

Black Tie DJs SAMPLE Contract

12393 Cold Stream Guard Court / Bristow, VA 20136 | Office: 703-803-7722 Office: 301-841-7026 | www.MusicDJ.com

This contract, was made today (09/01/2011) between DJ Network, Inc. trading as Black Tie D.J.s ('Entertainer'), and the undersigned purchaser of disc jockey services('Purchaser'). Entertainer has option to void contract if the NON-REFUNDABLE deposit is not received within 5 days from today. The parties hereto agree to be bound by the terms and conditions of this contract.

Client Information

Your Name
Your Address

Venue Information

Your Venue Name
Your Venue Address

(Address must be correct for timely arrival)

Date of Event:	Start Time:	End Time:	
Total Price:	Deposit: \$150	Balance:	Overtime: \$75.00/per half hour

Total price includes DJ services in accordance with details supplied by Purchaser via online planning forms and appropriate sound system.

Balance is due 10 days before date of event and payment must clear before date of event. On the day of the event, any additional hours (overtime) must be paid upon services rendered - we do NOT bill for overtime.

Purchaser must provide a 6 foot table for music and equipment, a standard electrical outlet within 25 feet of setup and a parking area near loading area at no cost to Entertainer. To guarantee start time, Entertainer must have uninhibited access to venue 1 hour prior to the start time for the purpose of setup and organization. If event is outdoors, DJ and equipment must be covered.

Conditions of the venue and conduct of all attendees of the event shall not inhibit the performance, nor cause injury to Entertainer. Purchaser will be responsible for loss or damage to any property of Entertainer caused by any attendees excluding any vendors hired by the Purchaser. Entertainer reserves the right to cease performance if these conditions are not maintained during entire contract time.

Entertainer will provide and set up equipment in a specified location by the Purchaser. If Purchaser has not specified a location, Entertainer will determine a suitable location. Any change in location after setup without prior notice will result in an additional charge of \$75.00.

In the unlikely event time is lost due to Entertainer's negligence, Purchaser will have option of a) extending time lost at no cost or b) receiving a refund the total amount prorated to correspond to time lost. In the unlikely event the original DJ becomes unavailable or equipment malfunctions, a substitute talent and/or replacement equipment will be provided at no cost to the Purchaser. This entire agreement is subject to proven detention by any acts of God, or any conditions beyond the control of Entertainer. This is the extent of Entertainer's liability.

In the event that weather conditions cause event to be postponed, Purchaser must contact the Entertainer at 703-803-7722 no later than 4 hours prior to the scheduled starting time. If Entertainer arrives at place of performance but has not been notified as stated, Purchaser will be liable for the entire balance. If weather conditions arise after the scheduled starting time, Purchaser will be liable for 50% (fifty percent) of the contract amount OR a prorated amount at the time of cancellation, whichever is greater.

If Purchaser cancels contract LESS than 90 days prior to date of event, Purchaser will be liable for the entire balance. Otherwise, Purchaser will forfeit the deposit, but not be liable for the balance. All cancellations or changes to date, time or locations MUST be in writing. Any changes to contract will also be verified with a confirmation in writing from the Entertainer. Postponements will only be permitted if new date is available. Entire balance must be paid by the original date of event on this contract.

Entertainer will not honor any oral agreements to amend or supplement this contract. Any time changes must be in writing and may not be changed less than four weeks prior to date of the event unless authorized by Entertainer. Purchaser also agrees that any litigation will take place in any court of competent jurisdiction within the Commonwealth of Virginia.

By signing below (or electronically signing this agreement), I/we agree to the terms set forth above and verify that I/we have the legal authority to enter into this agreement on behalf of the party/parties listed above.

Entertainer's Signature: _____ Printed Name: _____ Date: _____

Purchaser's Signature: _____ Printed Name: _____ Date: _____