

## ADDITIONAL COSTS & DELIVERY PRICING

Additional Installation and Dismantle is calculated for Full Service Weddings as one set price based on selections, event flips, number of crew members/florists needed, and upcycling as one set rate for your convenience & budget management

Hilton Head & Bluffton valid to Callawassie Island \$55.00 in / \$55.00 out

Beaufort & Savannah \$75.00 in / \$75.00 out

Beaufort Surrounding Islands & Tybee Island \$95.00 in / \$95.00 out

\*custom rates for travel outside of these areas\*

## **Contract of Services-**

AGREED FEE FOR SERVICES RENDERED. Carolina Weddings will provide all of the materials necessary for successful completion of this project (see attached invoice).

If dismantlement is any time range out of 10AM-9PM, 7 days a week, we require a starting rate of \$300.00 dismantle fee. This can be decided closer to the event and depends on venue timelines and availability.

MANNER OF PAYMENT. CW requires a 50% non-refundable deposit of \$0.00 at the time of contract. This deposit reserves services provided by CW for the date of XXXXX, 2022 as outlined herein. The remainder becomes due and owing one (1) week prior to the date of wedding. The full and total amount shall be due on XXXXX, 2022. In the event of cancellation for any reason, any payments made under this contract may be applied toward a future event, less expenses or cost incurred based on availability. For this Event, Meeting Dynamics, Inc. accepts: credit cards with a 3% fee including: American Express, Master Card, Visa, Discover via Quickbooks Payment Link. Alternatively, payment may be made: check by mail or in person for no fee.

INDEMNIFICATION. (Client) agrees to indemnify and hold MD harmless against any claims, action or injury resulting from use of the equipment as outlined herein. MD shall have no liability for failure to perform obligations herein where such failure is a direct result of strikes, government orders, acts of God or conditions beyond control of both parties.

FORCE MAJEURE: If acts of God or governmental authorities, natural disasters, work stoppages, labor strikes or unrest, or any other conditions beyond a party's reasonable control make it illegal or reasonably impossible for such party to perform its obligations under this Agreement, such party may postpone and use any payment made in a different manner than its original intended use within our company services. This Agreement is valid upon written notice to the other party without liability. Should either party terminate the contract under this provision, both parties will not be held liable for any future payments under this contract up to 7 days prior to the event date.

FLORAL PRICING, ARTISTIC CHOICE, & DEADLINES (CW) Reserves the right to substitute floral choices and make decisions based off of availability, season, and acts of god out of our power with the client's desired color palette and style in mind. Floral orders are made 3 weeks prior to the event date, no subtractions can be made after this mark, but additions are welcome up to a week prior. All other costs listed above are fixed pricing besides fresh floral selections. Fresh Floral Pricing is subject to change until 8 weeks prior to the event date due to price fluctuations. While it is rare that pricing changes, there is a small margin where it may occur.

GOVERNING LAWS. This agreement shall be governed by the laws of the State of South Carolina.

ENTIRE AGREEMENT. This agreement represents the entire agreement of the parties hereto, and any representations or promises not contained herein shall not be binding

From: Carolina Weddings & Events LLC

For: Client Name Here

By:	For:	
Signature:	Signature:	
Date:	Date:	
	*This contract is sent via PANDAD	OC*