



AJ & CJs DJ services

This contract for rental services is entered between (**SEE INVOICE "CUSTOMER NAME"**) (hereafter known as the "purchaser") and AJ & CJs DJ Services (hereafter "CJ the DJ")

Thank you for selecting AJ & CJs DJ Services. It will be a pleasure to provide uplighting rental (details per invoice) for your event on the date of (**SEE INVOICE "DATE OF EVENT"**).

The fee we agreed upon is (**SEE INVOICE SUBTOTAL**) based on up to (**SEE INVOICE "DESCRIPTION"**) days of rental. A deposit of \$100.00 is required to reserve this date. The balance of (**SEE INVOICE "TOTAL DUE"**) is to be paid no later than at the conclusion of the rental by cash or credit card (if DJ Package has also been purchased), or by cheque, cash or credit card one week prior to the event.

I understand that the rental will begin at the time of (**SEE INVOICE "DESCRIPTION"**) and end at the time of (**SEE INVOICE "DESCRIPTION"**) and that any additional hours beyond this end time will be charged at a full days rental (unless agreed with CJ the DJ).

The following terms and conditions apply to this uplighting rental agreement:

1. Minimum length of rental is 24 hours (one day)
2. All Equipment is and shall remain at all times property of CJ the DJ
3. Rental fees are based upon, whether used or not, the time equipment is picked up/delivered to time of return/pickup and shall be paid in full up front or upon return for customers that have purchased a DJ Package.
4. Equipment is not to be kept longer than the agreed upon term of rental unless approved by CJ the DJ
5. Upon pickup/delivery all items are to be inspected by the purchaser renting the equipment. In the event of equipment malfunction or missing items, the purchaser shall notify CJ the DJ IMMEDIATELY so appropriate action may be taken to correct any problems. CJ the DJ will not be held liable for any loss, delay or damage resulting from defects not reported in such fashion.
6. Equipment is to be handled responsibly and shall be returned in the same clean, working condition that it was received. All equipment is the responsibility of the purchaser and is subject to cleaning fees, repair costs, and replacement costs. The purchaser agrees to pay such costs if deemed necessary by CJ the DJ.
7. Equipment is to be returned to CJ the DJ no later than 9pm on the date it is due. Subsequent rental fees will be charged to overdue equipment and associated accessories not returned on time, including but not limited to: Cables, Connectors, Adaptors, Cases, Power Cords, and other accessories. The purchaser agrees to pay any associated collections charges, including legal fees, as a result of non-payment for any reason listed in this agreement.
8. CJ the DJ shall not be held liable against all claims, suits, damages, losses, and all other liabilities, including expenses, legal fees, property damage, and injury/death to any person in relation to the rental and/or use of equipment. The purchaser shall have no indemnity obligations of any kind to the extent of any such claims, suits, damages, losses or other liabilities which are caused, directly or indirectly, by the negligence of CJ the DJ
9. Equipment is not intended for use outside. Risk and responsibility is that of the purchaser if this is ignored. Equipment should always be located in a clean, dry, safe location to avoid damages to it and others.
10. The purchaser understands that each uplighting units current retail price is over \$200 (including power, dmx cable and carry case).

AUTHORIZED PURCHASER SIGNATURE: _____

DATE: _____