Entertainment Contract with Shoreline DJ

	This agreement, made between Shoreline DJ (here-in-after known as "Disc-Jockey")
And	(here-in-after known as "Client"), is for the purpose of contracting the Disc-Jockey's
	ent service.
	The Disc-Jockey agrees to provide it's mobile disc-jockey services on,
	to
the service Client's Jockey for except as credit care or electrons \$35.00 sto furnis agrees to up. The full hour	The Client agrees to pay the disc-jockey the total sum of \$
	ty to play over. Please call between 8 A.M. and 8 P.M., Any day. 727-871-7173 Every effort will be made to honor the Clients request for a specific disc-jockey (if applicable).
	The Disc-Jockey will make every effort to play all requests but cannot be held responsible if specific selections are
not avail	able. The Client agrees that the quality of the performance by the Disc Jockey is not a debatable subject, since this ry subjective.
accidents Jockey is event tha the Clier sought a time is lo time lost 7 involving YOUR S reasonab	This agreement cannot be terminated by any of the parties hereto, but is subject to proven detention by sickness, equipment malfunction or acts of God beyond the control of the Disc-Jockey. In the unlikely event that the Disc-unable to appear, the Disc-Jockey will make every effort to find a qualified substitute replacement. In the unlikely a replacement cannot be found, the Disc-Jockey will make a full refund of any deposit paid by the Client, however, a agrees that the refund will be the full extent of damages he or she is entitled to and no further damages may be sainst the Disc-Jockey. In the unlikely event that the Disc-Jockey is delayed and the event does not start on time, or st during the event due to equipment malfunction, the Disc-Jockey will refund the portion of fees paid prorated to the This is the extent of the Disc-Jockey's liabilities. The Client agrees that this contract shall be governed by the laws of the YOUR STATE. In the event of a suit or relating to this agreement, the Client agrees that the Venue for the suit will be YOUR LOCAL COUNTY/CITY, TATE. In the event that legal action is taken by the Disc-Jockey to enforce this agreement, the Client agrees to pay e attorney's fees, court costs and interest to the Disc-Jockey. In the event that the Client takes legal action against
judgmen	Jockey, the Client agrees to pay reasonable attorney's fees incurred by the Disc-Jockey, unless the Client is awarded a against the Disc-Jockey. This Contract contains all of the terms and conditions agreed upon by the Client and the Company, and no other
agreeme	ts, oral or otherwise regarding the subject matter of this contract or performance for the event stated on this contract, eemed to exist.
Signature	:Date:
	:Date: Client
C:	Deter
Signature	:Date:
	Shoreline DJ

DJ Jockey Copy

Entertainment Contract with Shoreline DJ

And	This agreement, made between Shoreline DJ (here-in-after known as "Disc-Jockey") (here-in-after known as "Client"), is for the purpose of contracting the Disc-Jockey's
entertainmen	
	be Disc-Jockey agrees to provide it's mobile disc-jockey services on,
	to at the following location:
2. T	ne Client agrees to pay the disc-jockey the total sum of \$ A deposit of \$ is due upon booking
Client's fail Jockey from except as pr credit card. or electronic \$35.00 serv to furnish a agrees to pr up. The Cli	described above and the balance of \$ is due seven days prior to the stated date of services in item 1. The ure to pay the above stated compensation in full seven days prior to the date of services shall release the Disconfurnishing any services to the Client under this Agreement. The deposit and/or balance paid is non-refundable ovided in Paragraph 6 below. Payments for the deposit or payments on account will be accepted by cash, check on This Contract is contingent upon the receipt of the deposit and contract (contract must have the Client's signature contract signature) within fourteen days after the date that the Disconfured by the Disconfuser. The Client agrees to pay a facility that completely covers the Disconfuser's equipment from direct sunlight and rain. The Client further ovide sufficient electrical power within twenty-five feet of the location where the Disconfuser's set-up at least three entagrees to provide specific directions to the event location, and access for the disc jockey's set-up at least three from the above stated contracted time.
3. T provide a lo availability availability	the Client may request that the Disc-Jockey play longer than the time frame listed above. The Disc-Jockey will onger performance if he has no other obligations and the Client is willing to pay current overtime rates. The of the Disc-Jockey to play over cannot be guaranteed. Please call the office if you have any questions on our to play over. Please call between 8 A.M. and 8 P.M., Any day. 727-871-7173
5. T	very effort will be made to honor the Clients request for a specific disc-jockey (if applicable). The Disc-Jockey will make every effort to play all requests but cannot be held responsible if specific selections are e. The Client agrees that the quality of the performance by the Disc Jockey is not a debatable subject, since this subjective.
accidents, e Jockey is un event that a the Client a sought again time is lost time lost. T	This agreement cannot be terminated by any of the parties hereto, but is subject to proven detention by sickness quipment malfunction or acts of God beyond the control of the Disc-Jockey. In the unlikely event that the Dischable to appear, the Disc-Jockey will make every effort to find a qualified substitute replacement. In the unlikely replacement cannot be found, the Disc-Jockey will make a full refund of any deposit paid by the Client, however grees that the refund will be the full extent of damages he or she is entitled to and no further damages may be not the Disc-Jockey. In the unlikely event that the Disc-Jockey is delayed and the event does not start on time, or during the event due to equipment malfunction, the Disc-Jockey will refund the portion of fees paid prorated to the his is the extent of the Disc-Jockey's liabilities.
involving of YOUR STA reasonable a the Disc-Joo judgment ag 8. T agreements,	the Client agrees that this contract shall be governed by the laws of the YOUR STATE. In the event of a suit relating to this agreement, the Client agrees that the Venue for the suit will be YOUR LOCAL COUNTY/CITY TE. In the event that legal action is taken by the Disc-Jockey to enforce this agreement, the Client agrees to pay attorney's fees, court costs and interest to the Disc-Jockey. In the event that the Client takes legal action agains takey, the Client agrees to pay reasonable attorney's fees incurred by the Disc-Jockey, unless the Client is awarded against the Disc-Jockey. This Contract contains all of the terms and conditions agreed upon by the Client and the Company, and no otherwise regarding the subject matter of this contract or performance for the event stated on this contract med to exist.
C:	Deter
Signature	:Date: Client
	Chem
Signature	:Date:
	Shoreline DJ

Client Copy