

Please submit this completed form to CoastalWeddingsPensacola@gmail.com by the designated deadline.

If you have any questions, please reach out to the Coastal Weddings team at (850) 475-8296 or CoastalWeddingsPensacola@gmail.com.

CONTACT INFORMATION

BUSINESS NAME:	
CONTACT NAME:	
ADDRESS:	
CITY/STATE/ ZIP:	
PHONE:	
EMAIL:	

We are grateful for your participation in our magazine and events! We are committed to supporting & uplifting your business with elevated events and impactful publications. We can't wait to work with you and create meaningful connections with engaged couples. Cheers!

EVENT REGISTRATION

(Or In Kind Decor)

COASTAL WEDDINGS EXPO, PENSACOLA January 5, 2025 Ilam - 3pm Pensacola Bay Center Registration due on December 6, 2024
 ■ INDOOR BOOTH \$675 Located inside the Bay Center Arena 10ft wide x 8ft deep I table, 2 chairs Pipe & drape
OUTDOOR BOOTH \$675 Located outside at the entrance of the Bay Center Outdoor booths are typically conducive for food/beverage trucks, rental car services, and mobile experiences
DOUBLE BOOTH \$1275 2 conjoining indoor booths (20ft x 8ft) OR I indoor booth and I outdoor booth
 □ PREMIER BOOTH \$875 Located inside the Bay Center Arena Located on a corner or endcap of a row or aisle 10ft wide x 8ft deep I table, 2 chairs Pipe & drape
SPONSORSHIP PACKAGES:
CHAMPAGNE TOAST SPONSOR \$600 Champagne for brides/grooms
BAG SPONSOR \$1000 Logo on bag
GRAND ENTRANCE SPONSOR \$1000 (Or In Kind Decor)
■ STAGE DECOR SPONSOR \$1000

MAGAZINE REGISTRATION

SPRING 2025

QUARTER PAGE \$450 Vertical orientation only 3.75" w x 4.875" h
HALF PAGE \$800 Vertical orientation 3.75" w x 9.75" h
HALF PAGE \$800 Horizontal orientation 7.625" w x 4.875" h
FULL PAGE \$1400 8.375" w x 10.875" h Plus 1/8" bleed
DOUBLE PAGE SPREAD \$2500 2 full pages 8.375" w x 10.875" h
PREMIER PAGES: INSIDE FRONT COVER, PAGE 2 \$2600 PAGE 3 \$2100 PAGE 4 \$1600 LAST PAGE \$2000 INSIDE BACK COVER \$2400 BACK COVER \$2600
ADVERTISEMENT CREATION SERVICE \$150 Please provide business information, logo, colors, photos.

SUBMISSION REQUIREMENTS:

- Submission of digital files only; PDF file is preferred.
- Minimum of 300 dpi.
- All images should be CMYK.
- All photographs should be high resolution .jpeg or .tif files.
- Ads created in Microsoft Word, Publisher, PowerPoint or any word processing program cannot be accepted due to quality/resolution.
- For the Spring 2025 issue (debuted at January Expo), files must be emailed to CoastalWeddingsPensacola@gmail.com by December 2, 2024 (if more time is needed please let us know.)

COASTAL WEDDINGS ADVERTISING AGREEMENT

PURPOSE OF THE AGREEMENT

Client wishes to hire Provider to provide services relating to Client's Advertising as detailed in this Agreement. Provider has agreed to provide such services according to the terms of this Agreement. All copy submitted shall be subject to Provider's approval and Client is to have the privilege of seeing a proof.

TERMS

Cost, Fees and Payment

Cost. The total cost ("Total Cost") for all Services is due in full by designated deadline.

Limit of Liability

Maximum Damages. Client agrees that the maximum amount of damages he or she is entitled to in any claim relating to this Agreement or Services provided in this Agreement are not to exceed the Total Cost of Services provided by Provider.

Indemnification. Client agrees to indemnify, defend and hold harmless Provider and its affiliates, employees, agents and independent contractors for any injury, property damage, liability, claim or other cause of action arising out of or related to Services and/or product(s) Provider provides to Client.

Cancellation. Client can cancel registration and receive a full refund of payment if written notice of cancellation is received before the designated deadline. Any cancellation after the designated deadline is not entitled to any refund.

Force Majeure. Notwithstanding the above, either party may choose to be excused of any further performance obligations in the event of a disastrous occurrence outside the control of either party, such as, but not limited to: A natural disaster (fires, explosions, earthquakes, hurricane, flooding, storms or infestation); or War, Invasion, Act of Foreign Enemies, Embargo, or other Hostility (whether declared or not); or Any hazardous situation created outside the control of either party such as a riot, disorder, nuclear leak or explosion, or act or threat of terrorism.

Failure to Perform Services. In the event Provider cannot or will not perform its obligations in any or all parts of this Agreement, it (or a responsible party) will: Immediately give Notice to Client via the Notice provisions detailed in this Agreement; and Issue a refund or credit based on a reasonably accurate percentage of Services rendered; and Excuse Client of any further performance and/or payment obligations in this Agreement.

Appropriate Conduct/Safe Working Environment.

The Client(s) expressly agree(s) to take best efforts to provide [Provider] and Provider's staff with a safe and appropriate professional relationship. In the event of circumstances deemed to present a threat or implied threat of injury or unprofessional, harassing language or behavior to [Provider] staff, venue staff, event attendees, and other clients, [Provider] will make reasonable efforts to notify the Client(s). If the Client(s) is/are able to respond to the threatening situation in a reasonable amount of time, [Provider] shall resume work in accordance with the original terms of this Agreement. If the inappropriate behavior continues, the Client(s) will agree to relieve and hold [Provider] harmless as a result of incomplete services under this Agreement, or for a lapse in the quality of the [Provider's]work. The Client(s) shall be responsible for payment in full, regardless of whether the situation is resolved or whether [Provider] resumes work detailed in this Agreement.

General Provisions

Governing Law. The laws of Florida govern all matters arising out of or relating to this Agreement, including torts. Severability. If any portion of this Agreement is deemed to be illegal or unenforceable, the remaining provisions of this Agreement remain in full force.

Merger. This Agreement constitutes the final, exclusive agreement between the parties relating to the Advertising and Services contained in this Agreement. All earlier and contemporaneous negotiations and agreements between the parties on the matters contained in this Agreement are expressly merged into and superseded by this Agreement.

Amendment. The parties may amend this Agreement only by the parties' written consent via proper notice.

		Coastal
Signature	Date	WFDDINGS