

# Entertainment Agreement & Contract

LMD Productions  
1832 Fifth Avenue SE  
Cedar Rapids, Iowa 52403

The following shall confirm our agreement relative to the employment of **LMD Productions** by:

Client(s):

Names (1) \_\_\_\_\_ & (2) \_\_\_\_\_  
Address \_\_\_\_\_  
\_\_\_\_\_   
Phone \_\_\_\_\_  
Email \_\_\_\_\_

1. Employment: We shall provide, and you shall hire the services of **LMD Productions**.
2. Duties: The company (we) shall provide entertainment at your event as agreed upon. Such performance is set forth herein.

Event Date: \_\_\_\_\_  
Event Type: \_\_\_\_\_  
Location: \_\_\_\_\_

Ready Time: \_\_\_\_\_ (30 minutes prior to start time)  
Start Time: \_\_\_\_\_  
End Time: \_\_\_\_\_  
Total Hours Performed: \_\_\_\_\_

3. Compensation: You shall pay us for our services the sum of:

Total Price: \$ \_\_\_\_\_ (includes lights)  
Travel Fee: \$ \_\_\_\_\_ (outside of Cedar Rapids area is \$25)  
Deposit: \$125.00 \_\_\_\_\_  
Balance Due: \$ \_\_\_\_\_

The balance due shall be paid **before** the performance of the event indicated herein. You agree and covenant that the full contract price shall be paid to the company if you fail to provide an alternate site for the event in the case of inclement weather.

Please also identify who referred you to **LMD Productions**: \_\_\_\_\_

\_\_\_\_\_  
Client 1 Signature and Date

\_\_\_\_\_  
Client 2 Signature and Date

**LMD Productions**  
Phone: 319-365-8454

## **Terms & Conditions**

1. A deposit of \$125.00 is required to guarantee the availability of the contractor's services on the event date. The deposit is non-refundable and is due upon the contractee's delivery of the Performance Agreement to the contractor.
2. On the date of the event, arrangements may be made to perform additional time at an additional cost of \$60 per hour.
3. The remaining balance of this agreement will be due in full on or before the date and start time of event performance.
4. If this agreement is breached, contractee will be held responsible for the entire balance of this agreement, as well as court costs and attorney fees to recover payment. Non-payment and returned checks are subject to applicable state and federal laws. Contractee will be held responsible for triple the amount of the returned check, plus court costs and attorney fees.
5. If contractee cancels the event that is contracted, deposited money will not be refunded. If contractor cannot perform event on contracted date in question, all deposited money will be refunded.
6. If special circumstances are requested by the contractee, fulfillment of requests will be at the sole discretion of the contractor.
7. In the event of technical difficulties with equipment, the contractee will allow one hour for correction of the problem. If the problem is unable to be corrected, the contractee will pay for the services rendered up to the point of difficulties. In this situation, contractee may reschedule at a later date for completion of remaining services, subject to availability.
8. In the event of inclement weather or driving conditions, contractee will allow an adjustment starting time within one hour. If weather conditions cause contractor to cancel performance, contractee will be refunded any funds that had been prepaid with no further liabilities to contractor or any of its agents.
9. If for any reason the contractee delays the start of the performance, the ending time will remain the same unless agreed to by the contractor prior to contractor's arrival. If arrangements to start performance later than schedule are agreed to by both contractor and contractee, the total fees will remain the same as contracted.
10. Contractee accepts responsibility for replacement of any of the contractor's losses due to damage or theft incurred by contractee or anyone attending the event. This stipulation includes damage or theft of contractor's property, and refers to full current replacement value and any and all costs incurred to recover losses due to such actions.
11. If any person attending the event demonstrates a lack of common courtesy toward any contractor representative, contractee agrees that this will justify grounds to terminate performance or contractee will be asked to have that certain person leave the event with no reduction in agreed contract fee.
12. Contractor does not guarantee programming content or specific music. Contractor reserves the right to assign staff without notifying contractee. Contractor reserves the right to hire a subcontractor to fulfill this contract.
13. Contractee agrees not to hold contractor or any of its agents liable for any accidental injury of anyone attending the event. Contractor is not responsible for accidents that may happen to any individual while they are dancing during such event. Contractor will make efforts to ensure safety precautions are taken to avoid such a situation.
14. Terms and conditions may be subject to change with at least forty-eight hours prior notice.
15. If Contractee's leave the event for the rest of the scheduled performance time, contractor does reserve the right to end performance if the attendance of guests and activity level of dancing significantly decreases with the contractee's departure with no reimbursal to the contractee.
16. If we may be of any assistance, please contact us at (319) 365-8454. Thank you for your consideration. We look forward to sharing this present and future events with you!

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