

Contract & Agreement

This contract is between (Disc Jockey, Disc Jockey Company, or Music Provider) : _____

And Client (PLEASE PRINT FULL NAME) : _____

Daytime Phone # : _____ , Cell Phone #(s) : _____

Mailing Address (IF APPLICABLE) : _____ , E-Mail : _____

Company, Business or School (IF APPLICABLE) : _____

Date Of Event : _____ , Hours of Said Event : (From) _____ (To) _____

Type of Event (WEDDING, XMAS PARTY, PRIVATE FUNCTION, ETC) : _____

Event Location Name : _____ , Event Location Address : _____

Event Location Phone # (IF APPLICABLE) : _____

Extras (If needed at no Additional Cost – Check all that apply)

Microphone (wireless) : _____ Request List : _____

Dinner or Background Music : _____

Projector for Slide Show : _____ (there is a \$50 charge for rental of this unit if needed)

Approximate Number of Guests : _____

Total Contract Price : \$ _____ Deposit : \$ _____

Remaining Balance : \$ _____ , **Remaining Balance Due Before Your DJ Begins The Evening**

How Did You Hear About Us? _____

Special Conditions (IF APPLICABLE) :

Terms Of Agreement :

1. Unless otherwise stated, the entertainment provider, or disc jockey is in charge of the music.
2. The client agrees to provide a sufficient, electrical power supply outlet within 50 feet of the designated set-up location
3. If set-up is outdoor, the client agrees to provide adequate shelter, to protect equipment from adverse weather conditions
4. The client agrees to pay a non-refundable deposit to reserve his/her event date.
5. Remaining balance must be paid upon **arrival** of designated disc jockey at the start time of said event. Payments made after the event date are subject to a late charge of **\$100**.
6. Delinquent Payments and all past due accounts shall accrue interest at the rate of 1.5 % per month until paid off in entirety
7. The Client agrees to be liable for returned checks, in addition to any late charges or interest. A \$30 non-sufficient funds charge will be imposed for each returned check.
8. The client accepts full liability for all damages to any equipment in the possession of the designated disc jockey, that occur as a result of intentional or unintentional actions, or neglect upon the part of the client or his/her guests, patrons, customers, students, friends, associates, etc...
9. The designated disc jockey will not be held liable for unavoidable detention by, conditions or acts of God, legitimately beyond control of the designated disc jockey.
10. In the unlikely event that the designated disc jockey or entertainment services is unable to perform at said event, and a replacement cannot be found, the said entertainment service will make a full refund of any deposits or payments made by the client and the client agrees that the refund will be the full extent of damages that he/she is entitled to, and no further damages may or will be sought against said entertainment provider or disc jockey named above.
11. The designated disc jockey will not be held liable for any damage or harm, to property or persons, unless such is caused by gross or wanton negligence on the part of the designated disc jockey.
12. The client acknowledges that the said music provider is responsible for scheduling the events for the designated disc jockey as the booking agent only, and shall not be held liable for negligence, inactions, defaults, damages or non-performance of the designated disc jockey, or his/her agents or employees.

13. If litigation for any item in this contract agreement is necessary for collection, the specified music provider and/or entertainment provider shall be entitled to all reasonable attorney fees, court costs and collection expenses.
14. **Severability** : The invalidity of any provision of this Agreement shall not affect the validity of any other provision.
15. Persons are liable for any equipment lost or stolen in their possession, the day of the rental agreement, and any equipment that is damaged by the guests of client the day of rental agreement signing.
16. No equipment is to be moved or transported from it's original rental designation that was signed to unless authorized by music provider/disc jockey.
17. Upon cancellation of said event **after** start time by the client, due to whatever reason, the remaining balance will not be refunded by music provider or disc jockey unless the music provider can be provided with justification to do so.

By signing this contract, the client acknowledges that he/she has read, and agreed to the terms and conditions set forth in this contract agreement. *(Please make all checks or money orders payable to Chris Fakir)*

Gratuities (Tips) are optional and are welcome. ☺

Client Signature (Must Be At Least 18 Years Of Age) :

Music Service/Music Provider Signature :

Dated : _____

Thank-you for your business.

Chris Fakir
Prime Entertainment and DJ Service