



Double "A" the DJ
12692 Valley View Lane
Redlands, CA 92373
909 794-7496
www.doubleathedj.com

CONTRACT AGREEMENT

1. Event Date: _____ Type Of Engagement: _____ No of Guests _____
2. AGREEMENT made on _____, between "Double "A" the DJ (Herein after called "**DJ / ENTERTAINER**") and _____ (Herein after called "**Purchaser**"). **IT IS MUTUALLY AGREED THE PARTIES THAT:**
3. DJ will furnish and Purchaser will accept, for the engagement herein after described, the services comprising of Double "A" the DJ. The services will be provided on continuous basis during the stated hours.
4. The DJ will require the performance area ready at least 60 minutes prior to the scheduled performance and 30 minutes after the performance for set up and take down. The DJ reserves the right to end the scheduled performance due to failure of the Customer to provide adequate safety and security. Customer is fully liable for events that may ensue from the failure thereof.
5. Type of services provided: Select, supply, and operate Mobile DJ Music Sound System on a continuous basis during the stated hours. Although the client may select music for the event, it is ultimately the DJ's determination what will be played.
6. **PURCHASER:**
Name: _____
Address: _____ City: _____ Zip: _____
Phone: (home) _____ (cell) _____ E-Mail: _____
7. **Place of Engagement:**
Business Name: _____
Address: _____ City: _____
Contact person(s): _____
Phone: _____ E-Mail: _____
8. Event Start Time: _____ End Time: _____
9. Total Agreed Price: \$ _____
10. A minimum of \$200.00 non-refundable reservation retainer is required to secure "Double "A" the DJ" for the engagement date(s). This amount shall be subtracted from the total price of the engagement.
11. The remaining balance of fee of \$ _____ must be **paid in full (30 days before)** the performance.

12. In the event Purchaser desires that the DJ provide extended services (overtime), said DJ may provide, when feasible, at the rate of \$_____per hour, prior to the performance of the extended services.
13. In the event of circumstances deemed by the DJ to present a threat or implied threat of injury to the DJ or any property (equipment, lighting, CD's, etc.) in the DJ possession, the DJ reserves the right to cease performance. Purchaser shall be responsible for payment in full, regardless of weather the situation is resolved or whether DJ resumes performance. It is understood and agreed that Purchaser agrees to provide crowd control if warranted. Purchaser will be liable for any loss of damage to any property belonging to DJ that caused by Purchaser or his/her guests, customers, students, etc.
14. Purchaser shall provide DJ with safe and appropriate working conditions. Equipment cannot be in direct sunlight, rain or extreme dust. This includes, but not limited to, minimum area of 10' x 10' space for setting up speakers and lighting stands, be within 26 feet of reliable dedicated electric power source (minimum of two 15 amp 110 volt 3-prong grounded circuits), also requests ramp or elevator access between the parking/service entrance and the setup area. If the venue requires setup or takedown in location up stairs or lifted onto a stage to reach the setup area, **additional \$40 charge** for labor will be required unless labor is provided.
15. If this is an outdoor event, please make sure that DJ and equipment are in an area that is sheltered (E-Z-Up). DJ reserves the right to NOT perform if it felt that adequate shelter is NOT provided. In the event of electrical storm, your event will be suspended and the equipment shut down for the safety of your guests. There are no refunds for suspension or cancellation of events due to weather, power failure, earthquakes, riots, fires, interruption by law enforcement officials, road closures, vehicle accidents. Time may be added at the end of the event to make up for the suspended time at the sole discretion of the DJ.
16. In the event that the DJ is unable to perform, DJ will provide a suitable replacement at no charge for the event described. If DJ is unable to provide a replacement, compensation in full, including ALL fees collected will be issued within FIVE days of the event.
17. Engagements cancelled within 30 days of the event date will be subject to a 100% cancellation fee. These cancellation fees are not a penalty but rather shall be considered compensation to DJ for loss of other business opportunities.
18. The parties acknowledge that this Agreement may be negotiated and transmitted between the parties by means of a facsimile machine and that the terms and conditions agreed to are binding upon the parties. Upon the Agreement being accepted, copies of the facsimile will be validated by both parties forthwith.

Signature of Purchaser _____ Date _____

Adrian Asencio _____ Date _____