

E Vogue I Do

TERMS OF AGREEMENT

- 1) The officiant fee is \$500.00 for your ceremony. An additional fee of 0.00 has been added for mileage. Your total fee is \$500.00 plus tax.
- 2) If the wedding date is more than 30 days, a non-refundable deposit of the fee in the amount of \$75.00 must be received when the parties acknowledge acceptance and return this agreement. The agreement is to be emailed to the officiant, thereby acknowledging receipt. Deposit will be paid via Square invoice.
- 2) If the wedding date is within 30 days or less, the total amount of \$300.00 must be received when the parties acknowledge acceptance and return this agreement. The agreement is to be emailed to the officiant, thereby acknowledging receipt. Balance will be paid via Square invoice.
- 3) The wedding date, location, time and ceremony will be agreed upon by the client. The Officiant will stay after the wedding ceremony to obtain witness signatures (if needed).
- 4) In the event of an emergency, if the Officiant is unable to personally conduct the ceremony, he/she will act with due diligence in attempting to locate a replacement Officiant. However, if he/she is unable to locate such a replacement, clients understand that they may have a friend or family member read the written ceremony so the form of the wedding day can be preserved. In this case, Officiant, Rev. Shyme will help the couple complete the legal requirements to properly solemnize the wedding as soon after this informal wedding day as is reasonably possible.
- 5) The parties hereby agree to resolve any claims and disputes arising under or relating to this agreement (including those regarding the payment of fees) by binding arbitration in the state of Texas, applying Texas law. An award of arbitration may be confirmed in a court of competent jurisdiction.
- 6) If you have paid a deposit, any remaining balance of the fee is due via invoice 48 hours before the ceremony date, as requested by the client.

Wedding Couple Responsibilities:

- 1) All wedding planning matters not specifically described in this agreement will be the responsibility of the wedding couple. (The Officiant is only responsible for those matters specifically addressed herein.)
- 2) The client must obtain their marriage license in accordance with Texas law and agree to provide this license to the Officiant on or before the day of the wedding. Marriage licenses are valid for 90 days from the date of issuance; please check with the County Clerk/Recorder for updated information.

3) The client agrees to provide a properly prepared license and understand that changing any writing on the license (whiting out, erasing, striking through or copying over) may result in a rejected filing. Additional fees will apply if the bride and groom are unable to provide a properly prepared marriage license to the Officiant.

4) The client agreed to allow photos and videos taken at the wedding to be used on E Vogue website and other social media platforms.

Date:

Electronic Client Signature (BRIDE):

Electronic Client Signature (GROOM):

Date:

Electronic Officiant Signature: Ebony Lewis
(Rev.Shyme)