

Abcity Ent. Booking Agreement and Receipt of Deposit

Client Name _____ Address _____

City _____ State _____ Zip _____ Phone _____

Event Type _____ Event Time _____

Event Date _____ Event Location _____

Expected Attendance _____ Event Duration _____

DJ City will play music at the above time and place.

Agreement Amount Total: \$____ a non-refundable deposit of **\$200** Balance: \$_____ the balance is due on or before the event date. Payment on the event date must be by Cash, money order or cashier's check. Overtime will be charged at a rate of **\$150** per hour. Overtime will only be provided if the DJ is available to extend time.

- All events are "rain or shine" unless otherwise stipulated. The PURCHASER is responsible to provide an alternate indoor location in the event of inclement weather. The client agrees to pay the full amount contracted once the PROVIDER has arrived at the event location, even if PROVIDER cannot perform due to inclement weather.
- Upon execution of this Agreement, Abcity Entertainment reserves the time and date agreed upon for the client, and will not make other reservations for that time and date. For this reason, all deposits are nonrefundable.
- If Abcity Entertainment cannot perform this Agreement due to a fire or other casualty, strike, act of God, or other cause beyond the control of the parties, then Abcity Entertainment shall return the deposit to the Client but shall have no further liability with respect to the Agreement. In the event Abcity Entertainment fails to perform for any other reason, in whole or in part, it shall not be liable for any amount in excess of the amount paid by the Client under this Agreement.
- Abcity Entertainment provides no guarantees or warranties in conjunction with its services. The parties specifically agree that the damages for non-performance of this proposal are uncertain and speculative. The parties, as a reasonable mode of determining damages, agree that the maximum amount of damages available for a breach of any Abcity Entertainment obligations to the Client shall be the Total Agreement Amount stated above.
Abcity Entertainment reserves the right to substitute for an assigned DJ in the event of unforeseen circumstances.
- The Client shall be responsible for any damage caused to the equipment of Abcity Entertainment by any guests.
- The Client shall be responsible for all costs of collection, including reasonable attorney's fees should the Client breach the Agreement by failure to pay the Agreement amount.
- Cancellation of the engagement by the PURCHASER for any reason shall forfeit the deposit. Cancellation of the engagement by the PURCHASER within 90 days of the date of engagement shall also require payment of the balance to the PROVIDER, unless the same act is re-booked by the PURCHASER for a mutually agreeable date within 30 days of the canceled date. A PURCHASER canceling their engagement by telephone must also verify that cancellation in writing (via dated mail, email or FAX).
- The Client agrees to ensure that the facility will provide an adequate space and electricity for Abcity Entertainment, as well as ensuring that the facility is up to code with city regulations. Also allow for at least 2 hours setup time and up to 2 hours breakdown time.

NOTE: to reserve the date, the signed Agreement must be received by 30 days before event. Sign the original copy and return it with deposit to the following address:

Fax- 508-638-6135
Abcity Entertainment
P.O.BOX 1471, Brockton MA
ACCEPTANCE OF AGREEMENT

Abcity Entertainment

Provider

Purchaser

Date

Date