

DRONE COVERAGE CLAUSE SAMPLE

This sample is provided for informational purposes only and is not, nor should it be considered, legal advice. For advice on your specific situation or relating to any legal issue or concern, you should consult with a licensed attorney in your state.

Client has requested and Studio has agreed to provide drone photography coverage as part of this Agreement. Studio warrants that the drone operator shall have proper FAA Part 107 Certification. Client understands and accepts that drone photography coverage is subject to Federal Aviation Administration Regulations Part 107 and that Studio is obligated to abide by those provisions which may limit or otherwise restrict the drone coverage available for the event. This includes, but is not limited to, drones being restricted to daylight operation and certain types of airspace.

In the event the drone photography coverage contemplated by this Agreement is completely unavailable due to FAA Regulations (including the FAA's failure to waive or Studio's failure to obtain a waiver of any regulation), the drone operator's determination that weather or other conditions make drone usage unsafe, or for any other reason; Studio's liability shall be limited to the return of those funds specifically designated for the drone coverage under this Agreement. If a portion of the drone coverage is unavailable, Studio's liability shall be limited to a pro-rata portion of the funds specifically designated for the drone coverage under this Agreement equivalent to the percentage of lost drone coverage.

The portion of this Agreement specifically designated for drone coverage is \$ _____.