



(309) 536-2188

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## WAIVER OF LIABILITY RELEASE

By agreeing to a location and/or studio photography session with Lori A. Seals Photography & Boutique (hereinafter called Photographer), Client hereby waives, discharges, and agrees not to hold liable Photographer and all its affiliates, employees/contract workers, family, and next of kin (hereinafter called Photographer, et al.) from any and all claims and causes of action that Client or Client's representatives have or may have in the future for negligence or fault for, but not limited to, death, disability, personal injury, property damage, property theft, or actions of any kind which may hereafter occur to Client, Client's family, or any participating parties of the Client (hereinafter called Client, et al.), including all those that may occur during travel to and from the photography session. Photographer, et al. undertake no direct legal or financial responsibility for any injuries inflicted upon Client, et al. before, during or after a photography session or appointment.

*\*\*Photography sessions include all appointments held at physical business address (200 N 2<sup>nd</sup> St., Monmouth, IL) and/or at any other location outside of physical business address.\*\**

Client is aware that there is a risk of danger, bodily harm, injury, emotional stress, or death as a result of Client, et al.'s participation in a photography session. Said risks can arise from walking, hiking, standing and posing in potentially precarious locations, tripping or falling on location or in-studio, head injuries involving large studio equipment, and/or any other potential risks not limited to this list.

Client will be solely responsible for Client's own personal well-being as well as the well-being of any and all children and other participating parties, and Client forever releases Photographer, et al. from any claims against their person or their business. Client agrees that Client, et al. do not possess any medical ailments, physical limitations, and/or mental disabilities that will affect their ability to participate in a photography session. Client is 100% liable for all medical expenses incurred as a result of any injury or property damage during Client, et al.'s participation in a photography session.

Client agrees that each person is participating voluntarily in the photography session and forfeits all rights to bring a suit against Photographer, et al. for any reason. Client also agrees that, by signing this contract, Client has read and understood it in its entirety, and has also read and understood Photographer's studio policies, found at <http://loriasealsphotography.com/studio-policies>.

Client agrees that this release, waiver, and indemnity agreement is intended to be as broad and inclusive as is permitted by the laws of the State where these activities are conducted, and if any part thereof is held invalid, it is agreed that the balance shall continue in full force and effect. In the event that any one or more of the provisions of this agreement shall be held to be invalid, illegal, unenforceable or in conflict with the law according to the jurisdiction of the state of Illinois, the remaining portions will not be invalidated, and shall remain in full force and effect.

The signing of this contract will constitute the understanding that Client has read and has voluntarily signed this agreement, and Client further agrees that no oral representations, statements, or inducements apart from the foregoing written agreements have been made.

\_\_\_\_\_  
CLIENT SIGNATURE

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DATE