**CONTRACT FOR PROFESSIONAL DISC JOCKEY SERVICES**

(Client) hereby hires Jason – By Request (“DJ”) to provide professional disc

jockey services for a [Type of Event] at

, beginning at and ending at on [Day of Week] , [Month/Day/Year] . DJ will supply a complete system, which will be set up and tested prior to the event start time.

DJ will meet individually with Client to help plan the event. At least one week prior to the event, Client will submit the proposed floor plan to the DJ. Client will provide a 2 each grounded 15 amp electrical outlets to which no other equipment has been connected (dedicated circuit). Client will arrange for a parking space for DJ’s vehicle and pay the cost if any. Client designates

, as the sole person with authority to give directions to DJ with respect to music selection, volume control, announcements, and breaks, if any.

DJ is not responsible for the inability to perform due to accident, injury, equipment failure, or other condition reasonably beyond his/her control.

If DJ experiences an equipment breakdown and is not able to finish the show, the fee will be paid on a pro rata basis

determined by the length of playing time. This will not apply in the case of damage to DJ’s equipment that is caused by persons or incident at the event. DJ cannot be responsible for electrical problems or power failures, unless they are caused by his/her actions. The Client will indemnify, defend, and hold DJ (and his employees, contractors, agents, and representatives) harmless from all actions, proceedings claims, demands, liabilities, losses, judgments, damages, penalties, or expenses, of whatever kind, including interest, attorneys’ fees, court cost, and other reasonable cost and charges resulting from the negligence or intentional misconduct of the Client or third parties involved with or present at the event, including guest and venue staff. To cover any such claims, the Client may obtain a single liability insurance policy.

In consideration for the services provided, Client agrees to pay DJ a total fee of $ by check # or by cash. Upon a request from Client to play longer, DJ at his/her discretion, may perform overtime at the rate of $ per hour.

Client agrees to pay a nonrefundable booking fee\* of 50% of the quoted cost for the event. Contract is not valid until the Deposit is received. DJ may schedule another event o the same date and time if no deposit has been received. The remaining balance must be paid within 72 hours of the event. All checks are made payable to Jason – By Request. Failure to pay the balance due on the date of the event to DJ will subject Client to a $ 100.00 late fee.

This Contract constitutes the entire understanding between the parties, and there are not covenants, promises, representations, or warranties other than as set forth herein. No modification of its terms will be valid unless they are recorded in a written instrument signed by both parties. In the event any provision of this agreement is determined to be invalid or unenforceable, the remaining provisions will remain in full force and effect. This contract will be interpreted according to the laws of the state of Mississippi, and jurisdiction and venue will be deemed to be proper in Jackson County, Ms. In the event of breach of Contract, a court may award attorney fees, court cost and related expenses to the prevailing party. The Contract is entered into on the day of , 20 .

DJ mark – By Request Client:

Owner: mark Name:

1004 Magnolia St, Ocean Springs 39564 address

E-Mail[: abc@yahoo.com](mailto::%20%20abc@yahoo.com) City/State/Zip:

Web Site[:](http://www.Lombardopremierweddingservices.com/)  Tel: (H) (W) ( )