

,	event on the date of	at the location of
Thank you for selecting Danny DJ. It wil	II be a pleasure to provide music for your	
known as the purchaser) and Danny's D	J Service, LLC, a Va. Limited Liability Corpora	ation (hereafter "Danny DJ")
This contract for services is entered betw	ween	(hereafte

Your DJ for this event will be _. The fee we agreed upon is \$____ based on up to hours of music. A deposit of \$50.00 is required to reserve this date. The balance of \$ is to be paid no later than at the conclusion of the event.

_____ and end at the time of ______ and that each I understand that the event will begin at the time of ____ $\frac{1}{2}$ hour beyond this end time will be an additional \$75.00 per.

The following terms and conditions apply to this agreement:

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- Danny DJ shall have access to the event facility at least one hour before the music start time to set up and test equipment.
- The purchaser of Danny DJ's services shall provide one six-foot table (skirted and covered to match guest tables if applicable) and one nearby electrical outlet.
- Danny DJ is as an independent contractor and not an employee of the purchaser.
- Danny DJ uses and maintains equipment of the highest quality, however in the unlikely event that time is lost due to Danny DJ's equipment malfunction, Danny DJ will refund the portion of the total amount corresponding to the time lost. This is the extent of Danny DJ's liability.
- Danny DJ will provide a copy of its insurance certificate upon request. The purchaser acknowledges that Danny DJ may arrange for other independent contractors to cover their event. Purchaser may request a copy of such contractor's insurance certificate. Purchaser acknowledges that Danny DJ will not be responsible for any negligence caused by an independent contractor.
- The purchaser acknowledges that Danny DJ may need to use an associate disc jockey as a substitute for the contracted DJ (written above) should a situation that dictates this arises (e.g., emergency, etc.).
- The purchaser is responsible for damages resulting from the conduct of all persons attending the event, including any damage to Danny DJ's equipment.
- If the purchaser cancels this contract less than 30 days prior to the scheduled performance, then the purchaser will be liable for the entire balance. If the purchaser cancels this contract more than 30 days prior to the scheduled performance date, then the purchaser shall forfeit the entire deposit amount.
- The purchaser shall be liable for any and all costs, including collection fees resulting in an "insufficient funds" check and reasonable attorney's fees and costs incurred in enforcing this contract.

This contract shall be rendered void unless a signed copy of this agreement and the indicated deposit are received within 15 days of the date below.

Please return a signed contract with your deposit and keep a copy for your records. Please make checks payable to Daniel C. Craig. Thank you.

Authorized purchaser Signature	Phone Number	Date
Daniel C. Craig, Danny's DJ Service, LLC Signature	Phone Number	Date
	540-336-2402	