

ENTERTAINMENT SERVICE AGREEMENT

This Agreement for entertainment services will be made effective the date an invoice has been sent between those referred to in the invoice who will be referred to as the "Client" and Axel Raighn Entertainment who will be referred to as the "Contractor".

01. DESCRIPTION OF SERVICES PROVIDED: Beginning the date the invoice has been sent. The Client hereby agrees to engage the Contractor to provide the Client with entertainment services (the "Services") Consisting of:

Entertainment Services: Professional DJ Services

Event Location: {Reference Invoice Information}

Date of Event: {Reference Invoice Information}

These Services will also include any other task which both Parties may agree on in writing. The Contractor hereby agrees to provide such Services to the Client.

02. PAYMENT: The terms of compensation are as follows but not limited to; an initial non-refundable 30% deposit of the grand total {Reference Invoice Information} USD ("Grand Total") for the services provided. The deposit is required to reserve any and all services provided by the contractor. The remaining amount will need to be paid in full within 24 Hours after the services have been provided.

If any invoice is not paid when due, and the contractor has made multiple attempts in written or email fashion to contact the client. The Client shall pay all costs of collection, including without limitation reasonable attorney fees. In addition, to any other rights and remedies provided by law, if the Client fails to pay for the services when due, the Contractor has the option to treat such failure as a breach of this agreement and may cancel this agreement and/or in addition seek legal remedies.

3. TERM OF AGREEMENT: The term of this agreement (the "Term") will begin on the date the invoice has been sent and will remain in full effect until the completion of the services, subject to earlier termination and cancellation of the agreement is at the disclosure of either party provided that all completed services are paid in full. The term of this Agreement may be extended with the written consent of the either party. In the event that either party wishes to terminate this Agreement, that party will be required to provide 14 days written notice to the other Party.

4. CANCELLATION: Both parties reserve the right to cancel at any time. In the event the contractor must cancel, can not perform the services provided, and/or can not find a professional replacement for emergency circumstances. The full amount of the deposit will be refunded back to the client. In the event the client must cancel, they will forfeit the full amount of their deposit.

5. PERFORMANCE: The Contractor agrees to do everything that is within their power to ensure that the terms of this agreement and services provided take effect .

6. MONETARY COMPENSATION: All monetary amounts referred to in this agreement should be paid to Axel Raighn Entertainment in USD (US Dollars), and/or to the appropriated Safe pay solutions including PayPal. Invoices submitted by the Contractor to the Client are due within 24 Hours after the services have been provided.

7. REINBERSMENT OF EXPENSES: The Contractor will be reimbursed for reasonable and necessary expenses incurred by the Contractor in connection with providing the Services under this agreement. Both Parties must agree in writing, or email the expenses that will be issued, serviced or other and reimbursed based on the needs of either party before any reimbursement of expenses is accepted. Furthermore, The Contractor will only be reimbursed for expenses submitted according to the following guidelines:

- The Contractor will be reimbursed for reasonable licensing and licensing associated fees up to \$10,000.
- The Contractor will be reimbursed for Transfer costs and associated taxes
- The Contractor will be reimbursed for Transportation and associated fees including but not limited to Gas, Airfare, and other travel expenses.



07.1. VISUAL OWNERSHIP AND PERMISSIONS GRANTED: Axel Raighn and all known associates grant permission to direct, produce, and film all and any services granted by this agreement. In the case of all procured and non - procured media taken and filmed on site where the services will be provided shall remain vested with the companies name its successors and assigns. Furthermore, it shall be used only in connection with this shoot.

The parties hereto agree to act reasonably and in good faith in connections with the performance of all the terms and conditions of this Agreement and in exercising all rights and obligations with respect thereto

07.1.1. FILM OWNERSHIP All film produced and shot by either party will herein remain the sole property of the party filming and producing the media

08. RETURN OF PROPERTY: Upon the expiry or termination of this agreement, the Contractor will return to the Client any property, documentation, records, or confidential information which is the property of the Client.

09: CAPACITY/INDEPENDENT CONTRACTOR: In providing the Services under this agreement it is expressly agreed that the Contractor is acting as an independent contractor and not as an employee. The Contractor and the Client acknowledge that this agreement does not create a partnership or joint venture between them and is exclusively an agreement for services.

10. INDEMNIFICATION: Except to the extent paid in settlement from any applicable insurance policies, and to the extent permitted by applicable law, each Party agrees to indemnify and hold harmless the other Party and its respective directors, stockholders, affiliates, officers, agents, employees, and permitted successors and assigns against any and all claims, losses, damages, liabilities, penalties, punitive damages, expenses, reasonable legal fees and costs of any kind or amount whatsoever which result from or arise out of any act or any act or omission of the indemnifying party, its respective directors, stockholders, affiliates, officers, agents employees, and permitted successors and assigns that occurs in connection with this agreement. This indemnification will survive the termination of this agreement.

AUTHORIZATION: By Signing this document, and/or paying the associated invoice and/or hiring us on an online service distributor. You agree to the terms presented in this agreement. This includes agreeing to comply with all associated invoices and payments between both parties in writing and all terms listed within the general service agreement.

