



Contract to Provide Wedding Services in Italy

This is a legally binding instrument

Wedding Services Contract ("Contract") made as of the Effective Date by and between the undersigned Parties (Customer) and CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS Srl. Customer has solicited CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS Srl and desires for CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS Srl to provide Customer with the Services listed below. In consideration of the mutual benefits of the covenants and restrictions herein, Customer and CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS Srl agree to the following:

§ A – Definitions – used in this contract and all future correspondence

1. Date of Issue: Date CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL issues this Contract to Customer for its services at a predetermined price in Euro.
Price is valid for fourteen (14) days from the Date of Issue.
2. Effective Date: Date Customer signs this Contract with CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL and the Parties are then bound by this agreement. Also referred to as Date of Contract Acceptance.
3. Wedding Services: Finding and reserving the wedding location and all suppliers for a specified date; coordinating any additional services.
4. Wedding Program: Detailed list of services sent after Customer has made selection emailed to Customer approximately two weeks before wedding date.
5. Customer: Refers to all Customers if more than one is involved.
6. Parties: Refers to both the Customer & CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL at the same time.
7. Venues: Villas, castles, locations or businesses that provides a place or a service for Customer.
8. Vendors: The people of the venues that provide services to Customer.
9. Contract: The entire seven pages of this electronic document to which the Parties are contractually bound.
Contract is divided into eight sections (§) from A to H.
10. Contract Amount: The amount indicated in section F under 2a in the box shaded blue green on right.
11. Rescheduling: When Customer asks to change the date of the wedding within the accepted time.
12. Signatures: Appear on page five, but the Parties are bound by the information from page one to seven.

§ B – Terms

1. CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL will provide Customer with services in a timely and professional manner given foreseeable circumstances.
2. Customer understands, accepts and is satisfied with the services described in this Contract.
3. If for whatever reason either bride or groom, or both, or if CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL fails to sign this Contract; bride and groom shall both still be bound to Contract after payment is received by CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS . The initial payment made by Customer shall be deemed unqualified acceptance by both bride and groom of all the terms and conditions in this Contract.
4. CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL reserves the right at its sole discretion, acting in good faith, to decline to accept or to require any individual to withdraw from receiving or participating in any of its services should CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL deem it necessary.

ChocoWeddings by Choco Events&Travels Srl
Via Assisi, 51 – 06089 Torgiano (PG) Tel. 075. 9880496 Fax. 075.7823269
E-mail: info@chocoweddings.com www.chocoweddings.com
P.IVA e C.F. 0309260549 REA 261342



5. CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL will publish pictures of the weddings only further written authorization by the couple.
6. Failure of any Party to insist upon or enforce its rights hereto shall not constitute a waiver thereof of other rights.
7. If a provision of this Contract is rendered invalid the remaining provisions shall remain in full force and effect.
8. Time is of the essence in each and every provision of this Contract.
9. This Contract cannot be modified or amended except when done so in writing with the signatures of both Parties.
10. This seven page Contract constitutes the final agreement between the Parties and supersedes all other verbal or written discussions, understandings and agreements.
11. In the event that legal proceedings must be commenced all notices, requests, consents, and other communications hereunder shall be in writing delivered by recognized overnight courier service such as Federal Express or mailed by first class registered or certified mail, return receipt requested, postage prepaid to the addresses indicated in Contract.
12. This Contract shall be governed by and construed exclusively in accordance with the Italian laws. Customer unconditionally submits to the jurisdiction (both personal and subject matter) of the Italian Court. Customer unreservedly waives any objections to the venue of such court.
13. Should there be a variance between a later printed version of Contract and original electronic one, that is sent to Customer, this original electronic version shall be deemed to be the correct Contract and the one in effect.
14. The Parties do not intend to create in any individual or entity the status of third Party beneficiary, and this contract shall not be construed so as to create such status. The rights, duties and obligations contained in this Contract shall operate only between the Parties. The provisions herein included are intended only to assist the Parties in determining and performing their obligations. The Parties intend and expressly agree that only the bride and groom signatory to this Contract as indicated in the printed area on page five along with CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL shall have any legal or equitable right to seek to enforce this Contract or seek any remedy arising out of a Party's performance or failure to perform any term or condition of this Contract or to bring action for the breach of this Contract.
15. Titles, colours and other formatting in this Contract are for reference only and shall not be used to construe the language of this Contract.
16. CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL will coordinate during the planning and the on-site assistance ONLY the services booked through CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL. In case Customer will ask to CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL to coordinate services booked by own the coordination work will be quoted accordingly and a separate fee will be applied.



§ C – Liability

1. Should any unpredictable event occur, CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL or others working with CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL may need to change Wedding Program.
2. CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL will apprise Customer of changes and minimize any additional costs that might be incurred by Customer as a result of these changes.
3. Should CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL make an error in its Wedding Services or Wedding Program or Itinerary, CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL will make every reasonable effort to correct such error as soon as possible and inform Customer in a timely manner.
4. CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL is not the agent of or act on behalf of any of the Venues or Vendors it hires. CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL is an independent Italian company sub-contracting certain services to other people, companies or subcontractors so that the latter can provide specific services to CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS 's Customers in other locations.
5. All Venues and Vendors CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL hires are independently owned and operated by others in foreign countries. CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL shall not be liable for problems arising from or associated with Customer's use of these Venues or Vendors even though these were first contacted by CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS . Some of the problems that could occur would include, but not be limited to: automobile and other accidents, any kind of personal injury or mishap, food allergies or poisoning and other health hazards, property damage, delays, inconveniences or irregularities due to wrongful, negligent or arbitrary acts or omissions. Customer agrees to hold CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL blameless and assumes full responsibility for themselves as well as all of their invitees if any kind of problem should occur to Customer or invitees. CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL declares itself unable to predict or protect Customer and invitees from the occurrence of the above described situations. CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL is simply making arrangements and reservations on behalf of Customer on the basis of the availability of the vendors and venues.
6. CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL shall not be liable for indirect, special, consequential, multiple or punitive damages resulting out of, or related to CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS 's performance under this Contract, whether grounded in Tort, Contract, Civil Law or Criminal Law.
7. Customer shall defend, indemnify and hold CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL harmless, including, but not limited to, its owners, officers, directors, employees, coordinators, consultants, agents, and subcontractors, against any liability arising from events or changes outside CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS 's control, or a claim by any third Party against CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL arising from, or related to, Customer's use of CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS 's services.
8. In the event CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL institutes legal action against Customer for the breach of any term found herein, Customer shall be required to reimburse CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL for its attorney's fees and all costs incurred.
9. This Contract is binding upon and inures to the benefit of the Parties hereto, and their respective heirs, devisees, personal representatives, successors, and assigns.
10. Notwithstanding any provision contained in this contract or any situation that might occur with or between Customer and CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL (and those associated with CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS), CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS 's maximum liability shall not exceed Contract Amount indicated in this very same document under section F 2a..



§ D – Payments

1. Customer agrees to make payments on or before the scheduled due dates, and accepts cancellation, rescheduling, return check, re-invoicing and refund policies indicated in this Contract.
2. CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL will not be required to provide services to Customer unless all payments have been paid in full by due dates.
3. Customer is responsible for verifying that its bank, or other institution used to make payments, does not deduct any fees from money bank is wiring to CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS . Customer is responsible for errors, delays, losses or any other problems related to its own bank delivering or crediting funds to CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS .
4. If all payments have not been received by CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS , from Customer, twenty-one days before wedding, CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL may elect to cancel all Wedding Services.
5. If for whatever reason wedding is cancelled Customer shall be responsible to pay reinstatement fee if Customer desires to proceed with wedding and assuming CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL is able to do so.
6. In the very unlikely event that a wedding hall and/or other service provider should increase their fees with out warning, such increase will be passed on to the Customer. If this should occur, the change in price will be communicated to the Customer as soon as possible.
7. Unused portions of wedding, travel or tour services paid by Customer beforehand will not be refunded after event date.
8. CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL reserves the right to re-invoice Customer in case of typing, printing, or other errors.
9. If any payment obligation under this Contract is not paid when due, Customer will be in default and CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS , at its sole option, may:
 - a. Terminate this Contract, cancel all arrangements and retain all payments made by Customer as liquidated damages; or
 - b. Treat the Contract as fully enforceable, demand immediate payment of the balance due and bring an action for any amounts due and payable under the terms of the Contract;
 - c. In the event CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL elects to enforce the Contract, the Customer shall be obligated to pay the balance due under the terms of the Contract, together with interest at a rate of 18% per annum or the maximum allowed by law, calculated on the unpaid balance from the date the final payment was due. In addition, Customer shall pay all costs of collection, including reasonable attorney fees and costs, which shall be due and payable whether or not a lawsuit is commenced to collect the balance due.
10. Customer acknowledges that any supplementary services it selects through CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL that were not included in the original Contract will not be performed by CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL free of charge and that Customer will be required to make additional payment. Wedding planner will submit pricing to Customer, and upon acceptance of same an invoice issued. Customer will make payments of any supplementary services by due date as stated in the invoice they receive from CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS .
11. Wedding price is quoted in Euro. Customer may also make payments in certain other currencies after they have been approved by CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS .



12. If Customer decides to pay CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL in a currency other than Euro, then before Customer makes last payment, CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL will convert into the agreed upon currency the total Euro amount in Contract (together with any additional fees and services required or requested) and subtract all previous payments made by Customer from this figure. The remaining balance is what is due by Customer to CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS .
13. CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL will refund Customer any overpayments made by Customer after any overages have been first deducted.

§ E – fees

1. Wedding cancelled

In case of cancellation, the following fees will be charged:	
	60 days or more before wedding date - 50% of entire scheduled costs of the wedding
	Between 59 and 45 days before wedding date - 60% of entire scheduled costs of the wedding
	Between 44 and 22 days before wedding date - 70% of entire scheduled costs of the wedding
	If Customer asks to cancel 21 days or less before wedding date - No credits or refunds

2. Rescheduling or Reinstating Wedding, Change of Venues or Location

a. Any rescheduling or change of date will be subject to ve reconfirmed by ChocoWeddings.

3. Exchange Rates

Any funds paid to CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL in a currency other than Euro must be converted by CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL into Euro in order to pay its overseas vendors. If Customer chooses to pay CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL in a currency other than Euro, CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL will charge Customer an approximation of what CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL pays to convert the other currency into Euro. This amount will be calculated by CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL as a flat 5% above the amount quoted on the Internet by common currency conversion web sites in order to cover CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS 's exchange rate and administrative costs.



4. Additional Services

a. All services shall be selected by Customer and paid for 30 days prior to the wedding date. In case it cannot be applied (due to 'last minute' requests) payment for the additional services is anyway required within the wedding date.

5. Refunds

a. Any refunds available are subject to all other applicable fees and deductions

b. Prepaid car rentals, train tickets, reserved tours, guides and other services are not refundable

c. No refunds will be given to Customer for whatever reason if request is sent to CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL 14 days after the wedding has taken place

6. Payments made after event has taken place

Charges or payments occurring after event has taken place will incur an additional cost 20% on top of amount owed if not paid by due date indicated in the invoice.

7. Cancellations before Wedding Date and No-shows

a. No refunds if guests or other invitees do not show up for scheduled reception or other service

b. 100% refund may be given to Customer for the cancellation of certain specific services (not the entire wedding) providing that CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS 's supervisor receives written notice from Customer at least 14 days prior to the wedding date and CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS 's supervisor gives written confirmation that CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL is able to accept cancellation.

c. 50% refund may be given to Customer for the cancellation of certain services providing CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS 's supervisor receives written notice at least 7 days prior to the wedding date and CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS 's supervisor gives written confirmation of CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS 's acceptance of such cancellation.

d. Notices for cancelled services received later than seven days before the wedding will not be refunded.



§ F – Instructions

1. Wiring Euros

(All other currencies will incur additional charges)

Bank Name	UNICREDIT BANCA DI ROMA – AG.PERUGIA FONTIVEGGE
Account details	IBAN: IT75T0200803033000401145299 SWIFT: UNCRITM1J03

2. Information

- Time is of the essence: CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL must receive the entire amount agreed upon by the specified dates.
- Customer is responsible for keeping track of installment due dates.
- When making payments Customer is responsible for correcting bank errors.
- All payments in currencies other than Euro are subject to a 5% surcharge to convert them into Euro.

3. Payment by credit cards

CHOCOWEDDINGS BY CHOCOEVENTS&TRAVELS SRL offers Customers the option to use credit card to pay: VISA & Master card. You will receive a link to proceed with the payment.