**TCN Entertainment** 

**DJ CONTRACT** 

I. PARTIES

This DJ Contract ("Contract" hereinafter) is signed by Tay Nguyen ("DJ" hereinafter) and John Doe ("Client" hereinafter)

on 11/22/2025 wherein both parties agreed on the following terms.

II. EVENT DESCRIPTION

This Contract sets out the event details and terms and conditions where DJ Tay Nguyen will perform.

Will be providing the musical entertainment including any tools need for the sound system to function properly for

Event on 11/21/2025. Below is the detailed event information:

Performer(s): Tay Nguyen

**Event Title: Wedding** 

Date: 11/21/2025

Start Time: 6:00 PM

End Time: Not provided

Location: Eagle Historic Hillsboro, Texas

III. PAYMENT

The total fee which will be paid to DJ under this contract is \$668.00. A non-refundable deposit of \$60.00 is required. The

balance due is paid by credit card or check at the date of the event unless other arrangements have been agreed upon

by Tay Nguyen to perform from 6:00 PM until Not provided on the date of the event. In case there is a need to extend

performance, the Client shall pay \$50.00 per hour for the extension. Entrance fee, parking and electrical fees will be paid

by the Client.

IV. EQUIPMENT

Tay Nguyen Shall bring the following equipment and personnel:

MC/DJ performance

Premium PA Sound System

Wireless Microphones

Page 1

Complimentary Dance Lights

V. TERMINATION OF THE CONTRACT

If the contract is terminated by the Client before the event day, the deposit paid will not be refunded. In case the

Contract is terminated on the day of the event, DJ will be entitled to the full contract price and the balance due will be

paid on the same day. In both cases, Client shall notify the termination to the DJ in writing.

If the DJ will not be able to perform in an emergency (i.e. accident, health problems, force majeure etc.), the DJ must

find a DJ to perform on his behalf and ensure that he fulfills the obligation arising from this contract. If the DJ cannot

provide any replacements, DJ shall refund all fees previously paid by the Client, including the deposit.

VI. ENTIRE AGREEMENT

This Contract with any attachments constitutes the complete understanding of the parties to this Contract, regarding the

subject matter contained in this Contract, and supersedes all other agreements or arrangements, either oral or in writing.

VII. AMENDMENTS

Any modification or variation of this Contract shall be in writing with the mutual consent of the parties.

Both parties agree to the terms and conditions stated above as demonstrated by their signatures as follows:

Tay Nguyen

Date: 11/22/2025

John Doe

Date: 11/22/2025

Generated on 2025-09-11 07:47:29