## DISC JOCKEY (DJ) SERVICES AGREEMENT

I. THE PARTIES. This Disc.	Jockey Contrac )	t ("Agreeme e Date") by	nt′′) is ente and betwe <i>∈</i>	red into on an
, 20	, with an addr	ress of	ana botwoo	, City
of	. State of			("Client") and
	, with an addr	ress of		, City
of Jockey"). The Client and Dis	, State of _		ا ماندهاد مم	("Disc
Jockey ). The Client and Dis	c Jockey shall i	se known coi	lectively as	the Parties.
Client wishes to engage Disc services shall include provid described in Section II. Disc including making general an	ing musical ento Jockey may als	ertainment at	t the locatio	n, date, and time
II. THE EVENT. The Disc Jo and place:	ckey agrees to	perform their	r services a	t the following time
Venue:				
Venue Address:				
Event Date:	, 20	Time:	: 🗆	A.M. □ P.M.
Minimum Required Time:	Hour(s)			
The aforementioned event d	etails shall be k	nown as the	"Event."	
III. PAYMENT. The Parties a	agree to the follo	owing Payme	ent and Ter	ms:
Total Fee (\$) for Services: \$				
Non-Refundable Deposit: \$_			_	
Balance Due on Date of Eve	ent: \$			
In the event the Event goes Jockey a rate of \$ pe above. Partial hours shall be	er hour for each			
IV. DUTIES OF CLIENT. The space requirements in accord by the Disc Jockey shall be	rdance with the	Disc Jockey'	s requests.	All requests made
V. TERMINATION. The Part accordance with the followin		_	rminate this	s Agreement in
a.) Termination by C prior to the event by p Client shall be entitled Deposit.	providing at leas	st day(s	s) notice. Up	oon termination,



If the Disc Jockey terminates, it must p subject to Client's approval, which shal	Disc Jockey may terminate this nt by providing at least day(s) notice. rovide a suitable replacement disc jockey, I be obtained in writing. Alternatively, the eviously paid by Client, including the Non-
VI. DISPUTES. In the event of a dispute arising resolved by mutual agreement, the Parties ago cannot be resolved through mediation, and leg be entitled to their legal costs including, but not be continuously to the costs including the costs including to the costs including the costs in costs in costs in c	ree to engage in mediation. If the matter gal action ensues, the successful party will
<b>VII. SEVERABILITY</b> . In the event any provision unenforceable, in whole or in part, that part shagreement and all other provisions should contenforceable.	nall be severed from the remainder of the
VIII. BINDING ARRANGEMENT. This Agreer Parties as stated above. This Agreement may both in the United States and throughout Euro have the authority to enter into this Agreement	be entered into and is legal and binding ope. The Parties each represent that they
IX. GOVERNING LAW. The Parties agree that laws located in the State of	
X. Additional Terms & Conditions.	
XI. ENTIRE AGREEMENT. The Parties acknown represents the entire agreement between the desire to change, add, or otherwise modify an signed by both parties.	Parties. In the event that the Parties
The Parties agree to the terms and conditions signatures as follows:	set forth above as demonstrated by their
CLIENT SIGNATURE	DATE
PRINT NAME	
DISC JOCKEY SIGNATURE	DATE



PRINT NAME \_\_\_\_\_