

# Selective Sounds Karaoke & Custom DJ Services Agreement

Client \_\_\_\_\_ Address \_\_\_\_\_

City \_\_\_\_\_ State \_\_\_\_\_ Zip \_\_\_\_\_ Phone \_\_\_\_\_

Event \_\_\_\_\_ Event Date \_\_\_\_\_

Event Time \_\_\_\_\_ Event Location \_\_\_\_\_

Selective Sounds KJ/DJ Host will play music at the above time and place, and perform any announcements needed for the event.

Agreement Amount Total: \$ \_\_\_\_\_ Deposit: \$ \_\_\_\_\_ Balance: \$ \_\_\_\_\_

The balance is due on or before the event date. Payment on the event date must be by cash, money order or cashier's check. Overtime will be charged at a rate of **\$75.00** per hour. Overtime will only be provided if the Selective Sounds host is available to extend time.

- Upon execution of this Agreement, Selective Sounds reserves the time and date agreed upon for the client, and will not make other reservations for that time and date. For this reason, all deposits are non-refundable.
- If Selective Sounds cannot perform this Agreement due to a fire or other casualty, act of God, or other cause beyond the control of the parties, Selective Sounds shall return the deposit to the Client but shall have no further liability with respect to the Agreement. In the event Selective Sounds fails to perform for any other reason, in whole or in part, Selective Sounds shall not be liable for any amount in excess of the amount paid by the Client under this Agreement.
- Selective Sounds provides no guarantees or warranties in conjunction with its services. The parties specifically agree that the damages for non-performance of this proposal are uncertain and speculative. The parties, as a reasonable mode of determining damages, agree that the maximum amount of damages available for a breach of any of Selective Sounds' obligations to the Client shall be the Total Agreement Amount stated above.
- Selective Sounds reserves the right to substitute for an assigned KJ/DJ in the event of unforeseen circumstances.
- The Client shall be responsible for any damage caused to the equipment of Selective Sounds by any guests or patrons.
- The Client shall be responsible for all costs of collection, including reasonable attorney's fees should the Client breach the Agreement by failure to pay the Agreement amount.
- Cancellation of this Agreement must be made in writing by certified mail at least 30 days before the event date. The Client agrees to pay full Agreement amount if notice of cancellation is not received at least 30 days prior to the event.
- The Client agrees to ensure that the facility will provide an adequate table and electricity for the KJ/DJ of Selective Sounds

NOTE: To reserve the date, the signed Agreement must be received by \_\_\_\_\_. Sign the original copy and return it with the deposit to:

Anthony Senne 409 Sherman St. Iowa Falls, IA 50126

## ACCEPTANCE OF AGREEMENT

Selective Sounds \_\_\_\_\_

Client \_\_\_\_\_

Date \_\_\_\_\_

Date \_\_\_\_\_