

REEVERB

ENTERTAINMENT

Website: www.reeverbent.net | 554 1/2 N 200 W Apt A
 Phone: (435) 770 6917 | Logan, UT 84321

Client Information:

Bride: _____ **Groom:** _____
Phone: _____ **Phone:** _____
Email: _____ **Email:** _____

Mailing Address of client (Bride & Groom):
(please include city, state, zip)

Event Information:

Event Type: _____ **Start Time:** _____
End Time: _____

Event Date: _____

Location of Event: _____ **Location Phone:** _____

Address:

(City, State, ZIP): _____

Performance Price and Price Breakdown:

Please fill in the information below *based on the price quote you received from us:*

	<i>Notes</i>
DJ Base Price: \$850	
Ceremony: Yes No (add \$350)	
Additional Uplighting: Yes No (add \$250)	
Other (discount, additions):	

TOTAL AMOUNT DUE:

Non-refundable Booking Fee: \$200.00

TOTAL DUE BY START OF EVENT:

PLEASE NOTE IMPORTANT CLAUSE: The balance due listed on this contract must be received by the start of the event. Failure to receive it on time WILL result in loss of performance and it will be treated as a cancellation.

It is understood that this contract is binding on both parties. It cannot be altered or changed unless agreed to in writing by the said parties, Contractor and Client. Cancellation of the engagement by the Client is possible if Contractor is notified in writing not less than 7 days before the engagement date. Failure to do so will result in full payment being due as damages. Cancellation by the Client more than 7 days in advance will result in the refund of payments, less the \$200 booking fee, unless otherwise noted. Signer verifies that he/she has the authority to enter into a contractual relationship on behalf of the Client/Corporation.

Specific Performance: Client shall contact event facility to confirm that the following will be provided: 1) Adequate space for the sound and DJ equipment; 2) Access to the facility at least two hours prior to the event unless otherwise noted; 3) The DJ area must be located near adequate electrical outlets, with at least two circuits; 4) For outdoor events, client shall provide adequate protection for DJ and equipment from sun and weather conditions; 5) A banquet table near the performance for the DJ's use.

ADDITIONAL TERMS AND CONDITIONS ARE LISTED ON THE SECOND PAGE. SIGNING THIS CONTRACT VERIFIES THAT YOU HAVE READ AND AGREE WITH ALL TERMS AND CONDITIONS AS PRESENTED.

Additional Terms and Conditions

PLEASE READ AND INITIAL IN EACH BOX AFTER YOU HAVE READ AND UNDERSTAND IT

Please initial
each box below:

1. Client is to provide wedding information packet, final schedule, music decisions, including directions and address to the venue, no later than 7 days before event if booked more than 7 days in advance.
2. This signed contract with a *non-refundable* \$200 booking fee will reserve and book your event date. **Your event date is not guaranteed or reserved until we confirm to you that we have received both of these in full.**
3. The \$200 booking fee is *non-refundable*, but will be applied toward your total amount due.
4. **The client agrees to pay a \$25 service charge for all returned checks, plus any bank service charges, and collection costs incurred by Reeverb Entertainment as a result of the returned check.**
5. The performance starting time is listed on the front of this contract. This agreement guarantees that Reeverb Entertainment will be ready to perform at the starting time of this event. In *most cases*, the DJ will arrive at least one hour prior to the contracted time.
6. Reeverb Entertainment pricing is per event and not per hour. Because of this, if the event is ended earlier than the contracted time due to weather or any other reason **per client request**, the amount due will not change. (See also #14 below).
7. If event is at a private residence or neighborhood, or held outside, client is responsible for checking noise ordinance laws, and Reeverb Entertainment is not held responsible for any noise complaints or citations issued.
8. This agreement of Reeverb Entertainment to perform shall be excused by detention of DJ by extreme sickness, accidents, acts of God, or any other legitimate condition beyond Reeverb Entertainment control. In the very unlikely event that the DJ is unable to appear, Reeverb Entertainment will make every effort to find a qualified replacement at the agreed upon fees. Should Reeverb Entertainment be unable to find a replacement, client will receive a full refund, *including* the \$200 booking fee. Further, in the very unlikely event that the DJ is delayed and the event does not start on time, or time is lost during the event due to equipment malfunction, Reeverb Entertainment will refund the portion of the fees paid prorated to the time lost. Client agrees that in all circumstances, Reeverb Entertainment liability will be limited to the performance fee and that Reeverb Entertainment will not be responsible for indirect or consequential damages.
9. Reeverb Entertainment will make every effort to play all requests but cannot be held responsible if specific selections are not available **UNLESS ARRANGEMENTS ARE MADE AT LEAST 72 HOURS BEFOREHAND TO ENSURE THEIR AVAILABILITY.**
10. Reeverb Entertainment reserves the right to limit the amount of new music purchased for any one event. If Reeverb Entertainment is not able to locate a song requested by the client at least 72 hours ahead of time, Reeverb Entertainment will notify the client that the song will not be available.
11. Reeverb Entertainment opens the opportunity for the client to bring their own music to be played on DJ's equipment; however, client is responsible for their own equipment and Reeverb Entertainment will not be held liable for loss or damage.
12. Reeverb Entertainment reserves the right to refuse to play a song due to explicit lyrics or profanity, as determined by Disc Jockey.
13. **Reeverb Entertainment cannot guarantee the Disc Jockey's availability to play past the contracted time. Overtime is payable by cash at the beginning of each 30-minute overtime. Overtime charge is \$50, in 30-minute increments. (15 minutes to 30 minutes over = \$50; 31 minutes over to 60 minutes over = \$100; etc.).**
14. The client agrees to maintain a safe environment so as to protect the equipment used from theft, vandalism, and threat of harm to the Disc Jockey/Entertainment Host and equipment. **This includes protection from rain and all other weather related harm if the event is held outside.** The Disc Jockey has the right to stop the performance and take necessary steps to secure him/herself and/or equipment, up to and including removing equipment and leaving the event. Disc Jockey will approach client to intercede if any problems develop and will only leave if the problem cannot be corrected to the satisfaction of the Disc Jockey/Entertainment Host. **If event is ended early for the above reasons, the amount due will remain the same.** Client is not responsible for harm due to negligence of Disc Jockey. Client is responsible for any and all damages caused by the client, staff, facility, and the client's guests, except where such damage is the result of Disc Jockey's negligence. Disc Jockey agrees to be present at all times to watch the equipment, and client is not responsible for equipment left unattended.
15. **Payments are due by the start of the event. Failure to receive it on time WILL result in loss of performance and will be treated as a cancellation (see #19 below).**
16. No handwritten changes may be made to this contract unless both the client and Reeverb Entertainment initial the changes as being mutually acceptable.
17. Reeverb Entertainment has the right to print, publish, and use freely any written recommendations, and pictures taken for promotional purposes.
18. The client agrees that the laws of the State of Utah shall govern this contract. Client agrees to pay all collection costs and reasonable attorney fees to secure payment for services and enforce the contract. In the event of a suit involving or relating to this agreement, the client agrees that the venue for the suit will be in Logan, Utah. In the event that legal action is taken by Reeverb Entertainment or the client to enforce this agreement, the party whom the court finds to be at fault will be responsible for paying collection costs, reasonable attorney's fees and court costs *for both parties*.
19. This contract can only be canceled by the client whose signature appears below. Client may cancel this agreement by delivery of written notice to Reeverb Entertainment if such notice is delivered not less than 7 days prior to the scheduled event. Client will be issued a refund of all monies paid, less the \$200 booking fee. Otherwise, client will be obligated to make full payment of the total fee agreed upon. If cancellation is initiated by Reeverb Entertainment, *all* monies paid will be refunded to the client.
20. In respect for our clients, Reeverb Entertainment will in no way invite "DJ observers" to come to private events to see them perform.
21. The client agrees to place no tables, chairs, or other items between the DJ area and the dance floor. Reeverb Entertainment shall have the final determination on the placement of the DJ table. We also recommend that your older guests be placed as far away from the DJ area as possible to avoid any discomfort because the speakers will naturally be louder near the DJ area.
22. Client is required to disclose the presence of any stairs, elevators, steps, unpaved and/or grassy areas required to be encountered during setup or takedown from DJ parking. If these areas are not disclosed or if equipment must be carried up stairs, elevators, steps, lifted onto transference vehicle(s), lifted onto a stage or across unpaved and/or grassy areas to reach the setup area, **additional labor will be charged at the rate of \$25** unless both the client and Reeverb Entertainment initial the change as being mutually acceptable.
23. The clients agrees to allow Reeverb Entertainment two hours for takedown of equipment. In the event that Reeverb Entertainment is required to take down in less than two hours from agreed end time, **additional labor will be charged at the rate of \$25** unless both the client and Reeverb Entertainment initial the change as being mutually acceptable.
24. This agreement contains all the terms and conditions agreed upon by the client and Reeverb Entertainment, and no other agreements, oral or otherwise regarding the subject matter of this contract or performance for the event stated on this contract, shall be deemed to exist.

SIGNING THIS CONTRACT VERIFIES THAT YOU HAVE READ AND AGREE WITH ALL TERMS AND CONDITIONS AS PRESENTED

Agreed to and Accepted by:

Client

Date Signed

Cameron or Laura – Owners Reeverb Entertainment

Date Signed