



**Agreement, by and between  
BroadcastDJs (hereinafter \*Coordinator\*)**

(1) name: \_\_\_\_\_  
(hereinafter \*Act\*)

(2) Telephone: \_\_\_\_\_

AND

(3) name: \_\_\_\_\_  
(hereinafter \*Employer\*)

(4) Telephone: \_\_\_\_\_  
Address: \_\_\_\_\_  
\_\_\_\_\_

For the personal services to be rendered to Employer by the Act for the engagement  
described below:

Date(s) and time(s) of engagement:

(5) \_\_\_\_\_

Location of engagement:

(6) \_\_\_\_\_

Type of engagement:

(7) \_\_\_\_\_

Employer agrees to pay a fee of (8)\$ \_\_\_\_\_ for the above described services. With  
(9)(\$ \_\_\_\_\_) to be paid on the date of the execution of this Agreement, as a security

deposit, and the balance (10)(\$ \_\_\_\_\_) to be paid on or before the day of the engagement. The Act shall be under no obligation to perform unless the amount due had been paid in full prior to the time of performance. For continuing engagements: The amount of (11)\$ \_\_\_\_\_ per performance, to be paid at the time Act ends performance. Employer further agrees to place with Coordinator a security deposit in the amount equal to the agreed upon compensation for one performance on the date of execution of this Agreement. The Act agrees to entertain from (12a) \_\_\_\_\_ to(12b) \_\_\_\_\_ per performance.

Employer agrees to furnish a meal to the above Entertainer.

Employer agrees that, on termination of this Agreement, Employer shall not directly or indirectly, make any attempt to contact of to solicit an employee of Coordinator who has performed for Employee as a disc jockey under terms of this Agreement, for a period of one year from the date of termination of this Agreement. This covenant, on the part of the Employer, shall be construed as an agreement independent of any cause of action of Employer against Coordinator whether predicated on this Agreement of otherwise, shall not constitute a defense to the enforcement by Act of this covenant. This agreement may be terminated by either party, for any reason whatsoever, upon the giving of (13) \_\_\_\_\_ days notice to the other party of the original party's intention to so terminate the Agreement. In the event of termination by the employer, without agreed upon days notice, Coordinator shall retain the full amount of the security deposit as liquidated damages arising from the cancellation of the Agreement. Neither Act nor Coordinator shall be responsible for non-performance due to sickness, accidents, strikes, acts of God or other causes beyond their control. However, if possible, with your approval, we will endeavor to furnish a substitute on the same conditions as are provided herein. The parties hereto, intend to be legally bound hereby, hereunder affix their hands and seals this (14) \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_(Year)

Please return with \$100. Deposit to: Joe Scaringi  
10016 Sky View Way Apt. 703  
Fort Myers, FL 33913-6620

Phone: (724) 575-0848  
Email: josephscaringi@yahoo.com

BroadcastDJs (15)_____	Act (16)_____	Employer (17)_____
Joseph Scaringi t/d/b/a/ BroadcastDJs, Coordinator for the Act	-	