



RHYME4REASON ENTERTAINMENT

PO Box 4441, Middletown, New York 10941

(845) 940-5212

SERVICE AGREEMENT

This Agreement made this _____ day of _____, _____ between Eli Edwards of Rhyme4Reason Entertainment and _____ on behalf of _____ residing or doing business at _____

_____ specifies that both parties agree to abide by the terms and conditions of this signed Agreement.

DEFINITIONS

Hereon in _____ shall be referred to as "Client".

Hereon in Rhyme4Reason Entertainment shall be referred to as "R4R".

The location of the event shall be known as "Venue".

Unless otherwise stated, "days" shall refer to calendar days rather than business days.

TERMS AND CONDITIONS OF AGREEMENT

R4R stipulates that an event has been booked by the Client to be held on the _____ day of _____, _____ from _____ AM PM. The event shall be held at _____

The type of event is a _____.

SERVICES

Both parties agree that R4R will provide the following services as stipulated in the separate and previously agreed upon Price Quote pertinent to each service.

Services that have been negotiated by both parties are:

- | | |
|---|--|
| <input type="checkbox"/> DJ Services | <input type="checkbox"/> Hosting or M/C Services |
| <input type="checkbox"/> Photography Services | <input type="checkbox"/> Wireless Microphones |
| <input type="checkbox"/> Videography Services | <input type="checkbox"/> Lighting Services |
| <input type="checkbox"/> Live Performance | <input type="checkbox"/> Party Favors/Giveaways |

If DJ Services or Live Performance is checked, R4R Entertainment:

- | | | |
|-------------------------------|-----------------------------------|--|
| <input type="checkbox"/> Will | <input type="checkbox"/> Will Not | Accept requests from guests |
| <input type="checkbox"/> Will | <input type="checkbox"/> Will Not | Provide song request forms on each table |

By initialing this you understand the terms and conditions set forth on this page: _____

CLIENT RESPONSIBILITIES

1. Client agrees to retain any and all necessary personal injury or property damage liability insurance with respect to the activities provided by R4R on the premises authorized by this agreement. Client agrees to indemnify and not hold R4R accountable for any and all claims, liabilities, damages, and expenses arising from any action or activity of R4R while R4R is rendering the specified contracted services, except for claims arising from R4R's willful misconduct or gross negligence.
2. Reasonable steps will be taken to protect the DJ and his/her equipment & music collection from any type of abuse, theft or damage resulting from this event. In the unlikely event of circumstances deemed by the DJ to present a real or implied threat of harm to the DJ's equipment, music or person, the DJ reserves the right to cease performance until the Client has resolved the threatening situation.
3. For all outdoor services/ performances, unless waived by the DJ, a tent or similar overhead protective covering must be provided to protect the DJ and his/her equipment in the event of extreme heat or other adverse weather conditions.
4. The Client will ensure that the Venue is open and that the event area is available to the DJ at least one (1) hour prior to the scheduled starting time.
5. The Client will ensure that the Venue meets all federal, state and local safety regulations and ordinances.
6. The Client shall provide, or make available, a 6' - 8' DJ table able to withstand a minimum of 150 pounds. Table must be within 25' of a 3-prong grounded electrical outlet. Failure to provide such access can cause a delay or may lead to cancellation of the event.
7. A song request form is to be completed for the number of requests as stipulated in the Price Quote. Such requests will be finalized by the Client for receipt by R4R no later than 30 days prior to the date of the event. R4R reserves the right to deny any requests or changes received after said 30 days.

R4R ENTERTAINMENT'S RESPONSIBILITIES

1. R4R shall provide staff qualified to carry out the duties provided for at your event.
2. Equipment needed to perform the contracted services will be provided by R4R unless otherwise specified under "Client Responsibilities", or in the "Additional Terms" section below.
3. R4R and its staff will comply with all federal, state and local safety regulations and ordinances.
4. R4R agrees to retain the necessary liability insurance as may be required by the venue.
5. Staff will cease performance at the contracted end time or immediately upon direction of law enforcement authorities or the Client. If the Client requests additional time at the end of the event, the DJ will charge the amount as stated in the attached Price Quote.
6. We will remove all personal equipment and property from the Venue within one (1) hour following the end of the performance or such reasonable time as agreed upon by both parties.
7. Additional special song request sheets will be provided for use on the day of the event if requested by the Client. All songs requested during the event will be played based on time available. No guarantee is made to play special requests except where previously provided for in Item 7 of "Client Responsibilities".
8. The DJ reserves the right to refrain from playing inappropriate or explicit songs or video.
9. The DJ reserves the right to deny any guest access to the DJ's music, equipment and work area behind the DJ table or stage.

By initialing this you understand the terms and conditions set forth on this page: _____

RATES

The parties have agreed to the following rates for the services checked on Page 1:

Type of Service	No of Hours	Rate	Row Total
TOTAL			

Totals are to be grouped by type of service and carried forward to the invoice found on Page 5 of this Agreement. The above table does not include taxes and miscellaneous expenses.

PERFORMANCE WAGES AND DEPOSIT

As documented on Page 5 of this Agreement, the total price for the services, including taxes and miscellaneous expenses, will be _____. This price includes travel expense for events which occur in excess of fifty miles round trip. Travel expenses include, but are not limited to, mileage, tolls, and parking. Upon acceptance and signing of this Agreement by both parties, a 50% non-refundable deposit of _____ is required. Payment is to be made to Rhyme4Reason Entertainment, by Certified Check, Bank Check, Money Order, or Cash. Interim or ump-sum payments may be made online at any time prior to the start of the event. Any balance remaining is due no later than prior to our starting setup for the event. Payments made online will incur a nominal service fee as stated in the printed Price Quote.

CANCELLATION

In the event that the Client wishes to cancel already scheduled services, written notification must be received no later than thirty (30) days prior to the event. As stated previously, the deposit will be forfeited as liquidated damages. If the Client cancels the scheduled services within two weeks before the date of such performance, the Client will pay R4R, as liquidated damages, the full purchase price as agreed upon within this contract. R4R will not be responsible for any cost incurred to the Client in the event of a cancellation.

Should R4R cancel due to unforeseen circumstances, R4R will either:

- Reschedule our contracted services with 10% off the initially agreed-upon service agreement price
- OR
- Provide the Client a full refund of all monies paid as of the time of cancellation

Performances are subject to termination in the event of sickness, accident, riots, strikes, epidemic, acts of God, or other legitimate conditions beyond our control.

By initialing this you understand the terms and conditions set forth on this page: _____

DISPUTES

If any dispute arises under this Agreement that results in litigation or arbitration, the prevailing party shall be paid by the losing party for its attorney's fees and associated costs.

ADDITIONAL TERMS

The following terms are part of this Agreement but not stipulated above:

By signing below, both parties have agreed to the Terms and Conditions of this Agreement. Should the Client fail to submit the 50% non-refundable deposit at the time of signing this Agreement, R4R has the authority to void this Agreement.

Date

Eli Edwards
R4R Entertainment

Date

By initialing this you understand the terms and conditions set forth on this page: _____



SERVICE INVOICE

Rhyme4Reason Entertainment

"The Party Starts...HERE"

Book The Best For Less!

P.O. Box 4441, Middletown, NY 10941

Email: djdubbz@r4rentertainment.com

Website: www.r4rentertainment.com

Phone: (845) 940-5212

DATE:

Exemption /Tax ID#:

TO

VENUE

DESCRIPTION OF SERVICE	DATE	TIME	COST
DJ Services: Sound Lighting Effects: Wireless Microphones: Live Performance/ MC: Photography: Video: 2009 Year-End Party Giveaway (\$25.00 optional)			
DESCRIPTION OF MISCELLANEOUS EXPENSES	RATE	QTY	TOTAL COST
Mileage: If travel exceeds 50 miles fees apply Tolls: Parking: Airfare/Bus Fare/Train Fare/Car Service: Lodging: Meals: * Will be provided at event Discount Code:	.585		
		DISCOUNT	
		SUBTOTAL	
		SALES TAX	
		FINAL TOTAL	

* All Payments must be Certified Bank Check, Money Order or Cash payable to Rhyme4Reason Entertainment.

THANK YOU FOR YOUR BUSINESS!

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R4R ENTERTAINMENT DEPOSIT RECEIPT

Received \$ _____ 50% non-refundable deposit from _____

Payment made by: Certified Check Bank Check Money Order Cash Other

Check or Money Order Number: _____ Drawn On: _____

Received By: _____ Date: _____
PRINT NAME SIGN NAME

REMAINING BALANCE: _____

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R4R ENTERTAINMENT FINAL PAYMENT RECEIPT

Received final payment of \$ _____ from _____

Payment made by: Certified Check Bank Check Money Order Cash Other

Check or Money Order Number: _____ Drawn On: _____

Received By: _____ Date: _____
PRINT NAME SIGN NAME

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