



WEDDING RECEPTION SERVICE CONTRACT

This AGREEMENT made on the ____ day of _____, 2008, by and between DJCJ Entertainment and _____, who is hereinafter referred to as the Purchaser, is intended to be legally binding.

Both Parties do agree to the following:

1. The Purchaser hereby engages DjCj Entertainment to provide a DJ Service. The said DJ Service shall consist primarily of providing musical entertainment by means of a recorded music format.
2. DJCJ Entertainment hereby agrees to provide said DJ Service for the Purchaser at the below-mentioned date, time, and location:

Event Date: _____, 2009

Start Time: _____PM

Finish Time: _____PM

(Venue Name): _____

(Venue Address): _____

(Venue Phone #): _____

6. DJCJ hereby agrees not to collect a reservation fee and will secure its services for the date listed on page one, item two of this agreement provided that this contract is signed and returned to DJCJ ENTERTAINMENT prior to the event.

7. Purchaser agrees to a total "Performance Fee" of \$_____, paid in full to DJCJ ENTERTAINMENT on the day of the engagement. Purchaser agrees to provide payment by check or cash.

Purchaser Initials _____

DJCJ Initial _____

Purchaser

Shall provide DjCj Entertainment with safe and appropriate working conditions. Purchaser shall provide adequate space for setting up speakers and lighting equipment. Purchaser shall make available a minimum of one 15-20-amp circuit outlet from a reliable power source (two preferred) within 50 feet of the set-up area. This circuit must be free of all other connected loads. Any delay in the performance due to an unsecured power source is the responsibility of the purchaser. Purchaser is responsible for paying any charges imposed by the venue which may include, but are not limited to parking of DjCj Entertainment vehicles and trailers, use of electric power, and fire marshal if necessary (for use of fog). The Purchaser shall at all times have complete supervision of the performance of DjCj Entertainment at this engagement.

DJCJ ENTERTAINMENT

Shall attempt to play Purchaser's and Purchaser's guests' music requests but shall not be held responsible if certain selections are unavailable. In the event of non-payment, DjCj Entertainment retains the right to attempt collection through legal action. Purchaser will be held responsible for all court fees, legal fees, and collection costs incurred by DJCJ ENTERTAINMENT. This agreement guarantees DjCj Entertainment will be ready to perform at the start time of the engagement as written in page one, item two of this agreement.

Cancellation

The purchaser and DjCj Entertainment agree that this contract is subject to cancellation by both parties providing that the cancellation is provided to the other party in WRITING AT LEAST 30 DAYS before the date of the event. In the event the Purchaser must cancel with 29 days of the event, he or she shall pay to DjCj Entertainment one half of the amount set forth above as the "performance fee" as liquidated damages.

Additional Terms and Conditions:

This agreement of DjCj Entertainment to perform is subject to proven detention by accidents, riots, strikes, epidemics, acts of God, or any other legitimate conditions beyond DjCj Entertainment's control. Purchaser agrees that in all circumstances, DjCj Entertainment liability shall be exclusively limited to an amount equal to the performance fee and that DjCj Entertainment shall not be liable for indirect or consequential damages arising from any breach of contract. DjCj Entertainment reserves the right, in good faith, to stop or cancel the performance should the weather pose a potential danger to performer, the equipment, or audience. Every effort will be made to continue the performance, however, safety is paramount in all decisions. DjCj Entertainment's compensation will not be affected by such cancellation. In the event of circumstances deemed to present a threat or implied threat of injury or harm to DjCj Entertainment staff or equipment, DjCj Entertainment reserves the right to cease performance. If the Purchaser is able to resolve the threatening situation in a reasonable amount of time DjCj Entertainment shall resume performance in accordance with the original terms of this agreement.

By executing this contract as Purchaser, the person executing said contract, either individually, or as an agent or representative, represents and warrants that he or she is eighteen (18) years of age, and further, if executing said contract as agent or representative, that he or she has the authority to enter into this agreement and should he or she not have such authority, he or she personally accepts and assumes full responsibility and liability under the terms of this contract. If any part of this contract is illegal or unenforceable, the remaining provisions of this contract will remain valid and enforceable to both parties. The laws of the State of Texas shall govern this agreement. Purchaser may not transfer this contract to another party without the prior written consent of DjCj Entertainment. This agreement is not binding until signed by both Parties. Any changes to this agreement, including cancellation, must be written and signed by both the Purchaser and DjCj Entertainment.

Purchaser Name

Purchaser Signature

**Chris Muenchow, Owner
DJCJ ENTERTAINMENT**

Address

Phone

Email
