



Entertainment Contract

304 West 20th
Mt. Pleasant, Tx 75455
903-563-0505
sales@mooremusicdj.com

AGREEMENT made this day of (mm/dd/yr) , by and between _____ (customer name) , hereinafter referred to as the Purchaser, and MooreMusic Entertainment.

WITNESSETH

NOW THEREFORE, in consideration of the promises and the agreements herein contained and intending to be legally bound hereby, the Parties do agree as follows:

1. The Purchaser hereby engages the DJ to provide a DJ Service. The service to be performed at Event Location:

(Venue): _____

(Address): _____

City: _____ State: _____ Zip: _____

(Phone #): _____

E-mail: _____

2. MooreMusic Entertainment hereby agrees to provide a DJ Service for the Purchaser at the above-mentioned location.

3. The said DJ Service shall consist primarily of providing musical entertainment by means of a recorded music format.

4. MooreMusic Entertainment hereby agrees to render his professional services and is at all times to have complete control of his program.

5. The Purchaser in consideration of the DJ Service to be rendered by the DJ, and the mutual promises contained herein, hereby agrees to pay to the DJ the following consideration:

6. A non-refundable reservation fee of \$100.00, is required to secure the services of MooreMusic Entertainment for the engagement (unless arranged otherwise). This amount shall be applied towards the Performance Fee.

The Performance Fee is \$ _____ for time frame outlined above. Services requested that exceed the time frame will be charged at the rate of \$100.00 per hour, payable the day of the engagement. It may not always be possible to provide additional performance time. However, when feasible, requests for extended playing time will be accommodated.

Purchaser Initials _____

7. The purchaser and DJ agree that this contract is not subject to cancellation unless both parties have agreed to such cancellation in writing. In the event the Purchaser breaches the contract, he or she shall pay the DJ the amount of the deposit before seven days of the scheduled event or 50 percent of the scheduled event after seven days prior, as liquidated damages.

8. It is hereby further agreed; that the Purchaser shall be held liable for any injury or damages to the DJ, or property of the DJ, while on the premises of the said engagement, if damages are caused by Purchaser or guest, members of his/her organization, engagement invitees, employees, or any other party in attendance, whether invited or not.

9. In the event of circumstances deemed to present a threat or implied threat of injury or harm to MooreMusic Entertainment staff or any equipment in MooreMusic Entertainment possession, MooreMusic Entertainment reserves the right to cease performance. If the Purchaser is able to resolve the threatening situation in a reasonable amount of time (maximum of 15 minutes), MooreMusic Entertainment shall resume performance in accordance with the original terms of this agreement. Purchaser shall be responsible for payment in full, regardless of whether the situation is resolved or whether MooreMusic Entertainment resumes performance. In order to prevent equipment damage or liability arising from accidental injury to any individual attending this performance, MooreMusic Entertainment reserves the right to deny any guest access to the sound system, music recordings, or other equipment.

IF any of MooreMusic Entertainment's computer screens are touched will result in either loss in privileges to request songs or automatic removal from the event.

10. It is understood that if this is a "Rain or Shine" event, MooreMusic Entertainment's compensation is in no way affected by inclement weather. For outdoor performances, Purchaser shall provide overhead shelter for setup area. The DJ reserves the right, in good faith, to stop or cancel the performance should the weather pose a potential danger to our employees, the equipment, or audience. Every effort will be made to continue the performance. A backup plan in this type of is required. We will not accept the event without a backup plan. However, safety is paramount in all decisions. The DJ's compensation will not be affected by such cancellation.

11. Engagements within the Titus County and 30 miles from Titus County will not be assessed a travel charge. Services requiring travel outside of this area will be charged at a \$100.00 charge in excess of 45 miles. Engagements in excess of 150 miles of Titus County will require accommodations to be made for an overnight stay in a local hotel/motel for MooreMusic Entertainment to be provided by Purchaser.

12. In the event of non-payment, MooreMusic Entertainment retains the right to attempt collection through the courts. Purchaser will be held responsible for all court fees, legal fees, and collection costs incurred by MooreMusic Entertainment. Purchaser shall be charged \$25 for each bounced check plus a \$7.50 service charge for each collection notice.

THE PARTIES hereto promise to abide by the terms of this agreement and intend to be legally bound thereby.

Purchaser:

Customer Signature: _____ Date: _____

MooreMusic Entertainment: _____ Date: _____