



CONTRACT

VanMeter Entertainment

"YOU BRING THE PEOPLE,
WE BRING THE PARTY!"

THIS CONTRACT for the personal services of entertainers on the engagement described below is made this _____ day of _____, _____, between the undersigned purchaser of music (herein called "Purchaser") and the undersigned entertainers or musicians.

1. Name and Address of Venue: _____

2. Date (s) of Event: Entertainment Start and End Times:

3. Type of Event (specify what type of event/service): _____

4. Compensation Agreed Upon (Package chosen, etc. include all add-ons in itemized list) \$ _____
(Amount & Terms)

5. Purchaser Will Make Payments As Follows: _____
(Specify when payments are to be made)

May we use you as a reference after the event? Yes No

IN WITNESS WHEREOF, the parties hereto have hereunto set their names and seals on the day and year first above written.

Print Purchaser's Full Name (If purchaser is corporation, full corporate name)

Street Address

City State ZIP Code

Telephone

Email Address

Name & Address of Married Couple

VanMeter Entertainment
1027 S. High St.
Aberdeen, SD 57401
(605) 216-3791
or toll free
(877) 863-8659
Rob@VanMeterEntertainment.com

Terms: If \$200 deposit is not received within 15 days of postmarked date of contract, the engagement date will not be held. Purchaser will forfeit deposit money if contract is voided after signed.

*Not responsible for any damage or injury incurred at the engagement.

X _____
Signature of Purchaser (or Agent thereof)

X _____
Signature of Signatory Entertainer

We have a wide variety of music: 50's, 60's, 70's, 80's, 90's, New Country, Classic Country, Polkas, Waltzes, 50's & 60's Rock, Classic Rock, Contemporary Music and Today's hits!

Visit us at www.VanMeterEntertainment.com

Find us on Facebook!

MUSIC & PERFORMANCE: (a) The Client shall, at times have complete control as to direction of the manner, means and style of performance. Notwithstanding the foregoing, the disc jockey will not be required to follow Clients instructions if they should contravene any applicable laws or any rules of the event location. (b) VanMeter Entertainment shall provide music appropriate to the event and the styles requested by the Client. VanMeter Entertainment has the sole right as to the selection and playing of specific songs, for the good of all guests and the flow of the show. VanMeter Entertainment will attempt to play the requests of the Client and guests, but shall not be held liable if certain selections are unavailable or un-played. Any special music requests must be received by VanMeter Entertainment at least 2 weeks before the event date.

FACILITIES: The Client shall be responsible to provide or arrange to provide, ample facilities for VanMeter Entertainment A 14 ft. x 8 ft. area beside the dance floor within 20 ft of an AC power source with a 110 volt, 15 amp circuit exclusively for the use of VanMeter Entertainment is required. If these are not ready upon arrival of VanMeter Entertainment employee at the location, any resulting delay in the start of performance will not cause an extension to the ending time or reduction of fee.

OUTDOORS: The Client agrees to provide adequate shelter for the performer and equipment at any outdoor event. VanMeter Entertainment reserves the right to postpone and/or cancel performance at any outdoor event due to inadequate shelter and/or inclement weather conditions that may cause a hazard to the performer or equipment. In event of such postponement or cancellation the full fee shall still be payable to VanMeter Entertainment unless another agreement has been made.

SAFETY: In the event of malicious behavior or any other circumstances deemed by the VanMeter Entertainment employee to present a threat or implied threat of injury or damage to VanMeter Entertainment employee or equipment, the VanMeter Entertainment employee reserves the right to cease operations. In all cases, the Client will be responsible for payment in full as well as for any resulting damage to VanMeter Entertainment employee or equipment.

CANCELLATION: Cancellations 180 days prior to the event date the client is contractually bound to pay 30% of the remaining balance. Cancellations 90 to 179 days prior to the event date the Client is contractually bound to pay 60% of the remaining balance. Cancellations 89 days or less prior to the event date the client is contractually bound to pay 100% of the remaining balance.

LIABILITY: If for any reason, VanMeter Entertainment is unable to perform any condition of the contract, VanMeter Entertainment liability shall be exclusively limited to no more than a refund of all monies paid, in all cases not to exceed the full amount of this contract.

LOSS OR DAMAGE TO EQUIPMENT: The Client agrees to be fully responsible for any loss or damage (including weather damage) to equipment used to provide the services agreed upon while said equipment is situated on property owned or under the control of the Client, even by contract, except damage caused by an employee or agent of VanMeter Entertainment.

JURISDICTION: This Agreement shall be interpreted and enforced in accordance with the laws of the State of South Dakota. The Client shall be liable for all costs incurred by VanMeter Entertainment including but not limited to legal costs, court costs, and cost of collections.

GENERAL: If any provision of this agreement should be determined to be unenforceable by law, the remainder of the Agreement, however, continues in full force and effect.

By signing below, I agree to all of the above terms and conditions.

X

Signature

Date