Disc Jockey / Video Jockey / Karaoke Jockey

EVENT BOOKING AGREEMENT

PLEASE SIGN AND RETURN THIS AGREEMENT TO: All Music Productions P.O. Box 2252 Kindersley, SK S0L 1S0 Tel: 1 306 460 8982 Fax: 1 888 212 7007 Email: dj@allmusicproductions.ca Website: www.allmusicproductions.ca

Agreement made between All Music Productions and: John Doe Mary Loe (Cust #)

123 Main St Anytown, SK S1S 2S2

Home: 333 555 1212 Work: Cell: Email:

Comrises Drewided		
Services Provided		
Wedding Reception and/or Dance	\$550.00	
Mileage	\$250.00	
Dinner Music	\$100.00	
ll.	GST \$45.00 Total for services: \$945.00	
GST \$45.00 Total for services: \$94		

GST#: 89581 4622 Agent:

Ag To provide services for the above client on the date of Saturday, July 14, 2012 between the hours of 9:00 PRV to 1:30 AM for a Wedding Reception and/or Dance. Required Retainer of \$200.00. To be held at The Great Dance Hall in Your town, SK. WHEREAS, ALL MUSIC PRODUCTIONS. has been requested to parform and the part of the the

WHEREAS, ALL MUSIC PRODUCTIONS, has been requested to perform services, and WHEREAS, the unterstigned, has agreed to employ ALL MUSIC PRODUCTIONS to perform the services explained herein, and by it's signature below or signature of it's authorized agent hereby accepts the terms and conditions of this offer, now and therefore. IT IS HEREBY AGREED that **ALL MUSIC PRODUCTIONS** will provide the use of their equipment, CD's rights, and /or other equipment deemed necessary for the function, and the performance of disc/video jockey/s. The type of engagement for the performance by **ALL MUSIC PRODUCTIONS** will provide the use of their equipment. CD's rights, and /or other equipment deemed necessary for the function, and the performance of disc/video jockey/s. The type of engagement for the performance by **ALL MUSIC PRODUCTIONS** shall be a Wedding Reception and/or Dance. IT IS FURTHER AGREED that JOHN DOE MARY LOE and/or accepts full responsibility add is light for any damages, injuries, or delays that occur as a result of failure to comply with these provisions. In the event of engagement due to the the terms and conditions of the sector of the secto

IT IS FURTHER AGREED that JOHN DOE MARY LOE and/or accepts full responsibility arous light for any damages, injuries, or delays that occur as a result of failure to comply with these provisions. In the event of circumstances deemed by ALL MUSIC PRODUCTIONS to present a real or implied threat of injury of harm to ALL MUSIC PRODUCTIONS reserves the right to cace performance until such time as JOHN DOE MARY LOE and/or resolves the threatening situation. ALL MUSIC PRODUCTIONS further reserves the right to deny to any gue access to recordings or equipment. In the unlikely event that ALL MUSIC PRODUCTIONS' performance is delayed, liability is limited to providing JOHN DOE MARY LOE and/or resolves the right to deny to any gue access to recordings or equipment. In the unlikely event that ALL MUSIC PRODUCTIONS' performance is delayed, liability is limited to providing JOHN DOE MARY LOE and/or with performance time equal to time lacking. IT IS HEREBY AGREED the obligation of ALL MUSIC PRODUCTIONS, under this as the ment may be void where act of God, order of public authority, vandalism or other condition beyond normal control, accident, illness, renders such an event unsafe, on with or impossible. Liability for failure to perform any portion of this agreement is limited to the face value of this contract. This contract contains the entire agreement between the parties and there are no other promises or conditions in any other agreement whether written or oral.

written or oral.

IT IS HEREBY AGREED that the cost of the performance of ALL MUSIC PRODUCTIONS shall be \$945.00 of which \$200.00 will be secured as a retainer for faithful performance of said duties by ALL MUSIC PRODUCTIONS.

IT IS FURTHER AGREED that after payment of the retainer and/or deposit upon acceptance of this Contract, the remaining balance is payable at completion of the and if applicable excess hours to be charged at \$25.00 per half hour thereast

applicable excess hours to be charged at \$25.00 per half hour theref. IT IS HEREBY AGREED between the parties that unless after accepting this Contract, this Contract is cancelled by JOHN DOE MARY LOE and/or more than fourty-five (45) days prior to the date of the event noted above, the retainer and/or deposit shall be treated as a cancellation fee; no other fees or penalties will be assessed. If the event is cancelled

with fewer than fourty-five (45) calendar days notice, the balance of the \$945.00 less retainer \$200.00 shall be payable in full. IT IS HEREBY AGREED and intended by both parties that the terms and conditions as set forth herein are the total terms and conditions of the Agreement and that they shall be binding upon both parties and interpreted under the law of the Province of Saskatchewan and/or the Province of Alberta, that any additional terms, conditions, modifications not expressly stipulated herein shall be null and of no for and effect unless said stipulation of additional terms or conditions shall be in writing attached hereto and executed with the same authority as this document. same authority as this document.

NOTE: PLEASE READ ALL TERMS AND CONDITIONS OF THIS CONTACT PRIOR TO SIGNING AND BE SURE THAT ANY BLANK SPACES ARE FILLED IN WITH THE APPROPRIATE INFORMATION FOR YOUR SITUATION.

We the undersigned, do agree to accept the terms and conditions of this offer made by ALL MUSIC PRODUCTIONS.

Agreed:	Date:	
All Music Productions	-	

Agreed **Client Signature** Date: