

FOR REFERENCE ONLY



(601) 842-9505

contact@highvelocityprodj.com

---

---

High Velocity Professional DJ Service, LLC

1793 Ratliff Road

P. O. Box 16

Raymond, MS 39154

South Bend, IN 46624

---

---

THIS IS A CONTRACT for the disc jockey services of High Velocity Professional DJ Service, LLC (herein referred to as "High Velocity") made and entered into on \_\_\_\_\_ between the undersigned Purchaser of Service (herein referred to as "Purchaser"), and High Velocity.

1. Name of Purchaser: \_\_\_\_\_

Address: \_\_\_\_\_  
\_\_\_\_\_

Telephone: \_\_\_\_\_

2. Location of Event: \_\_\_\_\_  
\_\_\_\_\_

Date of engagement: \_\_\_\_\_ Hours: \_\_\_\_\_ until \_\_\_\_\_

3. Type of engagement (dance, party, stage show) and agreed upon compensation:  
\_\_\_\_\_

4. Purchaser to make payment immediately as follows: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

5. This contract can only be cancelled if both High Velocity and Purchaser agree to such cancellation in writing. If High Velocity and Purchaser agree to cancellation of this contract, Purchaser deposit will be refunded only if cancellation takes place at least 30 days prior to the date of engagement. In the event the Purchaser does not obtain High Velocity agreement to cancellation, Purchaser will forfeit one hundred percent (100%) of the total wage agreed upon. Non-payment of deposit shall not relieve the Purchaser of the obligation set forth herein. This forfeiture is in addition to any other remedies enumerated in this contract of afforded by law to High Velocity.

FOR REFERENCE ONLY

**FOR REFERENCE ONLY**

- 6. High Velocity and Purchaser intend the relationship as independent contractor and client. No employee, agent, representative, or contractor of High Velocity shall be deemed employee, agent, representative, or contractor of Purchaser. The manner, means, and methods of providing the services outlined in this contract are under the sole direction of High Velocity, excluding arrival and departure times and performance length.
- 7. This contract shall be enforceable irrespective of whether High Velocity is being compensated or is performing free of charge.
- 8. In the case of Acts of God, nature war, riots, epidemics, strikes, an act of public authority, power failure and other causes beyond the control of Purchaser and High Velocity that render performance impossible, the parties are not held liable to the other for damages they may sustain.
- 9. Purchaser is liable for damages to High Velocity or rented equipment caused by Purchaser or guests of purchaser. If the power source designated for High Velocity performance use by Purchaser is supplied by a portable generator or any other non-standard power source, Purchaser is liable for electrical damages to High Velocity or rented equipment.
- 10. High Velocity shall not be required to perform indoors or outdoors if the location temperature is below 40 degrees Fahrenheit; or outdoors if there is a 50% or greater chance of rain or if high winds make performance unsafe for High Velocity. If any of these conditions exist and the Purchaser has no suitable indoor location, Purchaser may cancel this contract according to Paragraph 5 or pay High Velocity in full. If High Velocity has been instructed to set up outdoors and inclement weather interrupts performance, Purchaser agrees to pay High Velocity in full. Once set up indoors or outdoors, High Velocity is not required to move or set up elsewhere.
- 11. By signing this contract, the undersigned parties hereby warrant that they are duly authorized as representatives of the person or entity for which they sign and legally entitled to enter binding contracts on its behalf. The parties acknowledge that have read this entire contract, know that this contract will affect the legal rights and/or those of the person or entity they represent, and have signed this contract voluntarily.

I AGREE TO THE TERMS OF THIS CONTRACT,

\_\_\_\_\_  
Purchaser Signature

\_\_\_\_\_  
Walker Anderson  
Owner, High Velocity

\_\_\_\_\_  
Date

\_\_\_\_\_  
Date