## **DJ CONTRACT**

		Contract (Agreement) effective as of date of last signature is entered into by and between CRASH EVENTS <b>J</b> ") and ("Client").					
		EAS, DJ is the sole owner of a business that provides musical entertainment by means of a recorded music (DJ Service) at events; and					
	WHEREAS, Client desires to hire DJ to perform a DJ Service for Client at the event during the time period described below;						
		EFORE, in consideration of the mutual obligations set forth below and other valuable consideration, the and sufficiency of which is hereby acknowledged, DJ and Client agree as follows:					
1.	Eve	ent (type):					
	Eve	ent Location:					
		Name of Venue:					
		Address:					
		Name of Venue contact person					
		and phone number:					
	Eve	ent Date:					
		Start Time: AM/PM					
		Finish Time: AM/PM ( hour minimum)					
		Set-up/take-down Time: 2 hours before Start Time and 1 hour after Finish Time at no separate cost.					
	Na	me of Event planner (if any)					
		and phone number:					
	Ap	proximate Number of Guests Expected:					
2.	DJ	agrees to:					
	a)	meet with Client to discuss and decide music type, lighting, and set up to be provided and performed during the Event (Initial Meeting).					
	b)	upon receipt of the signed Agreement by Client, reserve the Event Date and return one signed copy of the Agreement to the Client.					
	c)	provide Client a DJ Service at the Event Location on the Event Date during the Start and Finish Times, which shall include the following:					

1

	d)	take breaks from the performance of the DJ Service only at the following times:		
	e)	wear the Client's preferred choice of clothing:		
3.	Cli	Client agrees to:		
the Agreement within two (2) weeks of the Initial Meeting in order to re-		pay a deposit to DJ in the amount of \$ upon Client's return of two signed copies of the Agreement within two (2) weeks of the Initial Meeting in order to reserve the Event Date. The reservation fee shall be nonrefundable but creditable toward the performance fee.		
	b)	pay a performance fee in the amount of \$ that shall be due by The performance fee shall be non-refundable if written cancellation is not provided to DJ within thirty (30) days of the Event.		
	c)	c) provide one (1) six (6) foot table with skirting that shall be placed within twenty-five (25) feet of elect outlets for the DJ's set up.		
d) supply electrical power to support 20 amp 110-volt outlets as provided in (c) above.		supply electrical power to support 20 amp 110-volt outlets as provided in (c) above.		
	e) provide all necessary liability insurance for the Event.			
	f)	decide on artists and songs to be performed (Music Play List) during the Event and provide Music Play List to DJ no later than		
	g)	provide one meal to DJ during the performance of the DJ Service.		
	h)	coordinate access with Venue for Set-up/take-down Time.		
	i)	for outdoor performances, provide overhead shelter for DJ set up area.		

- 4. If the DJ cannot perform the DJ Service due to unforeseen circumstances beyond the DJ's control, such as illness, accidents, riots, strikes, epidemics, acts of God, or any other legitimate conditions, all reasonable efforts will be made by DJ to find replacement entertainment at the same cost as the performance fee. Should DJ be unable to find a replacement, Client shall receive a full refund of the performance fee. Client agrees that in all circumstances, DJ liability shall be exclusively limited to an amount equal to the performance fee and that DJ shall not be liable for indirect or consequential damages arising from any breach of contract.
- 5. No performance of the DJ Service shall be recorded, reproduced, or transmitted from the Event Location, in any manner, or any means whatsoever, in the absence of a specific written agreement with DJ relating to and permitting such recording, reproduction, or transmission.
- 6. It is hereby further agreed that the Client shall be held liable for any injury or damages to the DJ or property of the DJ while at the Event if damage is caused by Client, members of his organization, guests, employees, or any other party in attendance, whether invited or not. If the performance is outdoors, the DJ reserves the right, in good faith, to stop or cancel the DJ Service if the weather poses a potential danger to DJ or DJ's equipment. Every effort will be made to continue the DJ Service during inclement weather.
- 7. This Agreement contains the entire understanding of the parties with respect to the subject matter of this Agreement and supersedes any and all prior written or oral discussions, arrangements, courses of conduct or agreements. This Agreement may be amended only by an instrument in writing duly executed by the parties. The waiver of a breach hereunder may be effected only by a writing signed by the waiving party and shall not constitute a waiver of any other breach
- 8. All notices required or desired to be given under this Agreement, and all payments to be made to DJ under this Agreement, shall be delivered to the parties at the addresses set forth below. Notices may be given (i) by hand, (ii) by a nationally recognized overnight delivery service, or (iii) by U.S. first class mail, postage prepaid. The

date of personal delivery, the date of deposit with the overnight delivery service for next business day delivery, or three (3) days following the date of deposit for mailing, as the case may be, shall be the date such notice is deemed delivered under this Agreement.

> Ryan Reid Crash Events

If to DJ:

		Phone:	
		Email:	
	If to Client:		
		Phone:Email:	
9.	. Client warrants that Client is of legal age and standing to enter into this contract to incur the expenses and risks involved with DJ performing the DJ Service during the Event.		
bel		nave caused this Agreement to be executed on the date indicated	
	CRAS	H EVENTS	
	By:	Ryan Reid, Owner	
	Date: _		
	CLIEN	NT	
	Ву:		
	Printed Name:		
	Data		