

LIABILITY RELEASE FORM

EXCLUSIVITY: Client understands and agrees that he or she has hired Jake Ryan Creations (“JRC”) exclusive of any other service provider. To provide a high level of satisfaction and quality of service, no other service providers, other than any assistant or third party that JRC hires to complete the Services outlined in this agreement, are permitted to provide the same or similar services or products, paid or unpaid, at the locations and dates specified in this agreement.

MODEL RELEASE: The undersigned hereby grants JRC the absolute and irrevocable right and permission, in respect to the photographs, video tapes, motion pictures, recordings, or any other media (hereinafter collectively known as “Imagery”) that JRC has taken of me or my property, or minors in my care, or in which I may be included with others, to copyright the same, in JRC’s own name or otherwise, to use, re-use, publish, re-publish, post, display, in printed form, or in any and all media now or hereafter known, and for any legitimate purpose whatsoever. I hereby grant to JRC the right to use and publish images and photographs taken at my photography session to further promote its service, including portfolio, print, web site, display, advertisement, and editorial use. JRC agrees to limit the use of the imagery to promotional and advertising uses only. JRC may revoke this license at any time and for any reason. JRC retains all copyrights to the images and derivative works thereof. If applicable JRC agrees to only use first names of minors, and will leave any Social Media "tagging" up to the parents unless requested.

COPYRIGHT AND REPRODUCTION The client agrees that all copyrights and/or intellectual property rights for all media recorded at the session shall be held exclusively by Jake Ryan Creations. The client will receive imagery via online gallery and may access at their discretion as well as purchase professional prints and items from JRC. The client may also post images online and to social media (i.e. Facebook, Instagram, etc.) but must note Jake Ryan Creations as the photographer and include a tag where feasible. The client is encouraged to back up their images upon receiving them. Your purchase of the original files releases JRC from any liability due to loss or damage of the images, and also releases JRC from any obligation to maintain copies of any digital file, image, or photograph. The client may not sell, distribute, or take credit for any of the photos taken by Jake Ryan Creations. JRC highly recommends that any photographs be printed through JRC’s professional shop via online access at www.jakeryancreations/zenfolio.com. If client prefers to print through a low-quality printer, JRC is not responsible for client being displeased with those printed products.

WAIVER OF LIABILITY RELEASE By agreeing to a creative session with Jake Ryan Creations, client hereby waives, releases, and discharges JRC and all its affiliates, from any and all liability, including but not limited to, liability arising from the negligence or fault of the entities or persons released, for death, disability, personal injury, property damage, property theft, or actions of any kind which may hereafter occur to client or client’s family including traveling to and from the session. JRC is not responsible for any injuries inflicted upon any participating parties. Client(s) will be responsible for their children and for themselves and release photographer from any claims against their person or their business. Client swears that each person is participating voluntarily in the said photography session and forfeit all rights to take legal action against Jake Ryan Ayulo or Jake Ryan Creations for any reason. JRC is not responsible for uncooperative parties. It is understood that the behavior of children is unpredictable, however, photographer is not liable if children do not cooperate during sessions.

CANCELLATION, RESCHEDULING OF SERVICES OR NO-SHOW CLIENT: If Client desires to cancel Services, reschedule Services, or if it becomes impossible for JRC to render Services due to force majeure events, the fault of the Client or parties related to Client, such as failure to occur or failure of one or more essential parties to the show up in a timely manner, Client shall provide notice to JRC as soon as possible via the notice provisions detailed in this agreement. JRC has no obligation to attempt to re-book further Services to fill the void created by Client’s cancellation, rescheduling, no-show or if it becomes impossible for JRC to provide the Services due to the fault of Client (or parties related to Client), and JRC will not be obligated to refund any monies Client has previously paid towards the Total Cost. Client is not relieved of any payment obligations for cancelled Services, rescheduled Services, failing to show up for the, or should it become impossible for JRC to provide the services due to the fault of Client (or parties related to Client) unless the Parties otherwise agree in writing.

Print Name: _____ Date: _____

Signature: _____