

1091 Overlook Parkway #831

Macon, GA 31210

Phone: 803.318.2387 Fax: 1.800.581.4191

E-Mail: djfrosty@djfrosty.com Web: www.djfrosty.com

Professional Disc Jockey & Entertainment Services

RESERVATION FORM/CONTRACT

THIS CONTRACT IS SUBJECT TO ARBITRATION PURSUANT TO SECTION 15-48-10, CODE OF LAWS OF SOUTH CAROLINA (1976)			
This agreement is for personal services of Disc "Special Provisions") for the engagement described undersigned Purchaser of entertainment and DJ Fro	d below made this	additional personnel (as deso day of, 20	cribed below in , between the
Place of engagement (venue)			
2. Address of venue			
3. City	State	Zip Code	
4. Type of engagement			-
5. Date(s) of engagement(s)	Start Time	Finish Time	
6. Total performance fee agreed upon by DJ Frosty Foster Phillips or DJ FROSTY.	Entertainment is \$	All payments should be	e made payable to H.
7. A non-refundable 50% deposit is required to secure D performance fee. The remaining balance of the made with prior consent of DJ Frosty Entertain	performance fee must be paid in		
8. A written music planner or music request list musengagement for it to be included in the DJs request list, the DJs shall attempt to play Fif certain selections are unavailable. DJ Froare received by DJ Frosty Entertainment IN	s' programming guidelines. Wi Purchaser's and Purchaser's gu osty Entertainment will make a	th or without the aid of a music pests' music requests but shall no n extra effort to have music requ	planner or music ot be held responsible
 This agreement to perform shall be excused for, epidemics, acts of God, Force Majure or an circumstances, DJ Frosty Entertainment' lia that DJ Frosty Entertainment shall not be li 	ny other legitimate condition be ability shall be exclusively limite	eyond the DJs' control. Purchase ed to an amount equal to the pe	r agrees that in all rformance fee and
10.In the event of non-payment two-weeks after th through the Orangeburg County courts. Purchaser v DJ Frosty Entertainment. Purchaser shall be charged collection notice. The Customer shall also pay DJ Frosty Entertainment.	will be held responsible for all of the second will be held responsible for all of the second second will be w	court fees, legal fees, and collect in addition to a \$7.50 service ch	ion costs incurred by arge for each
11. The amount agreed upon and shown in line 6 ab Performance time added after this agreement has billed in half-hour increments. There is a 10-minute always be possible to provide additional performance accommodated. This agreement guarantees that the made as to the DIs'	peen signed will be provided at grace period before overtime ce time. However, when feasib	the rate of \$ per half- is incurred for any half-hour peri le, requests for extended playing	hour. Overtime is iod. It may not g time will be

Page 2 of 3 Initials © 2014 DJ FROSTY ENTERTAINMENT Unauthorized duplication is a violation of applicable laws. All rights reserved.
RESERVATION FORM/CONTRACT
time of arrival; however, DJ Frosty Entertainment requests that the DJs be permitted minutes before the engagement and minutes after the engagement for setup and takedown. DJ Frosty Entertainment also requests ramp or elevator access between parking/service entrance and setup area. If the venue requires setup or takedown in less time, or if equipment must be carried up stairs to reach the setup area, additional labor will be charged at the rate of \$ per laborer-hour. If Purchaser or venue requires DJ Frosty Entertainment to complete setup before the start time indicated in line 5 of this agreement, or to postpone takedown after the end time indicated in line 5 of this agreement, the additional time will be charged at the rate of \$ per half-hour.
12. Purchaser will take steps to protect DJ Frosty Entertainment' equipment, music and personnel during the contracted period. Any damages incurred due to a lack of reasonable protection on your part (except in the case of gross negligence on the part of the DJs) will be payable by Purchaser to the extent of repair or replacement of damaged music and equipment, and all costs of medical treatment.
13.In the event of circumstances deemed by the DJs to present a threat or implied threat of injury or harm to the DJs or any equipment in the DJs' possession, the DJs reserve 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), DJs 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 the DJs resume performance. In order to prevent equipment damage or liability arising from accidental injury to any individual attending this performance, the DJs reserve the right to deny any guest access to sound system, music recordings, or equipment.
14.If agreement cancellation is initiated by the Purchaser in writing and agreed to by DJ Frosty Entertainment in writing, Purchaser will be required to pay only 50% of the total fee agreed upon. Otherwise Purchaser shall be obligated to make full payment of the total fee agreed upon.
15. Purchaser shall provide DJ Frosty Entertainment with safe and appropriate working conditions. This includes, but is not limited to, providing a secure and sturdy 8-foot set-up table and a 120-volt outlet (3-prong grounded with at least 15 amps available) from a reliable power source within 25 feet of the set-up area; providing a facility that completely covers and protects DJ Frosty Entertainment' equipment from adverse weather conditions (i.e., direct sunlight, rain, excessive winds); providing crowd control if warranted; and furnishing directions to place of engagement and free parking. Purchaser accepts full responsibility and is liable for any damages, injuries or delays that occur as a result of failure to comply with this provision.
16. Purchaser is responsible for paying any charges imposed by the venue. These charges may include, but are not limited to, parking, use of electric power, fire marshal, time before and after the engagement utilized by DJ Frosty Entertainment for setting up and taking down equipment.
17.Special provisions
18. This agreement shall be governed by the laws of the State of South Carolina. In the event of suit involving or relating to this agreement, Purchaser agrees that venue will be in Richland County.

- 19.Purchaser agrees to defend, indemnify, assume liability for and hold DJ Frosty Entertainment exempt from any claims, damages, losses and expenses by or to any person, regardless of the basis, which pertains directly or indirectly to DJ Frosty Entertainment' performance. In the event that a civil action arises in an effort to enforce any provision of this agreement, the losing party shall pay the attorney's fee and court costs of the prevailing party.
- 20. Purchaser may not transfer this contract to another party without the prior written consent of DJ Frosty Entertainment.
- 21. This agreement is not binding until received and signed by DJ Frosty Entertainment. Any changes must be written and signed by both the Purchaser and DJ Frosty Entertainment. Oral agreements are non-binding. If any clause in this agreement is found to be illegal, the rest of the agreement shall remain in force.

Page 3 of 3 Initialsrights reserved.	© 2014 DJ FROSTY ENTERTAINMENT Unauthorized duplication is a violation of applicable laws. All
Signature of Purchaser	
Purchaser Information:	
Date	
RESERVATION FORM/COM	NTRACT
22.DJ Frosty Entertainment r does not waive their right to	may elect not to exercise their rights as specified in this agreement. By doing so, DJ Frosty Entertainment exercise those options at a future date.
Purchaser Name (Print)	
Address	
City State Zip	
Contact Number	
Email address	
Signature	
DJ Frosty Entertainment	
Date	
2014 DJ FROSTY ENTERTA	AINMENT
Office Only:	
Payment Received: Date:	