

Strike a Pose PEI

EVENT AGREEMENT TERMS & CONDITIONS

This Event Agreement (“Agreement”) is made between **Strike a Pose PEI** (“Company”) and the undersigned client () for photo booth rental and related services. This is a legally binding contract. Any changes must be made in writing and signed by both parties.

Client Name		Event Date	
Venue & Address			
Service Hours		Total Package Cost	\$ CAD
Deposit/Retainer	\$200.00 CAD	Remaining Balance	\$ CAD

1. SERVICE PERIOD & RUNTIME

The Company will provide photo booth services during the agreed rental hours. The booth will be up and running for at least 80% of that time. Brief breaks may happen for routine things like changing printer paper, adjusting the camera, or restarting software.

2. RETAINER & PAYMENT TERMS

- A non-refundable retainer of \$200 is due at the time of booking to lock in your event date.
- The remaining balance must be paid in full at least seven (7) days before the event.
- No services will be provided until your balance is paid in full.
- Any extra hours requested during the event will be billed at our current overtime rate of \$175.

3. CHANGES & CANCELLATIONS

- If you need to change your date or location, you must ask at least 30 days before the event. Changes depend on our availability.
- If we aren't available for your new date, it will be treated as a cancellation, and the \$200 retainer will not be refunded.
- Cancellations made more than 30 days before the event will get a refund of any money paid minus the \$200 retainer.

- Cancellations made within 30 days of the event are completely non-refundable, and any remaining balance is still due.

4. PARKING & VENUE ACCESS

- The Client agrees to provide a safe parking space for the Company's vehicle as close to the venue entrance as possible.
- If the venue requires parking permits or passes, the Client must hand them to the Company before the event.
- The Client must make sure we have clear, unblocked paths to bring our equipment in for setup and teardown.

5. PHOTO BOOTH SPACE & POWER SETUP

- **Space Needed:** A level area of at least 10 feet by 10 feet, with a ceiling height of at least 8 feet. If setup is outdoors, it must be completely sheltered from rain, wind, and direct sunlight.
- **Power:** One standard, grounded 110V electrical outlet used only for the photo booth, located within 10 feet of our setup.

6. INTERNET & WI-FI ACCESS

- For instant digital sharing (texting, emailing, or social media uploads), the Client must provide access to a reliable Wi-Fi or internet connection.
- If the venue's internet is slow or drops, sharing features will be delayed. The booth will save your guests' pictures and send them automatically once we are back online.
- Internet connection issues at the venue do not entitle the Client to a refund.

7. ONLINE GALLERY & DIGITAL DELIVERY

- The Client will receive a link to download all digital images from the event. The link will stay active for **30 days**. After that, saving the files is your responsibility.

8. PRINT TEMPLATES & CUSTOM DESIGNS

We will design a custom 2x6 print or digital layout template based on your theme, colors, and logos. This includes the initial design plus up to three (3) rounds of revisions. Any extra changes after that will cost a flat fee of \$50.

9. PHOTO USE & MODEL RELEASE

By signing this contract, the Client allows the Company to use images from the event for marketing and promotions (like our website or social media). If any guests do not want their photos used, they just need to

tell our attendant on-site. The Client agrees to inform their guests of this rule and handles any image rights claims from guests.

10. EQUIPMENT DAMAGE RESPONSIBILITY

The Client is financially responsible for any loss, theft, or damage to our equipment (booth, camera, computer, Ipad, props, backdrops, etc.) caused by event guests, venue staff, or other vendors. Repair or replacement costs will be billed directly to the Client.

11. FORCE MAJEURE (UNFORESEEN EVENTS)

The Company is not responsible for delays or cancellations caused by things outside our control, such as natural disasters, extreme weather, fires, power outages, pandemics, venue closures, or sudden severe illness. If this happens, our liability is limited to a refund of the money you have paid us.

12. LIMITATION OF LIABILITY

The Company is not responsible for any indirect or accidental damages. The maximum amount of money the Company could ever owe the Client for a breach of contract is strictly limited to the total amount the Client paid under this agreement.

13. GOVERNING LAW & DISPUTE RESOLUTION

Before taking any legal action, both parties agree to try and solve any disagreement informally. If that fails, disputes will go to mediation. This contract is governed entirely by the laws of the **Province of Prince Edward Island (PEI)**.

14. FINAL TERMS

This is the entire agreement between both parties. No verbal promises apply. The Client agrees that all sales are final outside of the specific cancellation rules listed in Section 3.

By signing below, both parties agree to follow all the terms and conditions in this contract.

Authorized Company Representative
Print Name: _____
Date Signed: _____

Primary Client Signature
Print Name: _____
Date Signed: _____