Private Contract for Event Sound and DJ Service (One Location \$1,499)

THIS PERFORMANCE AGREEMENT is made and entered into as of ______, 20___, by and between ______, whose business address is ______, whose business address is ______, "Purchaser") and the sound service company <u>Sound</u> <u>Reflections</u> ("SOUND REFLECTIONS"), whose business mailing address is <u>PO BOX 33071</u>, <u>Portland OR 97292</u>. In consideration of the mutual covenants herein contained and, intending to be legally bound hereby, the Purchaser and SOUND REFLECTIONS agree as follows:

1) Engagement. The Purchaser hereby engages SOUND REFLECTIONS to render a sound and DJ service (the "Performance"), and SOUND REFLECTIONS hereby agrees to render such Performance under the terms and conditions specified herein.

2) Individuals Comprising SOUND REFLECTIONS. SOUND REFLECRTIONS consists of the following individuals: <u>Owen Hofmann-Smith,</u> <u>Mandy Hofmann-Smith</u>.

SOUND REFLECTION'S obligation to perform hereunder is subject to the unavailability of their representative as a result of sickness, accidents, acts of God, and other reasons beyond said representative's control.

3) Location of Performance. The Performance will take place at the following location:

4) Date and Time of Performance. The date of the Performance is ______, 20____. The venue will be available for set-up on (date) ______ at (time) ______. The representative for SOUND REFLECTIONS will provide DJ and sound service during the following range of time:

Start Time:

Ending Time:

Number of sites that need amplification (max 3):

5) Payment. In full consideration for all services rendered by Musician at the Performance, Purchaser agrees to make the following payment in U.S. funds to Musician in the form of a set fee of <u>one-thousand four-hundred ninety-nine dollars (\$1,499</u>).

a) Non-refundable Deposit. Purchaser will pay <u>seven-hundred forty-nine</u> dollars (<u>\$749</u>) of the payment to SOUND REFLECTIONS as a non-refundable deposit in order to hold the date. If Purchaser does not pay SOUND REFLECTIONS the non-refundable deposit, SOUND REFLECTIONS will have the option of canceling this Performance Agreement with no further liability hereunder to Purchaser.

b) Payment of Balance. Payment is due seven (7) days before the Performance. Purchaser will pay SOUND REFLECTIONS the remaining balance of <u>seven-hundred fifty dollars</u> (\$750) in cash, check or by money order or Venmo payment made payable to <u>SOUND REFLECTIONS</u>. If SOUND REFLECTIONS does not receive the remaining payment in full by seven (7) days prior to the event, SOUND REFLECTIONS may opt to cancel the performance agreement with no further liability hereunder to Purchaser. In this circumstance the non-refundable deposit will be forfeit and will be kept by SOUND REFLECTIONS.

7) Cancellation. In the event Purchaser cancels the Performance after receipt of the non-refundable deposit, the entire deposit is forfeit and shall permanently be kept by SOUND REFLECTIONS. Purchaser will have no further liability to SOUND REFLECTIONS hereunder. SOUND REFLECTIONS will have no further liability to Purchaser hereunder.

8) Moving date of performance. If the event date is changed, SOUND REFLECTIONS will reschedule performance at no additional fee, so long as the new date is available for a SOUND REFLECTIONS representative. The deposit will be transferred to secure the new date. If the new date is chosen without consulting SOUND REFLECTIONS and no representatives are available, the entire deposit is forfeit and will be kept permanently by SOUND REFLECTIONS. Purchaser will have no further liability to SOUND REFLECTIONS hereunder. SOUND REFLECTIONS will have no further liability to Purchaser hereunder.

SOUND REFLECTIONS and Purchaser have each caused this Performance Agreement to be signed by its duly authorized representative.

PURCHASER		SOUND REFLECTIONS
(signature)	date	datedate
Name of Purchaser		Name of SOUND REFLECTIONS representative
(printed)		(printed)