

111 Vineyard Avenue, Apt. C, Highland, New York 12528 P: 914.456.4143 E: jimmy@lutzentertainment.com

Agreement

Client's Name:
Venue:
Event Date: Anticipated Times of Event: Start: End:
Check ☑ services needed:
On-Site Ceremony Music □ Cocktail Music (1 hour) □ Reception (4 hours) □
Optional: Acoustic guitar w/ vocals: On-Site Ceremony Music □ Cocktail Hour □
Full Agreed Amount: Deposit (non-refundable):
Balance (payable at least three weeks prior to event): Overtime Rate: per hour
TERMS
If the contracted EVENT is scheduled outdoors, the CLIENT will provide a suitable shelter (or covering) from the sun and/or possible rain. This shelter shall be agreed upon prior to the start of the EVENT. If the arrangements are not made suitable to the DJ and adjustments cannot be made, the DJ reserves the right to cancel this agreement without penalty. The CLIENT will also provide suitable power (minimum 15 amp dedicated line) that is free of other connected electrical devices located/positioned within 10 feet of DJ's setup. The CLIENT shall also provide a 6'-8' wide sturdy rectangular table, linens and two chairs for the DJ's equipment.
The CLIENT understands and agrees that if guests and/or staff at the EVENT should become disorderly or abusive in any manner, and no action is taken to rectify the situation by the CLIENT, the DJ reserves the right to protect himself and dismantle and vacate the premises with full restitution being made for the services, which were provided in good faith. The CLIENT accepts full responsibility to make restitution for any damages that may occur to the DJ's equipment resulting from negligent circumstances caused, directly or indirectly, by guests. The DJ reserves the right, in good faith, to stop or cancel the performance should the weather pose a serious danger to himself, the equipment, or guests. Example would be a lightning storm. Of course, 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.
Lutz Entertainment will not be made liable for delays or cancellations not caused by the DJ, beyond the agreed starting time. Ending time will remain as stated unless additional time is negotiated beforehand. The CLIENT understands and accepts the fact that there is always the possibility that circumstances may arise, completely outside the DJ's control, which would make it impossible to perform the contracted services. Lutz Entertainment will be released from all contractual obligations if the DJ is unable to fulfill this agreement due to events such as an act of God, sudden serious illness, death, etc Lutz Entertainment will return all monies placed on deposit and do everything possible to find a DJ replacement if such an incident should occur. The CLIENT understands that if this AGREEMENT is not returned and signed, along with the AGREED deposit within 7 working days of the contract date, the AGREEMENT becomes null and void. No changes to the content of this AGREEMENT are permitted without the consent of both parties.
AGREED TO AND ACCEPTED BY:
Date Date
DateDateDate