

DJ Ventures

6553 Samoa Dr.
Sarasota FL 34241
941-228-1917

Contract Date: _____

Expires w/o deposit on: _____

PERFORMANCE / EVENT CONTRACT

Client Name(s) _____

Address _____ City _____ State _____ Zip _____

Hm/Cell Phone _____ Wk. Phone _____ e-mail _____

Event Location _____

Event Date _____ Day _____ Time _____

Client(s) agree(s) to booking of time frame(s), date, and specifics as stated herein. This may prevent other bookings for this date, so deposit is transferable to other date (within 12 months from initial date, excepting legal holidays and Saturdays in December) and is non-refundable. No refunds for time not used. No charge for equipment set-up & removal. Client(s) assume all liabilities for their guests at specified event. If any equipment is stolen or damaged, or Entertainer(s) is prevented from leaving site by locked gate or otherwise, client(s) assumes all liability for all costs and damages. (____)(____)--[client(s) initials here]

We will make every attempt to provide you with any & all music requests, and are not responsible for requests not in writing 30 days prior to event. We reserve the right to screen requests regarding profanity & obscure material. All paperwork pertaining to event is due 30 days prior to event.

Client(s) will provide one 6' or 8' table (with skirting) for set-up, and electrical outlet (or portable generator for remote outdoor event). We will provide all other necessary equipment for our performance unless otherwise stated herein.

One meal will be provided for each DJ/MC/Entertainer booked for your event.

We will assign the best available DJ/MC/Entertainer(s) for your event. We reserve the right to substitute at our discretion. If client(s) has paid an "Additional Performer Guarantee Fee" below, we are liable only for return of said "Fee" should specific person(s) become unavailable on event date. DJ/MC/Entertainer(s) _____ Performer Guarantee Fee \$ _____

TOTAL EVENT FEES \$ _____	-DEPOSIT (50%) \$ _____	ck# _____	cash _____
Balance Due Prior to Event \$ _____	Due Date (with paperwork) _____	*\$25.00 late charge if not received by due date.	
C.O.D. Due Event Date \$ _____	Overtime Rate Per 1/2 Hour: \$ _____	*C.O.D./Overtime/Gratuity paid in CASH or CHECK	

Other Info:

Client(s) agree(s) to the following: Should unforeseen conditions, such as an act of God or inclement weather prevent this event from taking place there will be no refund due, and event date may be reset within a 12 month time frame, excepting legal holidays and Saturdays in December.

We will take all reasonable precautions to ensure a good performance; if, for some uncontrollable condition, such as an accident or mechanical/electrical failure of OUR equipment prevents our entire performance, we are only liable for fees already collected on this contract. Any refund for a "partial" performance due to some failure will be pro-rated at the event fee divided by hours (time contracted) minus time not used (hours, or largest divisible portion thereof).

This agreement for services is binding upon the parties, administrators, executors, and their personal representatives. ANY modifications or changes must be in writing. If either party has to employ attorney's services to enforce any provision of this agreement, defaulting party agrees to pay all collection & enforcement costs, including reasonable attorney's fees. Any legal action concerning this agreement shall be brought only in Sarasota County, and client(s) hereby waives right of venue to any other County or jurisdiction. \$25.00 NSF Charge for any check so returned. \$25.00 Late payment charge (see above). *Failure to remit fees as agreed prior to event may result in forfeiture of all fees paid by client(s) and cancellation of this agreement, including our responsibilities to provide services for you event.*

Client Signature: _____ Date: _____

DJ Ventures Representative Signature: _____ Date: _____