

All-Pro Music, inc.

CONTRACT

Date of Event:	DJ Services	Y	
Occasion: Wedding	Mini-Set Up		
Deposit Amount: \$200.00	Ceremony		
Check #:	Other:		
Date Sent / Received:	Total Contract \$		
Balance due 30 days prior to event: \$			

Client Information / Contracting Party

Name(s):	Name(s):
Address:	Address:
City: State: Zip:	City: State: Zip:
Home Phone:	Home Phone:
Cell Phone:	Cell Phone:
Fax #:	Fax #:
e-mail:	e-mail:
Other contact info (names and #):	

Event Location-1

Event Location-2

Name:	Name:
Address:	Address:
City: State: Zip:	City: State: Zip:
Phone:	Phone:
Contact name:	Contact name:

Entertainment Agreement

Number of Consecutive Hours:	Overtime per half hour: \$ N/A
Start Time: AM PM	Other: \$ N/A
End Time: AM PM	DJ: Steve Rogalla
TBD	

Terms & Agreements

A nonrefundable deposit of \$200.00 is required to reserve services for specified date. The entire balance due must be received in full 30 days prior to the date of the event. If the event is cancelled or postponed by contracting party for any reason, the entire amount paid is non-refundable. Any amounts paid are nonrefundable. Any delays effecting the scheduled start or end time caused by either the contracting party, or the reception hall, will be the responsibility of the contracting party, and will not automatically revise contract hours, or penalize All-Pro Music. A returned deposit check voids contract entirely upon receipt of returned check. To reinstate contract, if accepted by All-Pro Music, a \$100.00 service fee will be charged for any returned deposit checks, and new deposit may only be accepted in cash or money order. All-Pro Music reserves the right to refuse reinstatement of contract. All-Pro Music, upon acceptance of this contract, agrees to perform at the location(s) and time(s) specified on this contract and will provide a complete sound system, a wide selection of music, and lighting. Contracting party must insure that electrical outlets are available at event location, and that a stable table will be available for use at event location. In the event that entertainer is unable to attend event due to unforeseen difficulties, All-Pro Music will be liable and limited to providing client with a refund of any amounts already paid to All-Pro Music. The contracting party agrees that All-Pro Music has no liability or responsibility for damages or injuries occurring on the said premises, and that no damages may be claimed against All-Pro Music. Contracting party is liable to All-Pro Music for damage or theft of equipment and or supplies occurring during the contracted event. Music will be selected based on client selections, popularity, and dance-ability. All-Pro Music will make every effort to honor client music requests, but cannot be held responsible if specific selections are not played due to lack of availability or time. By signing below, clients agree to these terms and agreements.

All-Pro Music :	Date:
Contracting Party:	Date: