

BALIBIHE

BALI DESTINATION WEDDING SERVICES AGREEMENT ("Agreement")

Date: 01/01/2025

Place of Execution: Sydney, New South Wales, Australia

1. PARTIES

1.1 Planner – BaliBihe, trading as AMI Events, ABN 23453556836,

1.2 Clients Mrs. Bride and Mr. Groom, Australia and Originally from Nepal

1.3 “Bihe” means *wedding* in the Nepali language and, for the purposes of this Agreement, refers specifically to the wedding day itself.

The Planner and the Clients are collectively referred to as the “Parties” and individually as a “Party.”

2. DEFINITIONS

For the purposes of this Agreement:

2.1 “Event” means the three-day destination wedding to be held in Bali, Republic of Indonesia, on or about 13,14,15 March 2026, comprising Haldi, Mehendi/Sangeet, Wedding and Reception ceremonies.

2.2 “Vendors” means all independent third-party suppliers engaged by the Planner on behalf of the Clients for the Event.

3. SERVICES

3.1 The Planner shall provide professional wedding planning, coordination, and management services for the Event as described in Schedule A (Services and Inclusions).

3.2 The Planner shall exercise reasonable skill and diligence and shall engage Vendors of reputable standing. Vendors remain independent contractors and are not agents, employees or partners of the Planner.

4. FEES AND PAYMENT

4.1 Total Estimated Investment: AUD\$ 60,000 inclusive 4.2.

4.2 Planner’s Professional Fee: **AUD\$ 4,500** , non-refundable, payable within three (3) days of the execution of this Agreement.

4.3 Vendor Deposit: Forty per cent (50 %) of the Vendor Budget (**AUD\$ 26,500**), non-refundable, payable four weeks after execution.

4.4 Final Vendor Balance: Sixty per cent (50 %) of the Vendor Budget (**AUD\$ 30,000**), non-refundable, payable four (4) weeks prior to the first Event date,

4.5 All payments under this Agreement shall be made by electronic funds transfer to the provided account in AUD\$, with reference BGIN22

4.6 Payments shall be made in Australian dollars to the bank account nominated by the Planner. The Clients are responsible for all foreign exchange or bank transfer charges.

5. CLIENT RESPONSIBILITIES

5.1 Provide accurate and timely instructions, approvals, and information required by the Planner.

5.2 Obtain and pay for all visas, travel documents, Banjar/community fees, local permits, and governmental approvals required for the Event.

5.3 Ensure the proper conduct of guests and remain liable for any damage to venues or third-party property.

6. CANCELLATION & RESCHEDULING

6.1 All sums paid under Clauses 4.2, 4.3, and 4.4 are strictly non-refundable.

6.2 If the Clients request a change of Event date, the Planner will use reasonable efforts to reschedule; any additional costs or unavailability of Vendors shall be borne solely by the Clients.

7. FORCE MAJEURE

Neither Party shall be held liable for any delay, disruption, or failure to perform any obligation under this Agreement if such delay or failure is caused by a Force Majeure Event, which includes but is not limited to acts of God, natural disasters, pandemics, epidemics, travel bans, government-imposed restrictions, civil unrest, or any other event beyond the reasonable control of the affected Party.

If the Clients are unable to travel or proceed with the event due to a Force Majeure Event, the Parties agree to work in good faith to reschedule the event to a mutually agreeable date. The Wedding Organizer will make reasonable efforts to coordinate with all involved vendors to facilitate the rescheduling. Payments already made to vendors shall remain valid and will be applied to the rescheduled event, subject to vendor availability and policies.

Should a Force Majeure Event (e.g. extreme weather) occur on or near the event date that impacts the original event plan, the Organizer will propose a contingency plan such as relocating the event indoors or hiring temporary structures (e.g. marquees). Any additional costs arising from such alternate arrangements shall be borne by the Client.

The Parties agree to cooperate reasonably to mitigate the impact of Force Majeure events and preserve the intent of the original Agreement as far as possible.

8. LIABILITY & INDEMNITY

8.1 To the maximum extent permitted by law, the Clients release and indemnify and hold harmless the Planner, its officers, employees and contractors from any claims, loss, damage or liability arising from: (a) the acts or omissions of any Vendor; or (b) injury to persons or damage to property occurring during the Event, except to the extent caused by the Planner's gross negligence or willful misconduct.

8.2 The Clients are strongly advised to procure comprehensive event insurance covering cancellation, public liability and property damage.

8.3 Any damaged to villa , vendors property or anything will be charged to client The Client shall be held financially responsible for any loss of, or damage to, the venue (including the villa), equipment, furnishings, or property belonging to the venue, vendors, or third parties, caused by the Client, their guests, or any persons acting on their behalf. The Client agrees to cover the cost of repair or replacement for any such damage, as determined by the affected party, within a reasonable time frame. This includes, but is not limited to, damages to furniture, fixtures, decorations, equipment, or any rented items. Planners and Vendors shall not be liable for any damages caused by guests, or third parties engaged by the Client.

9. MARKETING & PRIVACY

Unless the Clients give written notice to the contrary, the Planner may use images and video footage of the Event for marketing and portfolio purposes. Personal information will be handled in accordance with the Australian Privacy Act 1988.

10. NOTICES

All notices under this Agreement shall be in writing and deemed delivered when sent by registered mail or by email with confirmation of transmission to the addresses set out below.

11. GOVERNING LAW & DISPUTE RESOLUTION

11.1 This Agreement shall be governed by and construed in accordance with the laws of New South Wales, Australia.

11.2 Any dispute shall first be referred to mediation in Sydney, NSW. If unresolved within fourteen (14) days of mediation, either Party may commence proceedings in the courts of New South Wales.

11.3 The Parties acknowledge that the Event will occur in Indonesia and agree to comply with all applicable Indonesian regulations.

12. ENTIRE AGREEMENT

This document constitutes the entire agreement between the Parties and supersedes all prior discussions or representations. Any variation must be in writing and signed by both Parties.

13. SEVERABILITY

If any provision is held to be invalid or unenforceable, the remaining provisions shall remain in full force and effect.

14. EXCLUSIONS

The following are **not included** in the Planner's services or budget:

- Extras transportation (including wedding cars and guest transfers, after events transfer)
- Alcoholic beverages during events
- Anything that's not mentioned or discussed

SCHEDULE A – SERVICES AND INCLUSIONS

Attach detailed scope: décor, catering, entertainment, photography, special effects, staffing, etc., and exclusions such as accommodation, venue hire, transport, alcohol, travel costs, local taxes.

(Part of the Agreement)

Event budget **AUD\$ 60,000**. includes:

- **Planning & Coordination** – 1 wedding manager + 1 groom assistant + 1 bride assistant + 1 family assistant for all three days during events.
- **Venue & Accommodation** – The **Planner** will provide a **4–6-bedroom villa** for the Client's family to serve as both **accommodation and primary event venue** for **four (4) nights covering three (3) event days**, and will arrange accommodation for the **remaining guests in nearby villas within walking distance for three (3) nights**, ensuring a **total of eighteen (18) bedrooms**, with **complimentary breakfast included for all stays, subject to each villa's accommodation policies**.
- **Catering** – Four sessions of Nepalese/Indian cuisine with non-alcoholic beverages.

- **Décor & Setup** – Luxury floral design, 1*mandap, dance floor, fairy lights, furniture, full three-day setup and hire, dinner tables and 35 chairs with centrepiece
- **Photography & Videography** – Five-person professional team (approx. 22 hours total in 3 days) with drone coverage.
- **Entertainment** – Violin performances (45-minute session), 1*doll player for session, DJ with equipment for sangeet and reception (4.5 hours each day), Balinese fire dance show
- **Special Effects** – Daytime colour rain, night fireworks, dry ice for special dance moments, sparkles, balloons, real flower shower, colour bombs,
- **Beauty & Styling** – Bridal hair and makeup for two sessions (Haldi/Sangeet, Bihe, Reception).
- **Sound & Lighting** – Full professional system with standby technician for three days.
- **Heena/Mehendi Artists** – Two artists for five hours.
- **Miscellaneous** – Vogue-style photobooth, red carpet and Q-line, wedding cake, garlands, bridal bouquet, engraved coconuts, cleaning fees, and generator hire.
- **Venue:** Event fees, Banjar fees and Police Permit Included
- **Transportation:** One way Transportation provided for family to Villa

Projected on-site staff of 40–45 for 3 days events; cost includes delivery and transportation of all hired décor items and other essentials and one-time meals for the staff for three days.

EXECUTION

Executed as an Agreement on the date written above.

Planner:

BaliBihe / AMI Events

Name: _____

Signature: _____ Date: _____

Clients:

Name: _____

Signature: _____ Date: _____

Name: _____

Signature: _____ Date: _____

Witness:

Name: _____

Signature: _____ Date: _____