

## Contract for Musical Services

Performer Name

This contract covers the services that will be provided by Performer, hereafter called "Musician," and Employer, hereafter called "Employer." Any alterations to this agreement must be made in writing and must be signed by both parties.

By signing this document, employer agrees to pay amount to Musician for services rendered on date of performance. A deposit of deposit has been paid, and the remainder of amount will be paid on date.

The performance will last for a minimum duration of time or until the event ends. The performance will take place at location, which is an indoor/outdoor venue. Recording the music played during the course of the event will be allowed but may not be used for list limitation.

The following details of the event have been discussed and are amenable to both parties:

list specifics, such as an intermission time, special songs, or other requests.

Employer also agrees to furnish Musician with the following: list special consideration, such as a green room, food, or transportation.

Setting up instruments and organizing music will be the responsibility of Musician, but no other part in setting up the event will be played by Musician.

It is understood that special circumstances may arise in which this agreement may be altered. In cases of a venue change, extended duration, or other difficulties, parties may meet to discuss alterations, which must be amenable to both.

If the event is cancelled for any reason or the musician is not needed, the deposit will be forfeited. If Musician must pull out of the event for reasons of illness or other interferences, the deposit will be returned to Employer and a list of suitable replacements will be provided.

By signing this document, both parties agree that these terms are acceptable.

\_\_\_\_\_  
(Performer Signature)

\_\_\_\_\_  
(Date)

\_\_\_\_\_  
(Employer Signature)

\_\_\_\_\_  
(Date)