



Entertainment Contract

7261 Decoy Lane, Fort Worth Tx 76120; p: 903.563.0505; f: 903.572.7330; djclaymoore@aim.com

This contract for the entertainment services of MooreMusic Entertainment on the engagement (or event) described below and between the undersigned Purchaser of MooreMusic Entertainment (herein called "Purchaser") have agreed to be bound by said terms and conditions listed below.

Event Information:

Name of Event Venue: _____
Event Date: ____/____/20____
Event Start Time: _____ Event End Time: _____
Event Address: _____
City: _____ State: _____ Zip: _____
Event Phone Number: (____) _____ - _____

Client Information: (Contact Information for the day of the event.)

Name: _____
Cell Phone Number: (____) _____ - _____
E-mail: _____

This contract is subject to the following conditions:

1. The Purchaser agrees to pay MooreMusic Entertainment at the end of the above engagement in cash or by check made payable to Clay Moore or MooreMusic Entertainment. The Purchaser agrees that MooreMusic Entertainment is not expected to start the music until the time designated in this contract. In addition, the Purchaser understands that MooreMusic Entertainment will set up his equipment 60-90 minutes prior to the start-time.
2. The Purchaser agrees to pay MooreMusic Entertainment a **\$150.00 non-refundable deposit**. This contract must be signed and dated by the Purchaser and the required deposit mailed back with this contract within 10 business days. If this contract is not signed and dated by the Purchaser and mailed or faxed back with the required deposit within 10 business days, this contract is void. Unless prior arrangements have been made with MooreMusic Entertainment. If the Purchaser decides to cancel this contract, the Purchaser agrees to inform MooreMusic Entertainment of the cancellation in writing. The Purchaser is offered to choose a later date for services provided by MooreMusic Entertainment at the remainder of the agreed price and event type.
3. MooreMusic Entertainment hereby agrees to provide a DJ Service for the Purchaser at the above-mentioned location. The said DJ Service shall consist primarily of providing musical entertainment by means of a recorded music format. Promo Only, Top Hits USA, and iTunes.
4. MooreMusic Entertainment 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 MooreMusic Entertainment to get his equipment in and out efficiently. The Purchaser agrees to provide MooreMusic Entertainment with adequate parking close to the facility and all necessary permits or tokens to park his vehicle. The Purchaser understands that MooreMusic Entertainment may charge the Purchaser an additional fee for a difficult load-in.
5. The Purchaser will be responsible for providing sufficient set-up space for MooreMusic Entertainment's DJ equipment and sufficient power supply (three 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. MooreMusic Entertainment is not responsible for any mechanical failures due to floor structures, electricity, power outages, etc. at the chosen location site.
6. It is understood that if this is a "Rain or Shine" event, MooreMusic Entertainment's compensation is in no way affected by inclement weather. For outdoor performances, the Purchaser shall provide overhead shelter for setup area. The DJ reserves the right, in good faith, to stop or cancel the performance should the weather pose a potential danger to our employees, the equipment, or audience. Every effort will be made to continue the performance. *A backup plan in this type of is required.* We will not accept the event without a backup plan. However, safety is paramount in all decisions. The DJ's compensation will not be affected by such cancellation. The Purchaser is offered to choose a later date for services provided by MooreMusic Entertainment at the remainder of the agreed price and event type.
7. The Purchaser may be allowed to hire MooreMusic Entertainment for additional time beyond the contractual agreement at \$100 per hour.
8. The Purchaser agrees to reimburse MooreMusic Entertainment for all stolen or damaged property directly caused by the Purchaser and/or guest(s) of the Purchaser. It is hereby further agreed; that the Purchaser shall be held liable for any injury or damages to the DJ, or property of the DJ, while on the premises of the said engagement, if damages are caused by Purchaser or guest, members of his/her organization, engagement invites, employees, or any other party in attendance, whether invited or not. In the event of circumstances deemed to present a threat or implied threat of injury or harm to MooreMusic Entertainment staff or any equipment in MooreMusic Entertainment possession, MooreMusic Entertainment reserves the right to cease performance. If the Purchaser is able to resolve the threatening situation in a reasonable amount of time (maximum of 15 minutes), MooreMusic Entertainment 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 MooreMusic Entertainment resumes performance. In order to prevent equipment damage or liability arising from accidental injury to any individual attending this performance, MooreMusic Entertainment reserves the right to deny any guest access to the sound system, music recordings, or other equipment.
9. In the event of non-payment, MooreMusic Entertainment retains the right to attempt collection through the courts. The Purchaser will be held responsible for all court fees, legal fees, and collection costs incurred by MooreMusic Entertainment. The Purchaser shall be charged \$25 for each bounced check plus a \$7.50 service charge for each collection notice.

Signature of Client(s): _____ Date: _____

Signature of MooreMusic Entertainment Employee: *DJ Clay Moore*