

LionsRoad Studios 8400 S. 52nd W. Ave Tulsa, OK 74131 USA Phone: 918-955-3491 www.lionsroad.com

Page 1 of 2

EVENT SERVICE AGREEMENT

Section 1: Clien	Information							
Client's Name:								
Address:								
Phone #:		E-mail:						
Alternate Contact:		Alternate Phone#:						
Alternate E-mail:		Referred By:						
Section 2: Event Information								
Event Type:		Venue:						
Venue Address:								
Event Start Date	Start Time	End Date		End Time				
	Venue Opens		Ve	nue Closes				

Section 3: Packages

Services	Essential	Elite	Exclusive	Exclusive +	Platinum
Unlimited Time					
Unrestricted Playlist					
DJ + MC Service					
Meet Your DJ					Choose your DJ at booking!
Sound System	Basic	Complete	Premium	Premium	Ultimate
Dance Floor Lighting	Basic	Complete	Premium	Premium	Ultimate
Free Add-Ons		3	6	6	Up to \$2990
Premium Add-Ons				1	//
	Price :	Price:	Price :	Price:	Price:

^{*} Subject to availability at the time of booking. Sum of premium and regular add-ons may not exceed the total price of the package



LionsRoad Studios 8400 S. 52nd W. Ave Tulsa, OK 74131 USA Phone: 918-955-3491

www.lionsroad.com

Add-ons Services 4 LED Uplights - \$150 Package Custom Gobo Light - \$200 each 4 Pin Spots - \$150 2 Private Dance Lessons - \$100 Live Dance Lessons - \$100 Projection System - \$150 each Slideshow Production - \$150 Custom Songs / Studio Time - \$200 Live Streaming - \$200 Fog Machine - \$150 Ceremony Sound / Music - \$250	Remote Sound System - \$200 Musicians Amplification - \$150 Ceremony Power - \$200	Premium Add-ons (worth M Dance Floor - \$350 (3@14'x14')-\$ Bistro Lighting - \$300 (2) @200ft Twinkle Light Ceiling / Curtains - Marquee Letters - \$500 (4) in stor The Afterparty / Rehearsal Party Flashmob (3-6 Lessons & Custom "Dancing on Clouds" Effect - \$30 Full Band Audio Setup - *custom Live Musicians - Cerem. &/or Coc 360 Online Video - \$400 (3) / \$50 Video - Cerem. & Recep. Highligh Confetti Cannon - \$300 (2)	600 (5@20'x20') Indoors w. existing frame *custom quote ck / *custom quote - \$300/3hrs (2) n Song) - \$300 (2) 0 (2) quote ktail Hr \$600 (4) 0 (4) w. streaming				
			Additional Cost:				
Section 4: Service Terms and Co	onditions						
This agreement is hereby made between the Client, described in section 1 of the roven detention by accidents, riots, strikes, epidemics, acts of God, or any other fludios be unable to procure a replacement, Client shall receive a full refund. Client amages arising from any breach of contract. All deposits are nonrefundable unles vent the Client breaches the contract, the Client shall pay the LionsRoad Studios to	legitimate conditions beyond control. If such circumstances arise, all rea agrees that in all circumstances, LionsRoad Studios liability shall be exc s LionsRoad Studios cancels the engagement. The Client and LionsRoad	asonable efforts will be made by LionsRoad Studios to find replacemen lusively limited to an amount equal to the performance fee and that Lions	t entertainment at the agreed upon fees. Should LionsRoad Road Studios shall not be liable for indirect or consequential				
No performance on the event shall be comercially recorded, reproduced, or teproduction, or transmission. Pictures and video of the event are permitted for the							
It is understood that if this is a "Rain or Shine" event, LionsRoad Studios' comp	ensation is in no way affected by inclement weather. For outdoor perform	nances, Client shall provide overhead shelter for setup area. LionsRoad	Studios reserves the right, in good faith, to stop or cancel the				
It is hereby further agreed; that the Client shall be held liable for any injury or damages to the staff and/or the property of LionsRoad Studios, while on the premises of said event, if damage is caused by the Client or event guest, members of the Client's organization, employees, or any their party in attendance, whether invited or not. In the event of circumstances deemed to present a threat or implied threat of injury or harm to LionsRoad Studios statics staff or any equipment in LionsRoad Studios preserves the right to cease performance. If the lient is able to resolve the threatening situation in a reasonable amount of time (maximum of 15 minutes), LionsRoad Studios shall resume performance in accordance with the original terms of this agreement. The Client shall be responsible for payment in full, regardless of whether the tuation is resolved or whether LionsRoad Studios resumes performance. In order to prevent equipment damage or liability arising from accidental injury to any individual attending this performance, LionsRoad Studios every see the right to deny any guest access to the sound system, music cordinary or the requipment. Client shall provide LionsRoad Studios were and injury of a contract of the set-up area. This circuit must be free of all other connected loads. Any delay in the performance or damage to LionsRoad Studios equipment due to improper power is the responsibility of the Client. Two circuits are preferred, here possible. Additional outlets on SEPARATe circuits for lighting (if contracted for) are required. Client shall provide crowd control if warranted; and furnishing directions to place of engagement. Client is responsible for paying any charges imposed by the venue. These charges may clude, but are not limited to, parking, use of electric power, and fire marshal if necessary (for use of fog).							
The Client shall at all times have complete control, direction and supervision of the performance of LionsRoad Studios at this event and the Client expressly reserves the right to control the manner, means and details of the performance of the services of LionsRoad Studios. A written event/music planner or music request list must be received from the Client and forwarded to LionsRoad Studios at least two weeks prior to the date of the engagement for it to be included in LionsRoad Studios programming guidelines. With or without the add of an event-enformation programming substances are unavailable. LionsRoad Studios shall attempt to play the Client's and Client's guests' music request is National in selections are unavailable. LionsRoad Studios will make an extra effort to have music requests available if they are received IN WRITING at seast two weeks prior to the engagement. The Client will be liable and responsible for obtaining proper licensing for the reproduction of all media content at the event, if required, particularly for commercial and public events. In the event of non-payment, LionsRoad Studios retains the right or attempt collection through the courts. Client will be held responsible for all collection notices.							
This agreement guarantees that LionsRoad Studios will be ready to perform a injures after the engagement for setup and takedown. LionsRoad Studios also req each the setup area, additional labor will be charged at the rate of \$50.00. If the Cit the rate of \$50.00 per half-hour.	uests ramp or elevator access between the parking/service entrance and	the setup area. If the venue requires setup or takedown in less time, or i	f equipment must be carried up stairs or lifted onto a stage to				
Engagements within the Tulsa metro area will not be assessed a travel charge cal hotel/motel for LionsRoad Studios' staff to be provided by the Cleint. All attact of enforceable to both parties. This contract contains the entire agreement betw inding. This contract shall not be enlarged, modified, or altered except in writing county. Client agrees to defend, indemnify, assume liability for and hold LionsRoa wil action arises in an effort to enforce any provision of this agreement, the losing r	ned riders are an integral part of this contract. This contract will supersect een the parties and no statement, promises, or inducements made by a by both parties and endorsed hereon. The laws of the State of Oklahom of Studios harmless from any claims, damages, losses and expenses by	te any other contract. If any part of this contract is illegal or unenforceat any party hereto, or agent or representative or either party hereto, whic as shall govern this agreement. In the event of suit involving or relating	ble, the remaining provisions of this contract will remain valid h are not contained in this written contract, shall be valid or to this agreement, Client agrees that venue will be in Tulsa				
Client may not transfer this contract to another party without the prior written of studios. Oral agreements are non-binding. If any clause in this agreement is found o exercise those options at a future date.	onsent of LionsRoad Studios. This agreement is not binding until signed to be illegal, the rest of the agreement shall remain in force. LionsRoad S	by the Client and LionsRoad Studios has received it. Any changes mus tudios may elect not to exercise their rights as specified in this agreemen	t be written and signed by both the Client and by LionsRoad tt. By doing so, LionsRoad Studios does not waive their right				
Subtotal Cost:	Adjustments:	FINAL CO	OST:				
NOTES / ADJUSTMENTS:							

By signing below, the Client accepts the terms and conditions of the proposed agreement and contracts the services of LionsRoad Studios, which were established on the contract date specified below.

Authorized Client Signature

PAYMENTS TERMS:

Contract Signing Date