

**Northern Lights**  
  
**& Sounds**  
**Entertainment Agreement**

Client Name: \_\_\_\_\_ Conformation Number: \_\_\_\_\_

Address: \_\_\_\_\_

Home Phone: \_\_\_\_\_ Cell: \_\_\_\_\_ Work: \_\_\_\_\_

Date Of Event: \_\_\_\_\_ Type Of Event: \_\_\_\_\_

Location Of Event: \_\_\_\_\_

Address and Busiest Intersections: \_\_\_\_\_

Times: Background Music Start: \_\_\_\_\_ End: \_\_\_\_\_

Dance Music Start: \_\_\_\_\_ End: \_\_\_\_\_

The purchaser of the services, hereinafter referred to as "client," desires to engage Northern Lights provide entertainment and coordinate sound activities for one event.

To accomplish the aforesaid purpose and in mutual consideration of the obligations entered into under this Agreement, it is hereby agreed by and between said Client and Northern Lights as follows:

- 1) Northern Lights agrees to provide to Client, for compensation, certain entertainment services, which may include sound and lights shows, background music, karaoke and live entertainment, and to provide a master of ceremonies to coordinate these entertainment and social activities.
- 2) Client, in consideration for these services, agrees to pay Northern Lights, the deposit of at least \$100.00 with the return of this Agreement and the balance on the date of the engagement.
- 3) Fees for extended services, requested by Client, outside the hours agreed upon in this Agreement shall be due on the date of the engagement.
- 4) Northern Lights agrees that either its owners or employees are authorized by the terms of this Agreement to collect the remaining balance owed to Northern Lights to execute the terms of this Agreement.
- 5) Client agrees that as a condition precedent to the performance of the terms of this Agreement, Client will have prior to the time of the engagement, secured facilities for the engagement as well as any and all stamps, licenses, authorizations, and permits that are necessary and proper to allow Northern Lights to execute the terms of this Agreement.
- 6) Liability of Northern Lights shall not exceed total cost of said entertainment services.
- 7) Should Client breach the terms of this Agreement in any way, Client agrees that Northern Lights will retain the total amount of this deposits as liquidated damages and not as a penalty.
- 8) Client agrees to pay Northern Lights the balance due on the date said services are provided to Client by Northern Lights. Should Client fail to do so, Client agrees to pay reasonable attorney fees, a \$35.00 late fee, plus 18% per year interest on the final balance due, and all other costs and expenses necessarily incurred for the recovery of that amount.
- 9) If your bank dishonors your payment by check, Client authorizes Northern Lights, to electronically debit your account for the amount of the check, plus a \$30.00 processing fee.
- 10) If Client has requested a specific DJ, Northern Lights will make every effort to supply the DJ requested, but Northern Lights cannot be responsible for conditions beyond its control which would prevent requested DJ from performing at event, such as but not limited to, sickness, emergencies, or loss of employment.

\_\_\_\_\_  
 Client's Name Printed

\_\_\_\_\_  
 Northern Lights Management Print

\_\_\_\_\_  
 Client's Name Signed

\_\_\_\_\_  
 Date

\_\_\_\_\_  
 Northern Lights Signed

\_\_\_\_\_  
 Date

**Please include a \$100.00 for a deposit to hold this date. The deposit will be added to the final total. Please keep one copy for your records.  
 Please mail to: Po Box 428 Goddard, KS 67052.**