



SOMETHING DIFFERENT

WE MAKE VIDEOS

1-866-VIDEO13

www.SomethingDifferent.tv

info@SomethingDifferent.tv

Olathe:
109 S Mur-Len
Olathe, KS 66062
(913) 764-9500
Prairie Village:
7510 State Line Rd Ste B
Prairie Village, KS 66208
(913) 341-8433
Kansas City:
4232 N Oak Trafficway
Kansas City, MO 64114
(816) 531-1225

Video / DVD / CD-R / Data / Audio
Film Transfer & Duplication Services

Video Shoot/
Digital Edit

INSTRUCTIONS: Type directly in this form, save, and print - or - print the form and handwrite the information in the specified boxes.

Order Number

Please feel free to call us if you need assistance completing this form or with shipping your material to us.

Date:

Name:

Company:

Address:

Phone:

Fax:

Email:

How did you hear about us?

- Yellow Pages
- Referral
- Internet
- Other

Order Total

Please estimate 15% of the total order for UPS ground shipping. Your actual shipping cost will be based on the size and weight of your completed order and requested turnaround time.

Copyright: Something Different holds copyright to all video shot by and all final product created and edited by Something Different. Including all digital artwork created, etc.

Subtotal:

Shipping & Handling Estimate:
(minimum charge: \$9.95 - see box on the left)

TOTAL:

Payment

- Check (include with this order form)
- Money Order (include with this order form)
- Visa/Master Card/American Express/Discover

Credit Card Number:

Expiration Date:

Limit of Liability

Your material is handled with the utmost care and confidentiality. Submitting any film, print, slide, video tape, audio tape, LP, VCD, CD, DVD, or machinery to our firm for transfer or other handling constitutes an AGREEMENT by you that any damages or loss by our firm will only entitle you to replacement with a like amount of unexposed film, slides, video tape, audio tape, LP, VCD, CD, or DVD or comparable replacement of machinery. Except for such replacement the acceptance of the material is without other warranty or liability, and recovery for incidental or sequential damages is excluded. Unauthorized recording of copyright material will not be transferred or duplicated. All fees are non-refundable. Once finished products leave the premises of Something Different, Something Different is not responsible for the product. Defects and problems will be re-made. We do not offer refunds due to the work required to process and create the finished product.

Customer's Signature _____



CORPORATE VIDEO CONTRACT

This Agreement is executed this ____ day of _____ 20____, by and between _____

_____ (hereinafter referred to as "Client"), and SOMETHING DIFFERENT VIDEO PRODUCTIONS (hereinafter referred to as "SOMETHING DIFFERENT").

Client wishes to retain SOMETHING DIFFERENT to film and produce a videotape of _____

(hereinafter referred to as Event) on _____ (date) to be held at _____ at _____ (time).

In consideration of the mutual covenants and undertakings set forth in this Contract and other good and valuable consideration, the sufficiency and receipt of which is acknowledged, Client and Something Different agree that the recitals set forth above are a part of this Contract and further agree as follows:

1. REPRESENTATION OF SOMETHING DIFFERENT. SOMETHING DIFFERENT represents to Client that SOMETHING DIFFERENT possesses the required experience, education and equipment to produce quality video footage and videotapes.

2. OBLIGATIONS OF SOMETHING DIFFERENT. SOMETHING DIFFERENT will be responsible for all filming, pre-production, and post production video and graphic work necessary to produce a videotape of Client's event. Delivery of the finished tape usually occurs in six to twelve weeks after receipt of all materials from Client; however, this is not a guaranteed time frame

3. VIDEO COPYRIGHT. Client acknowledges that SOMETHING DIFFERENT will be the exclusive videographers at the event and that SOMETHING DIFFERENT holds a copyright on all video footage. All rights are reserved by Something Different and no post-production work may be performed other than by SOMETHING DIFFERENT without written permission of SOMETHING DIFFERENT. No permission granted to duplicate, copy or transfer video other than by Something Different without written permission.

Client acknowledges that footage from the event may be used by SOMETHING DIFFERENT for promotional or other purposes and Client hereby grants permission for such use.

4. COMPENSATION. Client will pay SOMETHING DIFFERENT a non-refundable retainer of \$ _____ upon execution of this contract, a payment of the balance of \$ _____ on _____, for a total payment of \$ _____. Additional costs may be incurred for additional services requested. Any materials used to create the final videotape production will also be invoiced to Client. Materials may be but are not limited to: videotapes, audiotapes, tape cases, labels, and shipping boxes. Client also agrees to pay any rental fees associated with the rental of any audio/visual projection devices for use the day of the event. A final itemized invoice containing all of the above mentioned items will be presented for payment upon delivery of the production. Attached is the proposal for your project. Finished product time is expected to be _____. Late payments incur late charges of 1.5% monthly. Client agrees that additional editing or shooting will be billed at \$200 per hour. Video will be approved by _____ of _____, If approved by someone other than this individual additional charges will apply.

5. LIABILITY. Client acknowledges that technical difficulties, equipment malfunctions, mechanical or electrical failure and other events may interfere with SOMETHING DIFFERENT's ability to produce videotapes. Client and Something Different agree that should such an event occur and due to such event SOMETHING DIFFERENT is unable to produce video footage, SOMETHING DIFFERENT's liability is limited to the cost of the fees paid. SOMETHING DIFFERENT extends no warranties, express or implied, and extends no warranty of merchantability or fitness for a particular purpose.

6. AMENDMENT. This Agreement may be amended only by a written agreement executed by all of the parties to this Agreement.

7. GOVERNING LAW. This Agreement shall be construed and interpreted according to the laws of the State of Kansas and venue shall be fixed in Johnson County, Kansas.

In witness whereof, the parties hereto have executed this Agreement the day and year first above written.

Client: _____

SOMETHING DIFFERENT Video Productions:

By: _____

Sign Name

Print Name

