the other party may thereafter terminate this Agreement upon Notice. The retainer and all other payments made by Clients up to the date of Notice of a Force Majeure Event are non-refundable. In the event this Agreement is terminated due to the impossibility of the Impacted Party to cure its performance obligations, such payments shall be credited to Clients' account and must be used within 12 months from the date of Notice of the Force Majeure Event.

29. Cancellation of Services by Photographer

In the event Photographer determines, in its sole discretion, that it cannot or will not perform its obligations under this Agreement due to circumstances including, but not limited to, injury, illness, death of family member, pregnancy, military orders, religious obligations, or other personal emergencies, it will

- 1 Immediately give notice to Clients,
- 2 Attempt to find another competent professional to take its place with the mutual agreement of Clients,
- 3 If another competent professional is not available, Photographer will issue a refund or credit based on a reasonably accurate percentage of services rendered, and
- 4 Excuse Clients of any further performance and/or payment obligations under this Agreement

30. Sales Tax

Should any sale and/or use tax be imposed on any part of this Agreement, such tax shall be collected from Clients and remitted by Photographer. All sales tax will be included on invoices.

31. Entire Agreement

This is a binding Agreement that incorporates the entire understanding of the Parties, supersedes any other written or oral agreements between the Parties, and any modifications must be in writing, signed by all Parties, and physically attached to the original agreement.

32. Venue and Jurisdiction

This Agreement shall be governed by and construed in accordance with the laws of the State of Pennsylvania including all matters of construction, validity, performance, and enforcement and without giving effect to the principles of conflict of laws. The Parties agree that any dispute or lawsuit arising out of, or concerning, this Agreement shall be resolved exclusively in a federal or state court of competent jurisdiction located in Philadelphia, PA. The Parties assume responsibility for their own collection costs and legal fees incurred should enforcement of this Agreement should it become necessary.

33. Arbitration

Any and all disputes or disagreements arising between the Parties out of this Agreement upon which an amicable understanding cannot be reached, shall be decided by

arbitration in accordance with the procedural rules of the American Arbitration Association. The Parties agree to be bound by the decision of the arbitrator(s). The arbitration proceeding shall take place in Philadelphia, PA, unless another location is mutually agreed to by the Parties. The cost and expenses of the arbitrators shall be shared equally by the Parties. Each party shall be responsible for its own costs and expenses in presenting the dispute for arbitration.

34. Severability & No Waiver

In the event that any part of this Agreement is found to be invalid or unenforceable, the remainder of this Agreement shall remain valid and enforceable. Any failure by one or both Parties to enforce a provision of this Agreement shall not constitute a waiver of any other portion or provision of this Agreement.

35. Transfer

This Agreement cannot be transferred or assigned to any third party by either the Photographer or Clients without written consent of all Parties.

36. Headings

Headings and titles are provided in this Agreement for convenience only and will not be construed as part of this Agreement.

37. Notice

Parties shall provide effective notice ("Notice") to each other via email at the date and time which the Notice is sent.

Photographer's Email: christina@wanderingstardustcollective.com,

Clients' Email

38. Counterparts; Facsimile Signatures

A copy of this Agreement may be executed by each individual/entity separately, and when each has executed a copy thereof, such copies, taken together, shall be deemed to be a full and complete agreement between the Parties. The Parties agree that a facsimile copy (electronic copy) of this Agreement, which contains the Parties' signatures, may be used as the original.

Signatures

Each party has read, understands, and agrees to the terms and conditions of this Agreement.

Client 1

Printed Name:

Date

Client 2

Printed Name:

Date.

Wandering Stardust Collective

Printed Name

Date:

Exhibit B

WEDDING VIDEOGRAPHY AGREEMENT

Wandering Stardust Collective

This Agreement is between

and

("Clients") and Wandering Stardust Collective ("Videographer") (collectively the "Parties"), for the purpose of Clients hiring Videographer for wedding photography services. This Agreement shall become effective upon the date of both Parties' signatures below.

PARTIES

Videographer

Wandering Stardust Collective

ChrisVera@WanderingStardustCollective.com

(551)267-3201

www.WanderingStardustCollective.com

Clients

Client Full Name:

Fiancé Full Name

Email:

Address

Phone Number:

VIDEOGRAPHY PACKAGE

Package and Price

Editing Style

Package:

Hours of Coverage

Second Shooter

Additional Travel Fee:

Delivery of Online Web Gallery within sixteen weeks

PAYMENT

Total Amount of Wedding Videography Services.

Retainer Amount Due At Signing of this Agreement

Final Payment Due By

WEDDING EVENT

Wedding Event Date:

Wedding Venue Name

Wedding Venue Address.

TERMS AND CONDITIONS

1. Fees & Retainer

Clients shall reserve the time and date of services by signing and returning this Agreement along with a non-refundable reservation retainer equal to [\$

]. No date is reserved until this Agreement is signed and the reservation retainer is received. The non-refundable reservation retainer is for booking out a full calendar day on Videographer's schedule whereby no other clients can be served by Videographer. The balance due for the Videographer's services in the amount of \$] must be paid by Clients [30 days] prior to the wedding. This final payment shall account for all services provided by Videographer after booking including, but not limited to, videography, planning and communication, engagement session/bridal session, post-wedding editing, production services.

Any invoice not paid in full within [5] days of receipt will be charged a [\$75.00] late fee and will accrue an additional [1%] of the unpaid invoice amount every day thereafter. In the event Clients fail to remit payment as specified, Videographer shall have the right to immediately terminate this Agreement with no further obligation, retain any monies already paid as liquidated damages, and may not remit all final, edited photographs to Clients.

The fees in this Agreement are based on Videographer's current pricing at the time of booking. The price list is adjusted periodically, and future bookings will be charged at the prices in effect at the time

2. Coverage

Wedding coverage starts when Videographer arrives, and the time ends when

hours have elapsed. Videographer will provide coverage for the dates, locations and continuous hours specified in this Agreement. Additional coverage hours may be added at a rate of [\$650] per hour by agreement prior to or on the wedding day, will be invoiced by Videographer, and must be paid in full before any photos or products are released to Clients.

3. Cancellation by Clients

If for any reason Clients cancel this Agreement more than [30] days before the session or wedding date, Videographer shall keep the non-refundable retainer as liquidated damages and shall keep all other payments made by Clients up to the date of cancellation, but Clients will not be responsible for any remainder due. Notification of cancellation must be made in writing by Clients and sent via email, pursuant to the Notice provision. Confirmation of receipt of notification email must be obtained by Videographer. If Clients fail to supply Notice of cancellation as specified before the wedding date or cancels within [30] days of the wedding date, Clients shall be required to pay the full balance due.

4. Rescheduling by Clients

If for any reason Clients reschedule the wedding more than [30] days before the wedding date, *and* Videographer is able to rebook the original wedding date for the full fee under this Agreement or any amount above that fee, Clients will be allowed to transfer the reservation retainer and all other payments made by Clients up to the date of rescheduling to another date. Notification of rescheduling must be made in writing by Clients and sent via email, pursuant to the Notice provision. Confirmation of receipt of notification email must be obtained by Videographer. Credit may be applied *only* to wedding coverage within [one year (12 months)] of original date, provided Videographer is available. In the event Videographer is not able to rebook the original wedding date under this Agreement, Clients forfeit the retainer and all other payments made. If Clients fail to supply written rescheduling notification [30 days] before the wedding date, Clients forfeit the retainer and all other payments made *and* shall be required to pay the full balance due

In the event Clients reschedule the wedding, Clients forfeit the retainer and all other payments made by Clients up to the date of rescheduling. Clients must book Videographer's services under a new contract and will be subject to Videographer's current pricing at that time.

5. Exclusive Videography

Unless agreed upon in advance, Wandering Stardust Collective shall be the exclusive professional videographer retained for the event and reserves the right to terminate services if another professional videographer is present at the event. Videographer may bring assistants at its discretion.

6. Video Processing, Retouching, and Edits

Videographer will only deliver high-resolution, edited video to Clients and will not send original RAW files to Clients under any circumstance. Unless agreed upon prior to any editing work, high-resolution video may contain a mixture of color, black and white, and selective color compositions.

Videographer only enhances video through corrections to contrast, lighting, and color according to Videographer's artistic style as indicated in Section 10. Clients must submit any editing requests to Videographer within [30] days of delivery of final film, and thereafter no changes will be allowed after the second edited version.

7. Poses and Selection of Delivered Footage

Clients understand and agree that Videographer will use every reasonable effort to take requested clips, but no specific pose or clip can be promised due to the unique nature of wedding days and unforeseen circumstances. Any lists supplied by Clients will be used for organizational purposes only. Videographer reserves the right to edit and release only the film that are deemed professional in quality and within Videographer's standards. Such selection shall constitute all images that will be made available to Clients.

8. Delivery of Film

For Video, Wandering Stardust Collective will deliver a videos in a Google Drive link.

9. Posting on Social Media

If Clients or Clients' family and friends post a photograph on social media, they MUST CREDIT the Wandering Stardust Collective within the CAPTION. we also love being added as a collaborator!

+

To credit on Instagram (please tag both), tag @WanderingStardustCollective + @Chris.WanderingStardust

To credit on Facebook, type "@Wandering Stardust Collective / www.WanderingStardustCollective.com".

All other platforms can link the Wandering Stardust Collective's website. www.WanderingStardustCollective.com

Clients and Clients' family and friends understand and agree to not edit the original photos by cropping, filtering or changing the coloring.

10. Artistic Style

Clients have spent a satisfactory amount of time reviewing Videographer's work and have a reasonable expectation that the images delivered will be in a similar manner and style as indicated on Videographer's website, social media, and galleries. Clients understand and agree that (1) Videography is a subjective art and Videographer has a unique vision, with an ever-evolving style and technique; (2) Videographer shall have final say regarding the aesthetic judgment and artistic quality of the film, (3) Dissatisfaction with aesthetic judgment or artistic ability are not valid reasons for termination of this Agreement or request of any monies returned.

11. Inclement Weather

If, in the opinion of the Videographer, inclement weather or other adverse conditions prevent the creation of a successful ceremony session to the artistic standards of Videographer, Videographer shall notify Clients within 4 hours of ceremony time and will inform Clients of the implications of shooting in light rain or inclement weather. In the event Clients do not elect to do an indoor ceremony, Videographer will try its best to shoot the outdoor ceremony to the best of its abilities but does not guarantee quality of images and will protect its videography equipment from rain, wind, and snow damage. Videographer is not responsible for film it is unable to take due to weather implications

and Clients agree to relieve and hold Videographer harmless for any lost film due to weather.

12. Meals & Breaks

Clients shall supply Videographer and assistant(s) with a free meal during the regularly scheduled time of the dinner at the wedding event. Videographer prefers to eat when the wedding party eats, so that all other essential reception events are captured. Clients will relieve and hold Videographer harmless for any moments or events that may be missed during the mealtime. Clients shall also allow Videographer and/or assistant(s) a 10-minute break every 2 hours, if needed.

13. Model Release

This Agreement serves as a model release giving Wandering Stardust Collective the irrevocable right to use the photographs in all forms, in all media and in all manners, without any restriction as to changes or alterations, for advertising, trade, promotion, exhibition, or any other lawful purposes. Videographer can grant use of the images to third Parties and all compensation for use and credit for the images remain the property of Wandering Stardust Collective. Clients waive any right to inspect or approve the film, finished version(s) incorporating the film, or the use to which it may be applied, including written copy that may be created and appear in connection therewith. This release is binding on the Clients, their legal representatives, heirs, and assigns.

14. Video Distribution and Archiving

Upon receipt of film via online download, Clients accept all responsibility for archiving and protecting the Clients' film. Videographer keeps copies of edited film images for approximately 365 days but does not permanently archive all raw footage files. Videographer is not responsible for the life span of any digital media provided or for any future changes in digital technology or media readers that might result in an inability to read discs provided. It is Clients' responsibility to make sure that digital files are copied to new media and external hard drives as required. In the event Client asks Videographer to unarchive photos and reupload to them online and the film are still retrievable by Videographer, an additional unarchiving fee of \$500.00 will apply.

15. Reproduction

The limited, personal footage release grants Clients and Clients' agents, including family and friends, the right to reproduce the images provided for their personal use only and does not allow the film to be altered, sold or published, including, but not limited to, entering into contests, or submitting to online blogs or publications, without the express written consent of Videographer. Clients and Clients' agents, including family and friends, further agree not to supply images to any third Parties or vendors without the express written consent of Videographer (including vendors associated with the wedding or album designers).

16. Videographer Copyright

All video taken by

Chris Vera (d/b/a Wandering Stardust Collective) are its property, will remain its property, and are protected by United States Copyright Laws (USC Title 17). Clients hereby waive any claims for ownership, income, editorial control, and commercial use of the footage. Violations of this federal law will be subject to its civil and criminal penalties.

17. Harassment

Clients shall ensure the appropriate behavior of all guests and other persons at the wedding event. In the event Videographer or any of its agents experience any inappropriate, threatening, hostile or offensive behavior from any guest or other person at the wedding event (including, but not limited to, unwelcome sexual advances and verbal or physical conduct of a sexual nature), Videographer will terminate coverage immediately and leave the event. Videographer shall be entitled to retain all monies paid and Clients agree to relieve and hold Videographer harmless as a result of incomplete footage coverage.

18. Safe Working Environment

Clients understand and agree that Videographer maintains a safe work environment at all times and complies with all health and safety laws, directives and rules and regulations. Clients further understand and agree that during the wedding event Clients and Clients' agents shall not carry weapons or firearms, be exposed to severe illness, or request the Videographer to do anything illegal or unsafe. Further, Videographer will not provide services in any location or area deemed to be unsafe in its sole discretion,

including, but not limited to, areas affected by communicable diseases, quarantined areas, or other similar occurrences. In the event any of these circumstances arise, Videographer reserves the right to end service coverage immediately and/or leave the event. Videographer shall be entitled to retain all monies paid and Clients agree to relieve and hold Videographer harmless as a result of incomplete photography coverage.

19. Venue and Location Limitations

Videographer is limited by the rules and guidelines of the location(s) and site management. Clients agree to accept the technical results of the venue/location's imposition on Videographer. Negotiation with the officials for moderation of guidelines is the Clients' responsibility and Videographer will offer technical recommendations only.

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Clients are responsible for researching, acquiring, and paying for all permits, licenses, and/or any other necessary permissions for all locations and countries where Videographer will be performing services. In the event Clients do not acquire required permits, licenses, and/or any other necessary permissions and a fine is imposed, Clients shall pay the fine and agree to relieve and hold Videographer harmless.

21. Travel Fees

Clients agree to pay Videographer a travel fee of \$100.00/\$0.58 per mile for travel extending beyond 30 miles and \$250.00/\$0.58 per mile for travel extending beyond 60 miles of the zip code of 07305.

22. Client's Responsibility to Secure Insurance

Clients understand and agree that it is their responsibility to acquire any and all travel, flight, and/or wedding event insurance to protect themselves from unforeseen events, extreme weather, or extenuating circumstances beyond the Parties' control. Clients agree to indemnify and hold Videographer harmless for all such occurrences.

23. Communication

Wandering Stardust Collective's office hours are Wednesday – Friday 9-7. Videographer's primary source of communication is through its email chrisvera@wanderingstardustcollective.com. Videographer will respond to Clients'

emails within those office hours, and no more than 3 days after Clients email Videographer. Two days before the wedding date, Videographer will email Clients Videographer's phone number and Clients shall text and/or call Videographer if there are any issues related to the wedding videography that need to be resolved immediately.

24. Confirmation of Day-of Photography Schedule

Clients agree to confirm the day-of wedding event photography schedule one week prior to the event and to send the Videographer a copy of the invitation prior to the wedding. Notification of any changes in schedule or location must be made within 48 hours of wedding date. Changes can be made by phone with a follow-up email for documentation. If email is sent by Clients, confirmation of receipt must be obtained by Videographer.

25. Indemnification

Clients shall indemnify, release, discharge and hold harmless Videographer, its heirs, legal representatives, assigns, employees or any persons or corporations acting under permission or authority of the Videographer against any and all losses, damages, liabilities, deficiencies, claims, actions, judgments, settlements, interest, awards, penalties, fines, costs, or expenses of whatever kind, including professional fees and attorneys' fees, that are incurred by Videographer or awarded against Videographer in a final, non-appealable judgment, administrative proceeding, or any alternative dispute resolution proceeding, arising out of any third-party claim alleging

- (a) breach or non-fulfillment of any representation, warranty, or covenant under/representation or warranty in this Agreement,
- (b) any negligent or more culpable act or omission of Clients or their agents (including any reckless or willful misconduct) in connection with the performance of its obligations under this Agreement,
- (c) any bodily injury, death of any person, or damage to real or tangible personal property caused by the negligent or more culpable acts or omissions of Clients or their agents (including any reckless or willful misconduct),
- (d) any failure by Clients to comply with any applicable federal, state, or local laws, regulations, or codes in the performance of its obligations under this Agreement, or

(e) the use of the likenesses of anyone captured in the images or any distortion, blurring or alteration that may occur or be produced in the taking, processing or reproduction of the photographs.

26. Maximum Damages

The sole remedy for any actions or claims shall be limited to a refund, the maximum amount not to exceed the total monies paid by Clients under this Agreement.

27. Limitation of Liability

If, during the event and/or before the image(s) are delivered to Clients, the media has been lost, stolen, or is unusable because of defect, damage, equipment malfunction, processing, or other technical error caused by Videographer or by forces outside the control of Videographer, Clients agree to relieve and hold Videographer harmless and will not impose any additional liability. Liability for a partial loss of photographs shall be prorated by Videographer based on the percentage of total.

Clients agree to relieve and hold Videographer harmless for any compromised coverage due to causes beyond Videographer's control including, but not limited to, wedding guests' smart phones/cameras or flash in photos, the lateness of a spouse, lateness of family members and wedding party members or other principles, videography obstruction, weather conditions, schedule complications, rendering of decorations, or restrictions of the venues or officiant. Clients further agree to relieve and hold Videographer harmless for existing backgrounds, obtrusive objects, or lighting conditions that may negatively impact or restrict the photography coverage.

In no event shall Videographer be liable under this Agreement to Clients or any other third party for consequential, indirect, incidental, special, exemplary, punitive, or enhanced damages, arising out of, relating to, or in connection with any breach of this Agreement, regardless of (a) whether such damages were foreseeable, (b) whether or not Clients were advised of such damages, and (c) the legal or equitable theory (contract, tort, or otherwise) upon which the claim is based.

28. Force Majeure

No party shall be liable or responsible to the other party, nor be deemed to have defaulted under or breached this Agreement, for any failure or delay in fulfilling or performing any term of this Agreement (except for any obligations to make payments to

the other party hereunder), when and to the extent such failure or delay is caused by or results from acts beyond the impacted party's ("Impacted Party") control, including, but not limited to, the following force majeure

events ("Force Majeure Events"): (a) acts of God, (b) a natural disaster (fires, explosions, earthquakes, hurricane, flooding, storms, explosions, infestations), epidemic, or pandemic, (c) war, invasion, hostilities (whether war is declared or not), terrorist threats or acts, riot or other civil unrest, (d) government order or law, (e) actions, embargoes or blockades in effect on or after the date of this Agreement, (f) action by any governmental authority, (g) national or regional emergency, (h) strikes, labor stoppages or slowdowns or other industrial disturbances, and (i) shortage of adequate power or transportation facilities. The Impacted Party shall give Notice within 5 days of the Force Majeure Event to the other party, stating the period of time the occurrence is expected to continue. The Impacted Party shall use diligent efforts to end the failure or delay and ensure the effects of such Force Majeure Event are minimized. The Impacted Party shall resume the performance of its obligations as soon as reasonably practicable after the removal of the cause. In the event that the Impacted Party's failure or delay remains uncured for a period of 15 days following Notice given by it, the other party may thereafter terminate this Agreement upon Notice. The retainer and all other payments made by Clients up to the date of Notice of a Force Majeure Event are non-refundable. In the event this Agreement is terminated due to the impossibility of the Impacted Party to cure its performance obligations, such payments shall be credited to Clients' account and must be used within 12 months from the date of Notice of the Force Majeure Event.

29. Cancellation of Services by Videographer

In the event Videographer determines, in its sole discretion, that it cannot or will not perform its obligations under this Agreement due to circumstances including, but not limited to, injury, illness, death of family member, pregnancy, military orders, religious obligations, or other personal emergencies, it will

1. Immediately give notice to Clients,
2. Attempt to find another competent professional to take its place with the mutual agreement of Clients,

- 3 If another competent professional is not available or Clients do not agree to transfer of obligations to said alternate professional, Videographer will issue a refund or credit based on a reasonably accurate percentage of services rendered, and
- 4 Excuse Clients of any further performance and/or payment obligations under this Agreement.

30. Sales Tax

Should any sale and/or use tax be imposed on any part of this Agreement, such tax shall be collected from Clients and remitted by Videographer. All sales tax will be included on invoices.

31. Entire Agreement

This is a binding Agreement that incorporates the entire understanding of the Parties, supersedes any other written or oral agreements between the Parties, and any modifications must be in writing, signed by all Parties, and physically attached to the original agreement.

32. Venue and Jurisdiction

This Agreement shall be governed by and construed in accordance with the laws of the State of New Jersey including all matters of construction, validity, performance, and enforcement and without giving effect to the principles of conflict of laws. The Parties agree that any dispute or lawsuit arising out of, or concerning, this Agreement shall be resolved exclusively in a federal or state court of competent jurisdiction located in Monmouth County, NJ. The Parties assume responsibility for their own collection costs and legal fees incurred should enforcement of this Agreement should it become necessary.

33. Arbitration

Any and all disputes or disagreements rising between the Parties out of this Agreement upon which an amicable understanding cannot be reached, shall be decided by arbitration in accordance with the procedural rules of the American Arbitration Association. The Parties agree to be bound by the decision of the arbitrator(s). The arbitration proceeding shall take place in Monmouth County, NJ, unless another location

is mutually agreed to by the Parties. The cost and expenses of the arbitrators shall be shared equally by the Parties. Each party shall be responsible for its own costs and expenses in presenting the dispute for arbitration.

34. Severability & No Waiver

In the event that any part of this Agreement is found to be invalid or unenforceable, the remainder of this Agreement shall remain valid and enforceable. Any failure by one or both Parties to enforce a provision of this Agreement shall not constitute a waiver of any other portion or provision of this Agreement.

35. Transfer

This Agreement cannot be transferred or assigned to any third party by either the Videographer or Clients without written consent of all Parties.

36. Headings

Headings and titles are provided in this Agreement for convenience only and will not be construed as part of this Agreement.

37. Notice

Parties shall provide effective notice ("Notice") to each other via email at the date and time which the Notice is sent **Videographer's Email:**

chrisvera@wanderingstardustcollective.com **AND**

christina@wanderingstardustcollective.com];

Clients' Email:

38. Counterparts; Facsimile Signatures

A copy of this Agreement may be executed by each individual/entity separately, and when each has executed a copy thereof, such copies, taken together, shall be deemed to be a full and complete agreement between the Parties. The Parties agree that a facsimile copy (electronic copy) of this Agreement, which contains the Parties' signatures, may be used as the original.

Signatures

Each party has read, understands, and agrees to the terms and conditions of this Agreement

Client 1

Printed Name:

Date

Client 2

Printed Name:

Date:

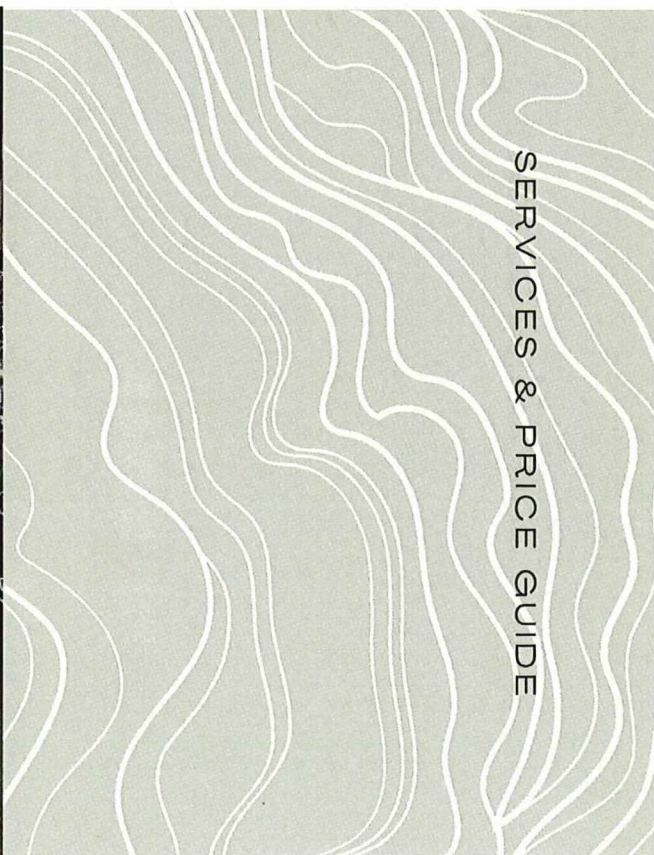
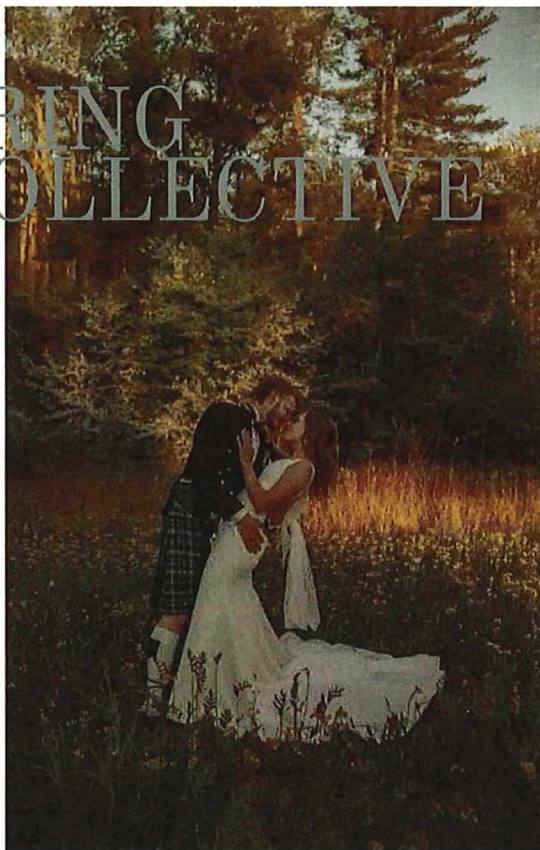
Wandering Stardust Collective

Printed Name

Date

Exhibit C

PHOTOGRAPHY BY
**THE WANDERING
STARDUST COLLECTIVE**



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01 INTRODUCTION

ABOUT CHRISTINA

02 EDITING STYLES

HEIRLOOM - TIMELESS

03 SLIDING SCALE

FOR THOSE WHO NEED IT

04 SERVICES GUIDE

THE TEAM

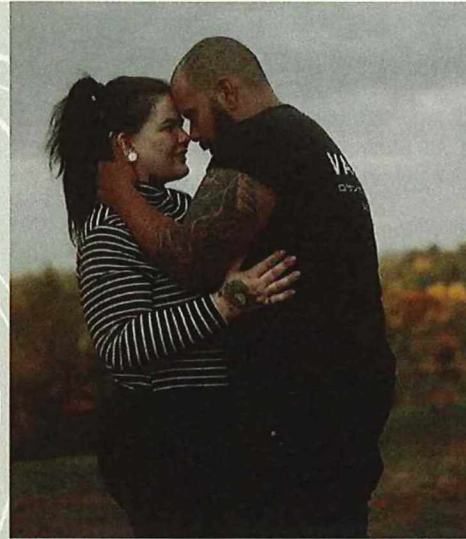
05 PRICE GUIDE

WEDDINGS - VIDEO - PORTRAITS - BOUDOIR

06 CONTACT US

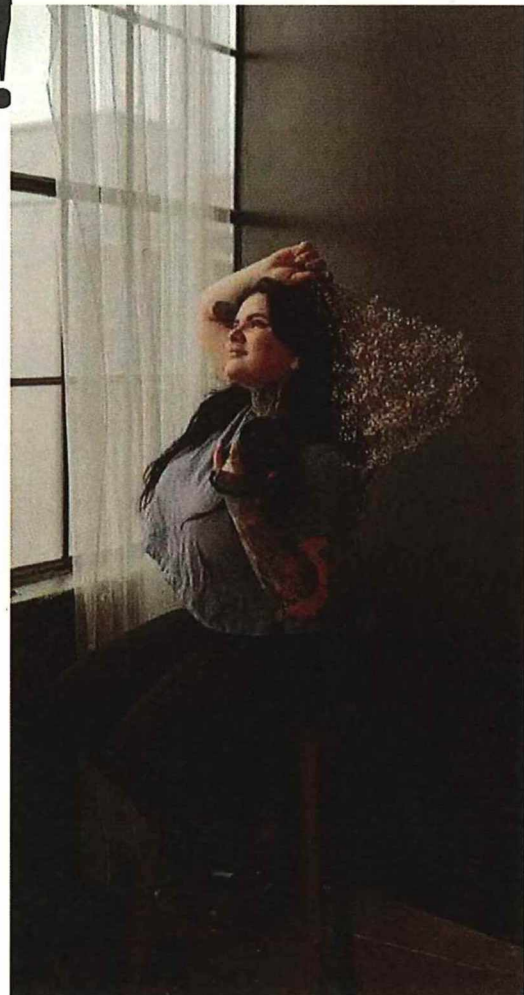
STAY CONNECTED





HOWDY!

I'm Christina - but my friends call me Chrissy. I'm a wedding and boudoir photographer on a mission to empower all of my clients. I want nothing more than to photograph you authentically so when you look back on them you can truly feel that moment. Working with me looks like lots of laughter, a few silly prompts and, a fully guided experience that still makes sure you shine through. I keep every shoot fun and funky with candid shots and documentary-style images of your entire special day. From secret glances to silly faces, I capture your connection - there's no shortage of personality pics around here.



EDITING STYLES

HEIRLOOM

My Heirloom editing style is perfect for the folks who love that film inspired vibe. It's moody and warm, it feels like looking through old Polaroids in your parents basement. Dripping with nostalgia, a slight grain, some desaturation and some hazy softness.



Engagement



Boudoir



Wedding



EDITING STYLES

TIMELESS

My Timeless editing style is for the bold. It's a luxe photography style that is true to color with a bold impact that feels like dancing under the stars, singing in the rain and, laughing to fill the silence. You can expect rich colors with a velvety feel.



Engagement



Boudoir



Wedding

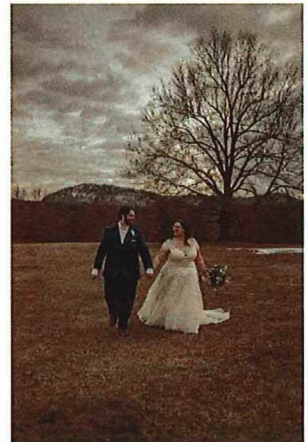


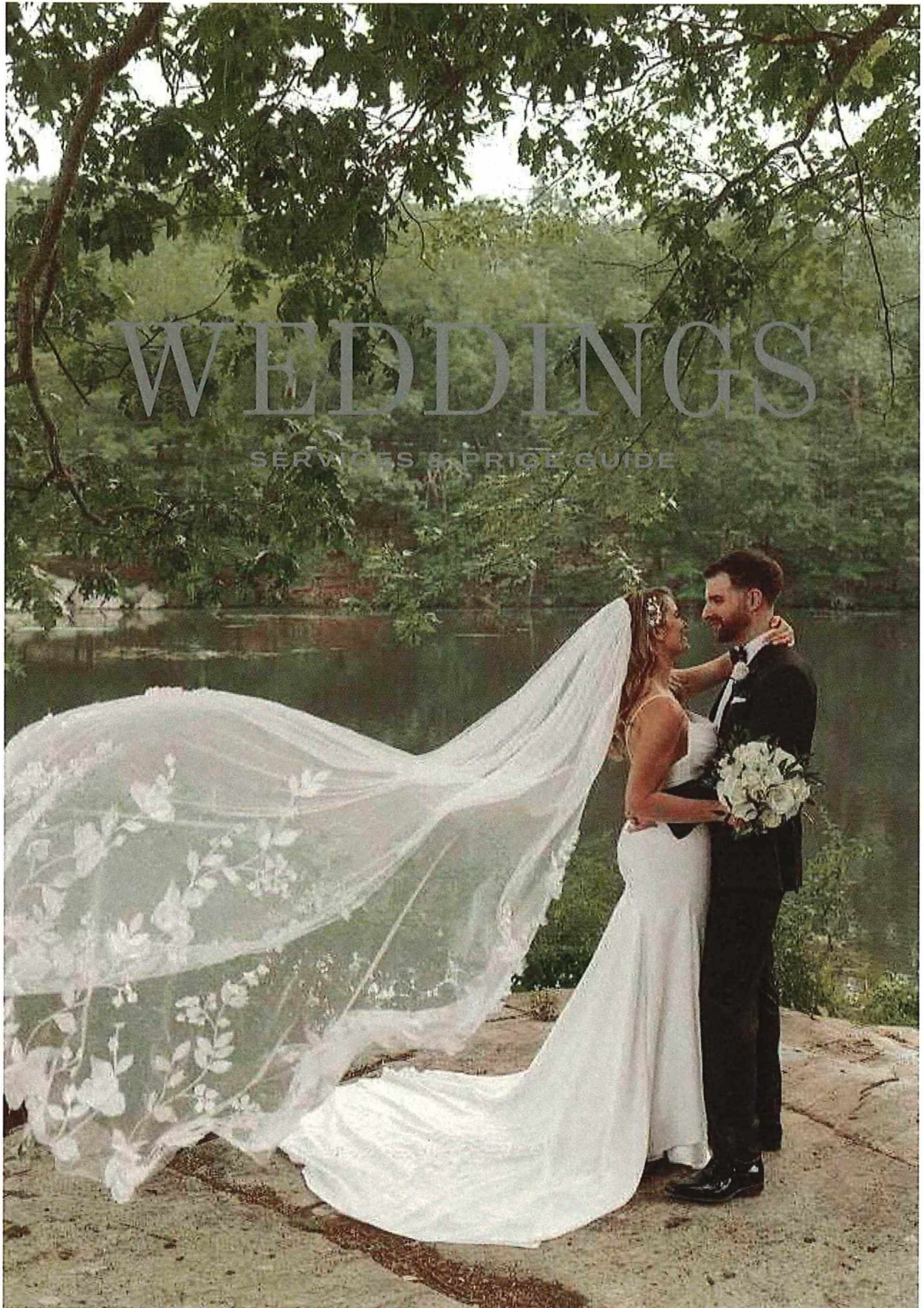
SLIDING SCALE

We use this information to determine your discounts or whether you qualify for sliding scale pricing. Whenever you pay full rates, you are paying my highly experienced team a thriving wage and providing me with the financial stability to offer pro bono and sliding scale services to those in financial distress.

These service discounts are ONLY for those without wealth, income, or financial safety nets.

If you have a budget in mind, please fill out the sliding scale portion of the inquiry form so I can see how I can best serve your needs.





WEDDINGS

SERVICES & PRICE GUIDE

PRICING

6 HR

\$4,000

8 HR

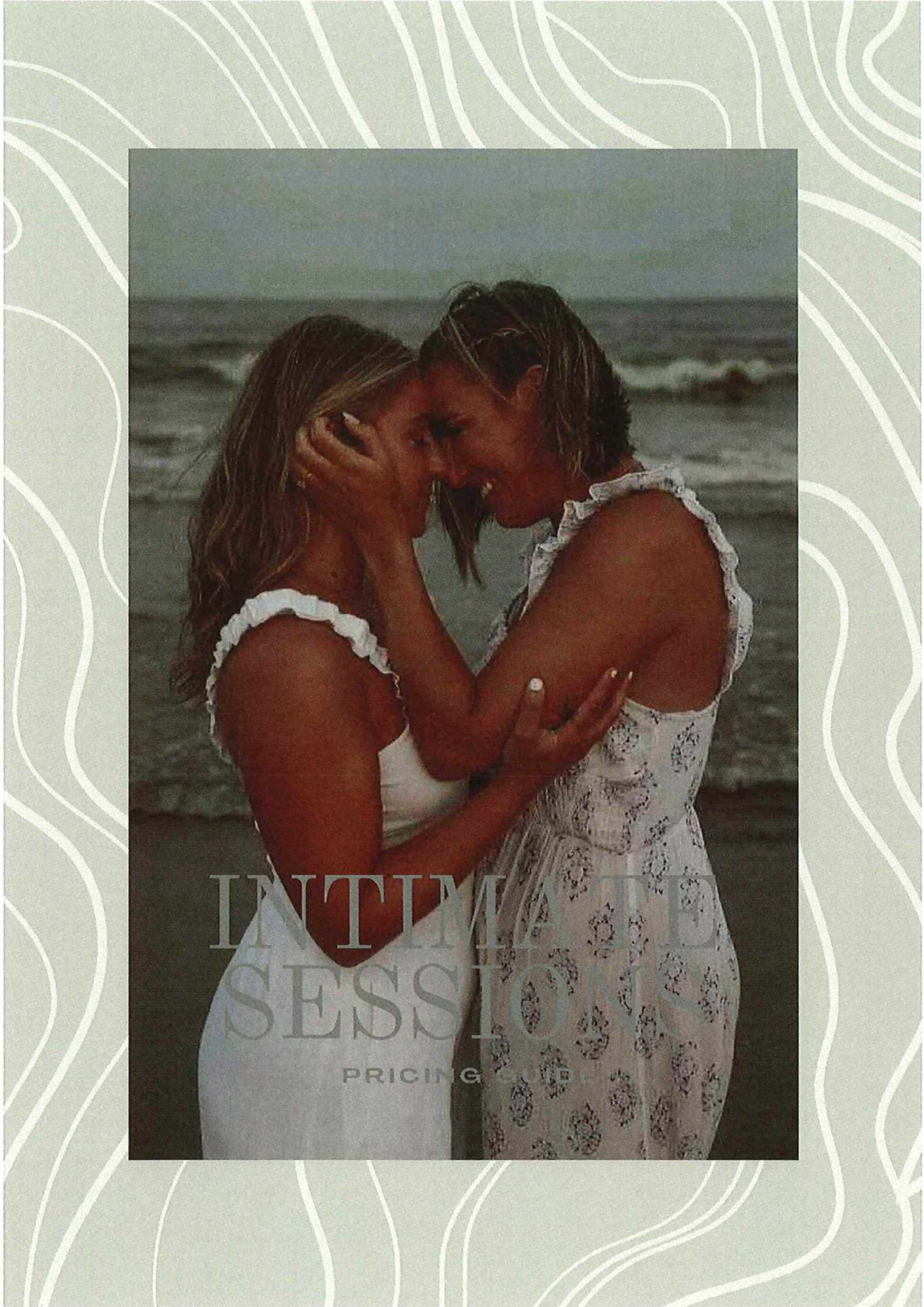
\$5,000

10 HR

\$6,000

ADD ONS

SECOND SHOOTER	\$650
VIDEOGRAPHY 8 hours of coverage, 3-5 minute highlight, 60 second teaser and full copy of the ceremony	\$4000
DOCUMENTARY PACKAGE ADD ON Think of a professionally edited home video	\$1500
CONTENT CREATION 8 hours of coverage, 2 minute highlight, 2 insta reels + all video taken during the day	\$1100



PRICING

\$650

INTIMATE SESSIONS

engagement + couples sessions
maternity + newborn sessions

\$550

PORTRAITS

Personal and professional individual portraits.

\$2999

BOUDOIR

Couples or individual boudoir



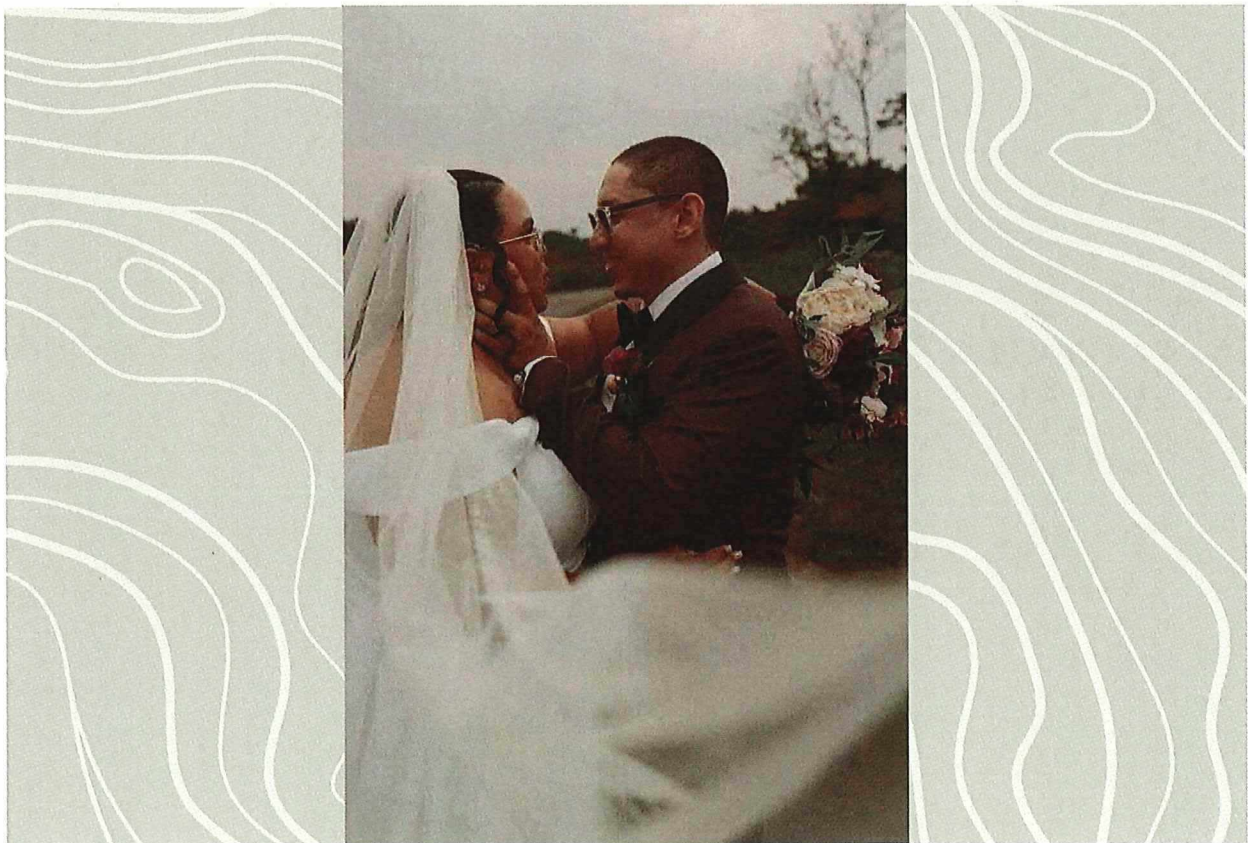


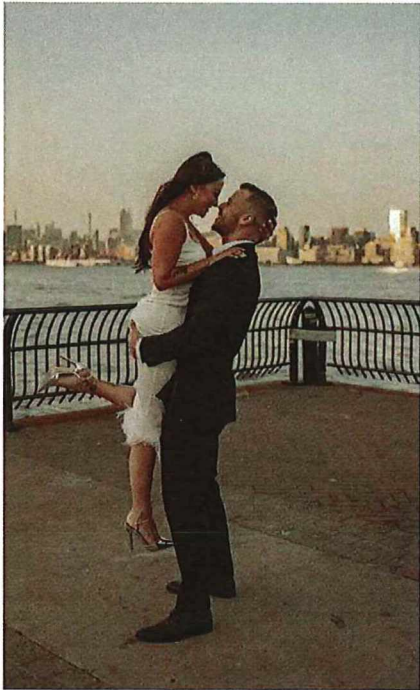
TESTIMONIAL

WE ARE SO HAPPY WE CHOSE
CHRISTINA AS OUR WEDDING
PHOTOGRAPHER!

We also did a couples boudoir shoot
with her which was fire 🔥 she is so
much fun to work with and her
photography is classy but artsy as well.
She was so professional and helpful
throughout the whole process, we were
never out of the loop! I would
recommend her over and over 100

Emma & Jas





READY TO BOOK?

LET'S GET STARTED



[Wedding Inquiry Form](#)

[Couple's Inquiry Form](#)

[Boudoir Inquiry Form](#)

[Maternity Inquiry Form](#)

THANK YOU

STAY CONNECTED



@WANDERINGSTARDUSTCOLLECTIVE
WWW.WANDERINGDTARDUSTCOLLECTIVE.COM

