

**DJ OLD SCHOOL**  
**CONTRACT FOR MOBILE DJ SERVICE**

**DATE OF CONTRACT:** \_\_\_\_\_

**SCHEDULING PARTY:** \_\_\_\_\_

**ADDRESS:** \_\_\_\_\_

**PHONE:** \_\_\_\_\_

**ORGANIZATION:** \_\_\_\_\_

**OCCASION:** \_\_\_\_\_

**DATE OF SERVICE:** \_\_\_\_\_

**TIME OF SERVICE:** \_\_\_\_\_

**LOCATION:** \_\_\_\_\_

**RATE: Minimum of \$0 for 6 Hrs 00 Min; overtime rate of \$100.00 per hour**

**DEPOSIT: \$150.00**

**BALANCE DUE AFTER DEPOSIT IS PAID: \$00**

**OPTIONS: *Nothing extra***

***DJ Old School (Tyler Snortum-Phelps), herein referred to as "DJ", and Scheduling Party agree as follows:***

- 1. For the consideration and at the location and for the time of service above stated, DJ agrees to perform disc jockey services for the Scheduling Party.***
- 2. DJ acknowledges receipt of the deposit above stated and Scheduling Party agrees to pay the balance due in full on or before the date of the occasion. Any payment not made as of the date of the occasion will be subject to additional late fees of Twenty-five Dollars (25.00) per day until received by DJ. Receipt shall be considered to mean the date upon which such payment is physically delivered to DJ. In the event that payment in full has not been received as of the date of the occasion, DJ may, at its option, choose not to perform.***
- 3. Scheduling Party agrees to furnish all electricity and basic hookups to electricity necessary for the performance of the disc jockey services by DJ.***
- 4. Scheduling Party shall ensure that the room or area designated for the performance shall be available and open at least 2 HOURS before the above listed starting time.***

5. DJ may, at his/her discretion, refuse to play any audio selection that may contain profanity, vulgarity, and sexually explicit or otherwise offensive lyrics.
6. Any extra hours of service requested after the date of this contract by the Scheduling Party shall be supplied solely at the discretion of DJ. Scheduling Party shall pay in cash for any such additional services furnished by DJ in advance at the rate of \$50.00 per 1/2 hour.
7. Any cancellations must be made no less than ninety (90) days prior to the date of the scheduled occasion. In the event that such cancellations are made less than ninety (90) days from the scheduled occasion, Scheduling Party shall owe the balance due within ten (10) days of the notice of cancellation. **All deposits and payments are non-refundable.**
8. In the event that an occasion must be rescheduled due to rain or other inclement weather, any such rescheduling shall be at the discretion of DJ and must be re-contracted, however, full payment shall remain due on the original date of this occasion. DJ agrees that it will cooperate with respect to such rescheduling subject, however, to their availability.
9. DJ and the Scheduling Party agree that DJ shall neither provide nor be responsible for security relative to the occasion. Scheduling Party agrees to indemnify and hold harmless DJ from any liability, which might occur as a result of a breach of any security with respect to the occasion or damages to the premises where the services of DJ are to be performed. Scheduling Party further agrees to pay and reimburse DJ for any damage which may occur to DJ's equipment due to the actions of Scheduling Party or the Scheduling Party's guests at the occasion.
10. DJ shall be entitled to reasonable attorney fees and costs incurred in the enforcement of any of DJ's rights under the terms of this contract including collection.
11. There shall be no discounts or refunds given in the event that the occasion is finished earlier than the time period stated above. The balance due shall remain due and payable by the end of the performance, or by the end of the contracted time, whichever comes first.
12. This contract shall become effective upon its signed return by the Scheduling Party together with receipt by DJ of the deposit required above.

*IN WITNESS WHEREOF, the parties have hereunto set their hands.*

**By:** \_\_\_\_\_

**Date:** \_\_\_\_\_

**By:** \_\_\_\_\_

**Date:** \_\_\_\_\_

Tyler Snortum-Phelps

**Deposit and signed contract are due immediately to secure date**

Please Sign & Mail to: Tyler Snortum-Phelps, 2311 Tice Valley Blvd, Walnut Creek, CA 94595  
www.djoldschool.net 1-925-322-8690