Service Agreement

of, by o and who resides at	(Client)
ime of Event:	
vice Provided:	
State:	Zip:
Site Telephone:	
for	hours of entertainment.
J is able to provide them, the fee	e will be \$ per hour.
rms of this Agreement is 20% o unt:	f the total service fee and is required
will be due thirty days prior to t	he event date on
oney order or credit card. All che Audio. Any deposit that is receiv	ecks and money orders should be red is non-refundable.
this Agreement:	
immediately. han 30 days prior to the schedu nt. unable to provide DJ services du e provided or a full refund inclu es Professional Audio may need tten above) should a situation a	ed performance, then the Client will led performance date, then the Client ue to circumstances beyond their ding deposit will be issued. to use an associate disc jockey as a rise that is beyond his control (e.g.
	b and who resides at me of Event: ice Provided: State: Site Telephone: for for is able to provide them, the fea ms of this Agreement is 20% o int: will be due thirty days prior to t ney order or credit card. All che udio. Any deposit that is receive this Agreement: an 30 days prior to the schedule mmediately. han 30 days prior to the schedule mmediately.

- of the event to set up and test equipment.Client agrees to allow Good Times Professional Audio the use of any pictures and/or video images taken
- at the above mentioned event for promotional uses.
 Good Times Professional Audio will provide all equipment needed and will require a power source be provided.

Good Times Professional Audio

- Good Times Professional Audio agrees to play songs chosen by Client and/or guests of the event, provided that the requested music is in the DJ's collection and/or time permits.
- Client agrees to pay Good Times Professional Audio for all damages to equipment caused by misconduct and/or negligence of Client and/or any of the event guests. Client may inspect the equipment prior to the start of the event to ensure it is in working order and free from any damage.
- Good Times Professional Audio is as an independent contractor and not an employee of the Client.

Should any term or provision of this Agreement be determined by any Court to be illegal or in conflict with any applicable law, the validity of the remaining terms and provisions shall remain in force and effect.

This Agreement may not be altered, modified, or amended, nor shall any waiver or consent be binding on either party, unless in writing and executed by both Good Times Professional Audio and the Client.

The terms and provisions of this Agreement shall for all purposes be construed and enforced in accordance with and governed by the laws of the State of Indiana.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and year first above written.

Client Signature:	
Printed:	_ Date:
Good Times Professional Audio Signature:	
Printed:	_Date: