



Rhode Island Mobile DJ and Media Services

Phone: (401)-385-9681/(401)-595-7622

E-Mail: bookagig@rimobiledj.com

Event ID:

Venue:

Event Date:

Start Time:

End Time:

Event Location:

Event Address:

Event Phone #:

I, _____(Purchaser) and Rhode Island Mobile DJ and Media services agree to the following:

1. Rhode Island Mobile DJ and Media services agrees to perform DJ services on MM/DD/YYYY starting at 0:00 for the amount of \$_____ for the first ___ hrs and \$_____ for each additional hour. Purchaser agrees to place a non-refundable deposit in the sum of \$_____ to hold above event date. Balance will be due upon arrival of the event. In the event of non-payment, Purchaser will be held responsible for all collection costs incurred by RI Mobile DJ Service. Purchaser shall be charged \$35 for each bounced check plus a \$10.00 service charge for each collection notice.
2. If over time is anticipated, RI Mobile DJ will make every effort to accommodate the request. In the event of overtime, \$/hr is due after the performance in cash or by check, in addition to the contracted amount. Before requesting the RI Mobile DJ participate in an overtime event, the Client must ensure that the venue coordinator has also approved the request.
3. This agreement guarantees that Rhode Island Mobile DJ and Media Services will be ready to perform at the start time of the event. No guarantee is made as to Rhode Island Mobile DJ and Media Services time of arrival; however, Rhode Island Mobile DJ and Media Services requests that they be permitted a minimum of 60 minutes before the event and a minimum of 45 minutes after the event for setup and takedown.
4. Purchaser shall provide by request RI Mobile DJ Service with safe and appropriate working conditions. This includes a 10-foot by 10-foot area for setup, space for setting up speakers and a minimum of one 15-20-amp circuit outlet from a reliable power source within 50 feet of the set-up area. This circuit must be free of all other connected loads. Any delay in the performance or damage to DJ's equipment due to improper power is the responsibility of the purchaser. Two circuits are preferred, where possible. Additional outlets on SEPARATE circuits for lighting (if contracted for) are required. For outdoor performances, Purchaser shall provide overhead shelter for setup area.
5. It is understood that if this is a "Rain or Shine" event, Rhode Island Mobile DJ and Media Services compensation is in no way affected by inclement weather. The DJ reserves the right, in good faith, to stop or cancel the performance should the weather pose a potential danger to

him, the equipment, or audience. Every effort will be made to continue the performance. However, safety is paramount in all decisions. The DJ's compensation will not be affected by such cancellation.

6. In the event of circumstances deemed to present a threat or implied threat of injury or harm to Rhode Island Mobile DJ and Media Services staff or any equipment in Rhode Island Mobile DJ and Media Services possession, Rhode Island Mobile DJ and Media Services reserves the right to cease performance. If the Purchaser is able to resolve the threatening situation in a reasonable amount of time (approximately 45 minutes), Rhode Island Mobile DJ and Media Services 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 Rhode Island Mobile DJ and Media Services resumes performance. In order to prevent equipment damage or liability arising from accidental injury to any individual attending this performance, Rhode Island Mobile DJ and Media Services reserves the right to deny any guest access to the sound system, music recordings, or other equipment.
7. The agreement of the DJ to perform is subject to proven detention by accidents, riots, strikes, epidemics, acts of God, or any other legitimate conditions beyond their control. Purchaser agrees that in all circumstances, Rhode Island Mobile DJ and Media Services liability shall be exclusively limited to an amount equal to the performance fee and that Rhode Island Mobile DJ and Media Services shall not be liable for indirect or consequential damages arising from any breach of contract.
8. This agreement is not binding until signed by both Purchaser and Rhode Island Mobile DJ and Media Services has received it. Any changes must be written and signed by both the Purchaser and Rhode Island Mobile DJ and Media Services.

Purchaser Signature:

Rhode Island Mobile DJ and Media Services Signature:
