Lufru Entertainment LLC: DJ Contract



Agreement made on the da hereinafter referred to as the	ate of / / 2 he Purchaser, and Lufr	20, by and ru Entertainment	between: LLC, hereinafter re	eferred to as th	e DJ.	& Lufru	Entertain	ment LLC
WITNESSETH NOW THEF Parties do agree as follows	REFORE, in considera					ing to be	e legally bo	und hereby, the
1. The Purchaser hereby e	engages the DJ to prov	vide a DJ Service	. The service to be	performed at	Event Location:			
Venue:								
Address:								
Phone:								
2. the DJ hereby agrees to 3. The said DJ Service sha						t along w	vith the indi	cated equipment
Sound System	Basic Lighting	Premiun	n Lighting	Up-Lighting (15-20 LED Cans)		Projector 8	Screen
4 DJ hereby agrees to render 5. The Parties hereby agree Date:// 20 Start Time:AM/F Finish Time:	ee that the DJ Service PM /PM	shall be provided	l and accepted on	the following d	ate(s) and time(s) o			to now to the D.I.
6. The Purchaser in consideration the following consideration A non-refundable reservation the Performance Fee.	:		-					
The Performance Fee is \$ Services requested that ex be possible to provide addi Purchaser InitialsI	cceed a 10 hour time fritional performance time	ame will be char	ged at the rate of \$	100 per hour, ¡	payable the day of t	he enga		may not always
Additional Terms at the agreement of the DJ to beyond their control. If suc Should the DJ be unable to be exclusively limited to an breach of contract. All deposits are nonrefundations.	o perform is subject to h circumstances arise, o procure a replacement amount equal to the pable unless the DJ can	all reasonable ent, Purchaser shaperformance fee and the engager	fforts will be made all receive a full ref and that the DJ shament. The event ca	by the DJ to fir und. Purchase all not be liable in be reschedu	nd replacement ent r agrees that in all of for indirect or cons led if both parties a	ertainme circumsta equentia gree in v	ent at the agances, the land damages writing.	greed upon fees. DJ's liability shall arising from any
The purchaser and DJ agree the Purchaser breaches the upon" as liquidated damage	e contract, or cancels	within 30 days of	the event date, he					
If purchaser fails to submit damages arising from failu								or consequential
It is hereby further agreed; engagement, if damage is attendance, whether invite	caused by Purchaser	all be held liable or guest, membe	for any injury or da rs of his organizati	mages to the I on, engageme	DJ, or property of th nt invitees, employe	e DJ, whees, or an	nile on the pany other pa	oremises of said rty in
It is understood that if this Purchaser shall provide ov pose a potential danger to decisions. The DJ's compe	rerhead shelter for setu him, the equipment, or	ıp area. The DJ r r audience. Every	eserves the right, i	n good faith, to	stop or cancel the	performa	ance shoul	d the weather
In the event of circums the DJ reserves the right to 15 minutes), the DJ shall regardless of whether the saccidental injury to any ind or other equipment.	o cease performance. I esume performance in situation is resolved or	f the Purchaser is accordance with whether the DJ r	s able to resolve the the original terms resumes performar	e threatening of this agreem nce. In order to	situation in a reasor ent. Purchaser sha prevent equipment	nable am Il be resp damage	ount of tim consible for or liability	e (maximum of payment in full, arising from
Purchaser sign and d	ate		Date:	/	_ / 20 Phor	ne:		
Lufru Entertainment L	I C sign and date				Date	٥.	/	/ 20