

SOUNDSTAGE

Contract Agreement

Purchaser's Information

Name:
Address:
City:
State:
Zip:
Phone:
Cell:
Fax:
e-Mail:

Music Start/End Time: a.m.- a.m.

Lighting: Fog:

Total Amount: \$ Deposit: \$50.00 Balance Due: \$

Event Information

Venue:
Address:
City:
State:
Zip:
Phone:
Contact:
Date:
Count:

Additional Details:

The deposit is due with the contract; the balance is due the day of the event. Both are payable to Greg Miller.

This agreement is with: _____, hereafter to be referred to as "buyer" and Greg Miller, SoundStage, to be referred to as "contractor"(SoundStage). SoundStage will supply the disc jockey and/or master of ceremonies, music, sound system and labor in addition to any other specified items. By signing this agreement, it is acknowledged that the buyer exercises his/her authority to do so and hereby assumes liability for the amount and term stated herein. **REFUND/CANCEL:** This agreement shall be null and void unless received by SoundStage within ten (10) days of the agreement date. If deposit payment and signed contract is not received by SoundStage, the date will no longer be on reserve. All amendments must be in writing. If SoundStage fails to show up to an event, the buyer will receive a total refund, including the deposit. If buyer cancels, it must be in writing. If cancellation occurs, the deposit (\$50) is non-refundable; however, the deposit is transferable and applicable to another engagement within one (1) year of booking if SoundStage is available on the new date. **SUBSTITUTES:** If, on account of illness of the disc jockey or any other cause beyond control of the disc jockey, a substitute will be provided on the same specified terms and conditions as are stated herein. **DAMAGES:** Buyer assumes liability and cost if equipment used by SoundStage is damaged by buyer and/or guests. SoundStage reserves the right to deny anyone access to property owned by our company. **LEGALITIES:** Greg Miller, SoundStage, and/or all agents are released from any damages/litigation dues to buyer, guests, and any other personnel or properties. All arbitration or litigation will take place in Allegheny County Courts. Liquidated damage claims will be limited to the contract fee only. **PAYMENT:** Payment in full is due the day of the event. **NON-SUFFICIENT FUNDS:** If buyer's check does not clear for any reason, buyer agrees to pay all service charges imposed by the paying bank and/or bank of deposit. **OVERTIME:** Overtime is calculated in thirty minute increments and any portion thereof, \$30/half hour or \$50/hour.

PLEASE SIGN AND RETURN ONE COPY ALONG WITH THE DEPOSIT MADE PAYABLE TO: Greg Miller

Buyer

Contractor

Date

Date