

## WEDDING AND EVENT CONTRACT

AGREEMENT MADE THIS \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, by and between L.H. Scoring, LLC (hereinafter "Musician") and \_\_\_\_\_ (hereinafter "Customer"), individually a "Party" and collectively the "Parties".

WHEREAS, Customer desires to purchase certain DJ and musical services from Musician; and,

WHEREAS, the Musician desires to provide DJ and musical services to Customer.

NOW, THEREFORE, the Parties hereby covenant and agree as follows:

### DEFINITIONS

Musician's "services" shall be defined to include DJ and musical services for weddings, parties, and other small ceremonies.

### TERMS AND CONDITIONS

COMPENSATION: Musician shall be paid a flat fee of \$900/\$600 (circle one) for its services. Musician's services shall/shall not (circle one) include the reception. Half of Musician's fee shall be due upon the signing of this Agreement with the remainder due on or before seven (7) days before the wedding or event at which Musician is hired to perform. All tips given to Musician by Customer or Customer's guest/invitees are in addition to any compensation to Musician herein.

EXPENSES: Any expense incurred by Musician in its execution or performance of the terms and conditions of this Agreement shall be paid by Customer at cost plus 10%. Said payments shall be due within ten (10) of the furnishing of a reimbursement request for a cost by

Musician to Customer. Musician shall furnish an invoice for its services to Customer every           .

**MANNER AND MEANS OF PERFORMING WORK AND TOOLS OF TRADE:**

Musician shall have complete control over the manner and means employed to perform its services under this Agreement. Musician shall provide, at no additional cost, the following equipment: DJ booth, mix board, lap top, 2 speakers with stands, a light bar, and one microphone.

**ATTORNEY’S FEES:** Customer shall pay all of Musician’s attorney’s fees and costs incurred in enforcing Customer’s performance under this Agreement.

**TERMINATION:** Customer may terminate this agreement at any time, for any reason, by providing written notice to Musician at least seven (7) days prior to the event/wedding. If Musician is timely notified of a cancellation, Musician shall refund all of customer’s money except for Customer’s initial deposit. If Customer terminates this Agreement less than seven (7) days before the event/wedding, Musician may keep any funds paid in advance by Customer. If Musician terminates this Agreement, Musician shall refund any money paid in advance by Customer.

**INTEGRATION CLAUSE:** This Agreement constitutes the entire agreement between Customer and Musician. Neither Party is relying on any side agreements, verbal agreements, or any other agreements not memorialized in this Agreement.

**MINNESOTA LAW TO GOVERN:** Minnesota law will govern the interpretation and enforcement of the terms of this Agreement. All disputes arising under this Agreement shall be litigated in Minnesota District Court in Washington County.

CONSTRUCTION: The Parties have jointly prepared this Agreement. The Parties and their respective advisors believe that this Agreement is the product of all their efforts, that it expresses their agreement, and that it should not be interpreted in favor or against either Party.

TITLES AND HEADINGS: Titles and headings of Sections of this Agreement are for convenience of reference only and shall not affect the construction or interpretation of any provisions of this Agreement.

IN WITNESS WHEREOF, the Parties have executed this Agreement on the day and time set forth above.

**CUSTOMER:**

By: \_\_\_\_\_

**L.H. SCORING, LLC:**

By: \_\_\_\_\_