



A+ DJ Service

Phil Crowson (919) 870-9119
PO Box 99823 Raleigh, NC 27624-9823
djcrowdad@mindspring.com

A+ DJ Copy - MAIL IN!

RESERVATION INSTRUCTIONS:
A. Call us to hold date
B. Fill out 1-7 and info at bottom
C. Sign and mail in ASAP

RESERVATION FORM

This agreement is to reserve personal DJ service between the undersigned Purchaser of entertainment and A+ DJ Service for the period in line 5.

1. Purchaser _____ Type of event _____
2. Place of event _____ Address of event _____ City _____
3. Detailed directions to event _____

4. Date of event _____ (NOTE: We are contracted to begin playing at start time below, we arrive to set up earlier...)
5. A+ DJ Service time contracted: Start Time _____ Finish Time _____ (please allow for guests arriving early for your sake)
6. Base performance fee agreed upon by A+ DJ Service for above time is \$ _____. The TOTAL of the base fee + add-ons is \$ _____
ADD ON Lighting at \$ _____, add'l services of _____ at \$ _____, and DJ Choice of _____ at \$ _____
7. A non-refundable reservation fee of \$ _____ (approx. 33%), payable to A+ DJ Service is required to secure A+ DJ Service for the engagement. This amount shall be subtracted from the performance fee. Remaining balance must be paid in full at the engagement by cash or check.

8. TABLE: Client shall provide a secure and sturdy 8-foot table set up before event, with tablecloth if appropriate.
9. POWER: The purchaser is responsible to provide a 3-prong grounded 120-volt outlet with at least 15 amps available (ie - nothing else plugged in) If lighting is to be used, a seperate outlet with the same specs as above, yet on a different circuit is required. Client should have access to unlocked room and circuit box in case a circuit breaker is tripped, although this is unlikely. All outlets must be from a clean and reliable power source within 50 feet of the set-up area (NO GENERATORS without prior agreement). Due to high power requirements, we do not use any extention cords but the high-grade large-gauge cords we brign.
10. MUSIC: A written music request list OR completed A+ DJ Music Planner must be received by A+ DJ Service at least three weeks prior to the date of the engagement for it to be included in the DJs' programming guidelines. The DJ shall attempt to play Purchaser's and guests' music requests but shall not be held responsible if certain selections are unavailable or time does not permit playing of all requests.
11. LIGHTS: Client assumes all responsibility for the following risks, limitations, and potential hazards.
Fog Machine: Can set off smoke alarms, some venues don't allow or require special release form.
Strobe Light: Can induce seizure in some epileptics. Bubble Machine: Can make floor slippery, some venues don't allow.

12. Purchaser shall provide A+ DJ Service with safe and appropriate working conditions. This includes, but is not limited to, providing a facility that completely protects A+ DJ Service' equipment from adverse weather conditions (i.e., direct sunlight, rain, excessive winds). Purchaser is liable for any damages, injuries or delays that occur as a result of failure to comply with this provision.
13. Purchaser is responsible for paying any charges imposed by the venue. These charges may include set up fees, parking, electricity, etc.
14. This agreement of the DJ to perform shall be excused by detention of the DJ by severe illness, acts of God, or any other legitimate condition beyond the DJs' control. If such circumstances arise, all reasonable efforts will be made by A+ DJ Service to find a replacement DJ at the agreed upon fees. Should A+ DJ Service be unable to procure a replacement DJ, Purchaser shall receive a full refund of the reservation fee, and A+ DJ Service shall not be liable for indirect or consequential damages arising from any breach of contract.
15. In the event of non-payment, A+ DJ Service retains the right to attempt collection through the Wake County courts. Purchaser will be held responsible for all court fees, legal fees, and collection costs incurred by A+ DJ Service. Purchaser shall be charged \$50 for each bounced check in addition to a \$10.00 service charge for each collection notice should that become necessary.
16. The amount agreed upon and shown in line 6 above applies to the performance times set forth in line 5 of this agreement. Performance time added after this agreement has been signed will be provided at the rate of \$40 per half-hour. Overtime is billed in half-hour increments. There is a 10-minute grace period before overtime is incurred for any half-hour period. It may not always be possible to provide additional performance time, however... when feasible, requests for extended playing time will be accommodated. A+ DJ Service requires that the DJs be permitted 45 minutes before and 45 minutes after the engagement for setup and takedown. If equipment must be carried up stairs to reach the setup area (rather than using an elevator), an additional fee of \$20 times the number of stories to be climbed will be added.
17. Purchaser will take steps to protect A+ DJ Service' equipment, music and personnel during the contracted period. Any damages incurred due to a lack of reasonable protection on your part will be payable by Purchaser to the extent of repair or replacement of damaged music and equipment, and all costs of medical treatment.
18. In order to prevent equipment damage or liability arising from accidental injury to any individual attending this performance, the DJs reserve the right to deny any guest access to sound system, music recordings, or equipment.
19. Special provisions (must be mutually agreed upon) _____

20. This agreement shall be governed by the laws of the State of North Carolina, and any problems with it handled in Wake County.
21. Purchaser agrees to defend, indemnify, assume liability for and hold A+ DJ Service harmless from any claims, damages, losses and expenses by or to any person which pertains directly or indirectly to A+ DJ Service' performance (except negligence on the part of A+ DJ Service).
22. Purchaser may not transfer this contract to another party without the prior written consent of A+ DJ Service.
23. This agreement is not binding until signed by Purchaser, and consequently received and signed by A+ DJ Service. Any changes must be written and signed by both the Purchaser and A+ DJ Service. If any clause in this agreement is found to be illegal, the rest shall remain in force.

Signature of Purchaser: _____ Date: _____ A+ DJ Service Signature: _____

Home Phone: _____ Work Phone: _____