

JS DJ Booth Rental Contract:

DEPOSIT AND REFUND

A deposit in the amount agreed upon is required at the time of signing this agreement. Deposit is non-refundable 60 days or less prior to event date. Acceptable forms of payment are: cash, and major credit cards. The deposit secures the event date and times for the client and is refundable no less than 60 days prior to event date. Client will pay a \$50.00 fee for any and all returned checks.

BALANCE DUE

Balance is non-refundable 30 days or less prior to the event. DJ booth services will not begin until the balance is paid in full. Payment for any overage in time must be paid before additional hours are provided.

DJ BOOTH OPERATIONS

JS DJ booth agrees to have the DJ booth operational for the time period specified; however, in some situations operations may need to be interrupted for maintenance, service and/or sound optimizations. JS DJ booth agrees to send a qualified technician onsite to maintain and operate the photo booth. Should JS DJ booth fail to provide a fully operational DJ booth during the agreed upon times, the client's only remedy is a refund of payment received. Client agrees that JS DJ booth will not be responsible for consequential damages. If only partial services can be provided due to conditions beyond our reasonable control, then the rental charges shall be on a prorated basis.

DJ BOOTH SETUP/TEARDOWN

JS DJ booth will deliver setup and remove the DJ booth from event location. Operation of DJ booth times may be adjusted if event location or client ends the event prior to the contracted end time and no refund of money will apply. The area where the DJ booth is to be set up is reasonably accessible and has level ground. JS DJ booth requires access to venue at least 60 minutes before the event and 60 minutes after the event for setup and takedown.

SPACE & PLACEMENT REQUIREMENTS

Client agrees to provide: (1) A minimum 6' x 8' area for our DJ booth
(2) 110V, 20 amps, 3 prong standard electrical outlets within 40 feet of our designated area

INCLEMENT WEATHER

JS DJ booth reserves the right, in good faith, to cease the operation should the weather pose a potential danger to our personnel, the equipment, or guests. Since safety is paramount in all decisions, JS DJ booth compensation will not be affected if operation is ended.

LIABILITY AND INDEMNIFICATION

JS DJ booth shall not be liable under any contract for direct, indirect, incidental or consequential damages (including without limitation, damages for lost profits or increased expenses) with respect to any claim arising from or related in any way to this agreement and services provided. The Client will indemnify and hold harmless JS DJ booth and any DJ booth attendants who are independent contractors working with JS DJ booth at time against any and all liability related to Client's Event from the time of service and on into the future. Client will assume all legal fees claimed by third persons, provided that such loss or damage was not caused by the fault or negligence of JS DJ booth or its employees, agents, or subcontractors.

DAMAGE TO JS DJ BOOTH EQUIPMENT

Client acknowledges that it shall be responsible for any damage or loss to the JS DJ booth equipment caused by: a) any misuse of the equipment by Client or its guests, or b) any theft or disaster (including but not limited to fire, flood or earthquake). c) Loss of power or power surges to the DJ booths at any time resulting in loss of music or damage of software and/or equipment

If any provision of these terms shall be unlawful, void, or for any reason unenforceable under Contract Law, then that provision, or portion thereof, shall be deemed separate from the rest of this contract and shall not affect the validity and enforceability of any remaining provisions, or portions thereof. This is the entire agreement between Provider and Client relating to the subject matter herein and shall not be modified except in writing, signed by both parties. In the event of a conflict between parties, Client agrees to solve any arguments via arbitration. This agreement constitutes the entire agreement and supersedes all prior oral, written and other agreements between the parties with respect to the subject matter hereof. This Agreement may only be amended in writing signed by JS DJ booth and Client.

I AGREE TO THE TERMS ABOVE / SIGNATURE & DATE

Client: _____ Date _____

Client: _____ Date _____

JS Photo Booth _____ Date _____