

**Rob Clark Entertainment, LLC**  
**2311 Paper Chase Drive**  
**Lawrenceville, GA 30043**  
**(770) 815-7922**  
**fax: (678) 712-1422**  
**RobClark@RobClarkDJ.com**  
**www.RobClarkDJ.com**

**Confirmation Agreement**

This is to confirm that the Client: \_\_\_\_\_,  
Whose mailing address is: \_\_\_\_\_  
City/town: \_\_\_\_\_ State: \_\_\_\_\_ Zip Code: \_\_\_\_\_  
And whose telephone number is: \_\_\_\_\_  
and whose email address is: \_\_\_\_\_  
has contracted **Rob Clark Entertainment** to provide the disc jockey musical  
entertainment for the function of:

\_\_\_\_\_ to be held on the date of: \_\_\_\_\_  
with the first guests expected to arrive and the event beginning at  
\_\_\_\_\_ a.m./p.m. and ending at approximately: \_\_\_\_\_  
at the facility of: \_\_\_\_\_  
which is located at the address of: \_\_\_\_\_  
\_\_\_\_\_ at the agreed upon rate of \$ \_\_\_\_\_ for up to the first \_\_\_\_\_  
hours and \$ \_\_\_\_\_ for each half hour after that.  
Other special provisions: \_\_\_\_\_  
\_\_\_\_\_

The client is asked to provide for the disc jockey two banquet tables, six feet in length, with appropriate covering and access to 2 electrical outlets (each of which is on its own separate electrical circuit) within 25 feet of the area in which the disc jockey will be set up. If the function is outdoors, the Client agrees to ensure that the Disc Jockey and the equipment are furnished with adequate covering from the outdoor elements. Events may be temporarily suspended during an electrical storm to prevent damage to equipment and for the safety of guests. The client agrees to ensure the facility will be available for Rob Clark Entertainment to set up equipment one hour prior to when the guests are expected to arrive (which shall be the anticipated start time of the event) and one hour after the end of the event to allow sufficient time for packing up equipment.

The Client agrees to maintain adequate security in the service and access areas so as to protect the property and equipment of Rob Clark from theft, vandalism or other damage. In the event of circumstances deemed by Rob Clark Entertainment to present a threat or implied threat of injury to the Disc Jockey or any equipment (equipment, lighting, compact discs, microphones, etc.) in the Disc Jockey's possession, Rob Clark Entertainment reserves the right to cease performance until the situation is resolved. If

problems persist, Rob Clark Entertainment may end performance and the Client shall be responsible for payment in full, regardless of whether the situation is resolved or whether Rob Clark Entertainment resumes performance. The Client also agrees to be fully responsible for the loss or damage to equipment used to provide the services noted herein while said equipment is situated on property owned by or under the control of the Client and/or the Client's guests, except damage caused by Rob Clark or his assistant.

The Client agrees to assume complete liability for all claims of personal injury or property damage arising from the engagement noted herein and hold Rob Clark harmless in all such cases, except when caused by Rob Clark or his assistant. The Client indemnifies Rob Clark and Rob Clark Entertainment from all liability for loss, damage, claims, fines or judgments that may arise as a direct or indirect result of provision of service under this contract, and/or from activities or events during the performance for any reason, the sole exception being substantive negligence on the part of Rob Clark or his authorized representative. The liability of Rob Clark and Rob Clark Entertainment shall not exceed the amount of payments received by Rob Clark.

The obligation of Rob Clark Entertainment, under this agreement may be void where act of God, order of public authority, vandalism or other condition beyond normal control, accident, illness, renders such an event unsafe, unlawful or impossible. Liability for failure to perform any portion of this agreement is limited to the face value of this contract. This contract contains the entire agreement between the parties and there are no other promises or conditions in any other agreement whether written or oral. This agreement is contractual under the laws of the State of Georgia.

The function will be guaranteed as reserved upon receipt of one copy of this contract signed by the appropriate party and a nonrefundable, nontransferable reservation fee of \$\_\_\_\_\_, within 7 business days of the date of this contract. The reservation fee will be applied to the balance. The balance in full is due 14 days prior to the date of the function. Written notice of any changes in dates or times must be received prior to 180 days of the engagement. Written cancellations must be received prior to 180 days of engagement or the balance of account is due in full.

Please make all checks payable to: **Rob Clark**

Please sign, date, and return one copy of this agreement along with the proper reservation fee within 7 business days.

I understand and agree to the terms of the agreement contract as detailed above:

Client: \_\_\_\_\_ Date: \_\_\_\_\_

Rob Clark: \_\_\_\_\_ Date: \_\_\_\_\_