Wedding DJ Services Contract

This Wedding DJ Services Contract ("Contract")	, by and between	
("DJ") and	_ ("Bride") and	("Groom")
referred to as the "Client".		
1. Event Details:		
1.1 Wedding Date:		
1.2 Bride's Name:		
1.3 Groom's Name:		
1.4 Ceremony Location:		
1.5 Ceremony Start Time:		
1.6 Number of Guests Expected at the Ceremony	·	
1.7 Reception Location:		
1.8 Reception Start Time:		
1.9 Number of Guests Expected at the Reception	:	
1.10 Wedding Reception Ending Time:		
2. Contact Information:		
2.1 Contact person:		
2.1 Client's Best Contact Phone Numbers:	· · · · · · · · · · · · · · · · · · ·	
2.2 Client's Best Contact Email Addresses:		
2.3 DJ's Best Contact Phone Number:		
2.4 DJ's Best Contact Email Address:		

3. Services Provided by DJ:

- 3.1 DJ will provide a professional DJ performance during the wedding. This includes selecting, mixing, and playing a curated playlist of music to create an enjoyable and energetic atmosphere suitable for the wedding's theme and audience.
- 3.2 DJ will supply all necessary DJ equipment, including but not limited to mixers, speakers, handheld and lapel microphones and lighting. DJ is responsible for the setup, operation, and breakdown of this equipment.
- 3.3 DJ will work with Client to understand their music preferences and any specific song requests. DJ will strive to accommodate reasonable music requests from Client and guests, while maintaining the overall flow and energy of the event.
- 3.4 DJ will manage the sound levels to ensure a balanced audio experience, taking into account the acoustics and any potential noise restrictions or regulations.
- 3.5 DJ will conduct himself in a professional manner, including punctuality, attire, and interactions with guests. DJ will ensure that the music selection and performance align with Client's preferences and the overall ambiance of the wedding.

- 3.6 DJ will not provide novelty equipment such as a photo booth or fog machine.
- 3.7 DJ will also act as an MC (Master of Ceremonies) during the reception.

4. Venue Specifications:

- 4.1 The venue will provide DJ with safe and appropriate working conditions. This includes space for setting up a DJ booth and speakers. DJ requires a minimum of one 15-20-amp circuit outlet, three prong grounded, from a reliable power source within 20 feet (along the wall) of DJ's set-up area. This circuit must be free of all other connected loads. Any delay in performance due to improper power is the responsibility of Client.
- 4.2 Venue does not require DJ insurance
- 4.3 DJ will be allowed to arrive at least 2 hours prior to the reception start time for setup and to stay 30 minutes after the reception end time for breakdown.
- 4.4 DJ will be provided one parking spot with easy access to the venue to carry equipment in and out.
- 4.5 DJ is limited by the guidelines of the location or venue, such as noise decibels being restricted. Negotiation with the location or venue is the Client's responsibility; DJ will only offer technical recommendations. Client is responsible for acquiring all permits and necessary permission for all locations on which DJ will be performing services.

5. Wedding Questionnaire:

5.1 Client agrees to complete a detailed wedding questionnaire provided by DJ at least 30 days prior to the event date.

6. Image use by DJ / Model release:

6.1 If approved by Client, DJ may use images taken, in any form, for any personal or commercial purpose, including but not limited to: marketing materials, editorial submissions and use, or for display within DJ's website.

7. Weather:

- 7.1 If this is a "Rain or Shine" event, DJ's compensation is in no way affected by inclement weather.
- 7.2 For outdoor performances, the client shall provide overhead shelter for DJ set-up area.
- 7.3 DJ reserves the right, in good faith, to stop or cancel the performance should the weather pose a potential danger to DJ, DJ's equipment, or audience.
- 7.4 Every effort will be made to continue the performance. However, safety is paramount in all decisions. DJ's compensation will not be affected by such cancellation.

8. Cancellation of your event or breach:

- 8.1 If the wedding is canceled or postponed, all down payment fees paid are nonrefundable. A retainer fee can be applied to a new date, within 2 years of the date of this contract, if DJ is available for such date.
- 8.2 Should the client otherwise fail to perform under this contract, the full amount due under this contract will become immediately due and payable as liquidated damages.
- 8.3 The client acknowledges that the amount of the retainer fees paid shall be liquidated damages in the

event of breach, because the actual amount of DJ's damages would be difficult or impossible to determine.

9. Scheduling:

- 9.1 DJ and client will collaborate on time schedules and arrangements for services to be provided.
- 9.2 It is important that DJ knows both the timeline for the day, as well as any key elements of your day in advance. DJ's wedding questionnaire has a section for the timeline which Client agrees to fill out.
- 9.3 Information provided on the wedding questionnaire is not part of this contract nor shall such information modify this contract.

10. Payment Terms:

10.1 The total price for DJ services is \$	·
10.2 A non-refundable booking fee of \$	is due at the signing of this Contract.
10.3 The remaining balance of \$	is due no later than 7 days prior to the wedding date.
10.4 Payment shall be made by check, Venmo	. PavPal. Zelle or CashApp.

11. Liabilities and contract refunds:

- 11.1 DJ represents that reasonable care is taken with respect to providing DJ services at your wedding. However, in the event that DJ fails to comply with the obligations of this contract, for any reason, including but not limited to events outside of DJ's control or DJ's own negligence, DJ's liability should be limited to a refund of all payments made by you.
- 11.2 If there is any failure to provide certain services you have requested or which were discussed, such omissions shall not void this agreement nor be a breach of this agreement and will not cause any compensation to be made to the client and DJ shall not be liable for the same.

12. Force Majeure:

- 12.1 In the event that either Party is unable to perform its obligations under this Contract due to circumstances beyond its reasonable control, including but not limited to acts of God, natural disasters, war, terrorism, strikes, or governmental regulations ("Force Majeure Event"), such Party shall promptly notify the other Party of the occurrence of the Force Majeure Event and its impact on the performance of its obligations under this Contract.
- 12.2 The affected Party's performance under this Contract shall be suspended for the duration of the Force Majeure Event, and the time for performance of such obligations shall be extended for a period equal to the duration of the Force Majeure Event.
- 12.3 If the Force Majeure Event continues for a period of more than thirty (30) days, either Party may terminate this Contract upon written notice to the other Party, and neither Party shall be liable to the other for damages arising out of such termination, except for payment obligations accrued prior to the date of termination.
- 12.4 In the event of a Force Majeure Event, Client shall cooperate in good faith to mitigate the impact of the Force Majeure Event on the performance of their respective obligations under this Contract.

13. Safe Working Environment.

- 13.1 It is the responsibility of the Client to provide a safe working environment for DJ.
- 13.2 If the safety, health, well-being or life of DJ or DJ's equipment is in jeopardy, both perceived or real, DJ may remove themselves and all equipment from the premises or event.
- 13.3 If safe, DJ will give notice to the client of the danger presented to DJ and/or DJ's equipment before leaving the premises. In such a situation, DJ will not be held liable for any missed coverage of the events of the day.
- 13.4 DJ shall be entitled to retain all costs paid hereunder and Client agrees to relieve and hold DJ harmless and without liability as a result of an incomplete wedding or event coverage.

15. Meals:

15.1 One meal is requested for DJ

16. Governing Law:

16.1 This Contract shall be governed by and construed in accordance with the laws of the State of Georgia.

17. Entire Agreement:

17.1 This Contract contains the entire agreement between the Parties and supersedes all prior and contemporaneous understandings, agreements, representations, and warranties, both written and oral, with respect to the subject matter hereof.

18. Execution:

Т	he Parties	have executed	1 t	hic (ontract as of	f the	date	firct a	hove written	
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DJ:
Client: