

CONTRACT FOR DJ SERVICES

This Contract for Services (the "Contract") is made effective as of _____ (the "Effective Date"), by and between _____ (Known as Client), and Layla Madani (Known as DeeJay Layla) (collectively the "Parties").

1. DESCRIPTION OF SERVICES. Client hereby agrees to engage DeeJay Layla to provide Client with DJ services (collectively, the "Services") to be performed at the following event(s):

Event Name: _____

Address:

Street City State Zip Code

Services shall consist primarily of providing musical entertainment by means of a recorded music format.

2. PERFORMANCE OF SERVICES.

a. DeeJay Layla shall arrive at the event location one-two hour(s) before the starting time to set-up and conduct sound check. DeeJay Layla's playlist shall have an unlimited playlist of songs from both latest and old classics. DeeJay Layla shall incorporate guest's requests into the playlist unless otherwise directed by Client. Music shall be played without any breaks unless requested by Client. Requests for extended playing time beyond the agreed-upon hours of service shall be accommodated if feasible, but it may not always be possible to provide additional performance time.

b. DeeJay Layla shall be familiar with indoor/ outdoor set-up. DeeJay Layla will provide the following Equipment as requested:

3. TERM. Client and DeeJay Layla agree that this Contract between the Parties is for Services that shall commence on the above date and complete on _____ (Date of Event). The Contract may be extended and/or renewed by agreement of all Parties in writing thereafter.

4. PAYMENT. Client agrees to pay DeeJay Layla, in consideration of the Services contracted for, the sum of price \$_____ with the balance to be paid by the date of the event. Payment shall be made to Layla Madani.

Any Services requested that exceed the contracted time period and which are granted by DeeJay Layla will be charged at the rate of \$100.00 per hour.

5. CANCELLATION POLICY. Cancellation of this Contract by Client, which is received in writing more than 30 days prior to the event, will result in a full refund. Cancellation of Services received less than 30 days prior to the event obligate Client to make full payment of the total fees agreed upon. If DeeJay Layla initiates cancellation Client shall be fully refunded.

6. FORCE MAJEURE. If performance of this Contract or any obligation under this Contract is prevented, restricted, or interfered with by causes beyond either party's reasonable control ("Force Majeure"), and if the party unable to carry out its obligations gives the other party prompt written notice of such event, then the obligations of the party invoking this provision shall be suspended to the extent necessary by such event. The term Force Majeure shall include, without limitation, acts of God, fire, or other similar occurrence. The excused party shall use reasonable efforts under the circumstances to avoid or remove such causes of non-performance and shall proceed to perform with reasonable dispatch whenever such causes are removed or ceased. An act or omission shall be deemed within the reasonable control of a party if committed, omitted, or caused by such party, or its employees, officers, agents, or affiliates.

7. SIGNATORIES. This Agreement shall be signed on behalf of the Client by the Client and on behalf of DeeJay Layla by Layla Madani and effective as of the date first above written.

Name (Client)

Name (DeeJay Layla)

Signature (Client)

Date

Signature (DeeJay Layla)

Date