

Cincy Styles Productions

Event Contract

This contract for the personal services of Cincy Styles Productions on the engagement (or event) described below and between the undersigned Purchaser of Disc Jockey Entertainment (herein called "Client") have agreed to be bound by said terms and conditions listed below.

This contract is subject to the following conditions:

1. The client agrees to pay Cincy Styles Productions. At the end of the below engagement in cash or by check made payable to **Cincy Styles Productions**. The client agrees that the Disk Jockey is not expected to start the music until the time designated in this contract. In addition, the client understands that Disk Jockey will set up his equipment 15-60 minutes prior to the start-time.
2. The client agrees to pay Cincy Styles Productions a **\$150 non-refundable retainer**. This contract must be signed and dated by the client **and** the required retainer mailed back with this contract within 10 days. If this contract is not signed and dated by the client and mailed back with the required retainer within 10 days, this contract is **void**.
3. If the client decides to cancel this contract, the client agrees to inform Cincy Styles Productions of the cancellation in writing. The client will NOT receive a refund (minus the \$150 retainer) UNLESS written cancellation is received 60 days prior to the scheduled engagement. The client agrees to pay 50% of the gross price agreed upon if cancellation is received 30 days prior to the scheduled engagement. The client agrees to pay 100% of the gross price agreed upon if cancellation is received less than 30 days prior to the scheduled engagement.
4. The Disk Jockey must have easy access to the entrance closest to the area where services will be performed. The entrance must be non-obstructed and of adequate size to allow equipment to be moved in and out efficiently. The client agrees to provide adequate parking close to the facility and all necessary permits or tokens to park company vehicle(s).
5. The client will be responsible for providing sufficient set-up space for the DJ equipment and sufficient power supply (two separate outlets on separate breakers, if a lightshow is requested). If the engagement is outside, shelter (in the form of a tent or similar) must be provided for the DJ. Cincy Styles can provide shelter for the DJ for an additional cost. Cincy Styles Productions is not responsible for any mechanical failures due to floor structures, electricity, power outages, etc. at the chosen location site.
6. Cincy Styles Productions is not responsible for providing services in the event that wind, fire, flood, or any act or force of God or man makes the facilities unavailable at the time, date, and place listed below.
7. The client **may** be allowed to extend services for additional time beyond the contractual agreement at \$100 per hour.
8. The client agrees to reimburse Cincy Styles Productions for all stolen or damaged property directly caused by the client and/or guest(s) of the client. In the event of circumstances deemed to present a threat or implied threat of injury or harm to Cincy Styles staff or any equipment in Cincy Styles possession, Cincy Styles reserves the right to cease performance. If the client is able to resolve the threatening situation in a reasonable amount of time (maximum of 15 minutes), Cincy Styles shall resume performance in accordance with the original terms of this agreement. Purchaser shall be responsible for payment in full, regardless of whether the situation is resolved or whether Cincy Styles resumes performance. In order to prevent equipment damage or liability arising from accidental injury to any individual attending this performance, Cincy Styles reserves the right to deny any guest access to the sound system, music recordings, or other equipment.
9. If travel distance to the engagement is beyond 50 miles, client agrees to pay Cincy Styles Productions a mileage expense of no more than \$2 per mile, **one way**.
10. The client agrees that should this matter be turned over to a collection agency/attorney, for non-payment, the client will be responsible for all reasonable attorney fees and or documented collection agency fees.

Please sign below to show agreement of the above terms

Client: _____

Client Signature: _____ **Date:** _____

Cincy Styles Productions

Event Contract

Client : _____

Type of Event: _____

Date of Event: _____ Time: _____

Location of Event: _____

Address: _____

City: _____ State: _____ Zip: _____

Base Price Agreed Upon: \$ _____ Lightshow? YES NO \$ _____

Extra Costs: _____

Gross Price (Grand Total) *Do not write here, CINCY STYLES =* _____

Deposit Paid: _____

Balance Due: _____

Signature of Client(s): _____ Date: _____

Signature of Client(s): _____ Date: _____

Signature of CSP Employee: _____ Date: _____