



# ALLSTAR<sup>SM</sup>

**Entertainment Agency**  
**PO Box 2120 Andover, MA 01810**  
**www.getaband.com**  
**email: info@getadj.com**

This contract for musical entertainment, written & dated (DATE CONTRACT WRITTEN) is made between the undersigned client (purchaser of the act's services) and AllStar Entertainment Agency, authorized representative of the act: BAND'S NAME (the contracted X piece band).

1. Place of Engagement: WHERE YOUR EVENT IS BEING HELD
2. Date of Engagement: WHEN YOUR EVENT IS TAKING PLACE
3. Starting & Finishing Time: WHEN THE ENTERTAINMENT IS BOOKED TO START AND FINISH
4. Type of Engagement: YOUR TYPE OF EVENT
5. Compensation Agreed Upon: \$ 00.00 (Dollars)

Payment terms: **Payable to AllStar Entertainment**

DEPOSIT: \$ 00.00 ( Deposit is non-refundable and due within 10 days via check, M.O., or major credit card. Deposits received after 10 days are subject to return, rendering the contract null and void, since the act has the option of booking elsewhere without obligation to clients whose deposit and/or signed contract are overdue beyond the 10 day courtesy turnaround period.)

BALANCE: \$ 00.00 ( Final payment by CASH or MONEY ORDER ONLY. **Due in full prior to the start of the engagement.**)

6. Comments: ADDITIONAL INFORMATION, INSTRUCTIONS, OR DETAILS REGARDING THE BOOKING GO HERE.
7. **OVERTIME:** If and when agreeable to both parties, the time of the engagement may be extended at the pro-ratable overtime rate of \$ 00.00 per hour, payable prior to each overtime period added.
8. **CANCELLATION** of the engagement by the client for any reason shall forfeit the deposit. Cancellation of the engagement by the client WITHIN 180 DAYS of the date of engagement shall also require payment of the balance to the act, unless the same act is re-booked by the client for an open date within 30 days of the cancelled date. Payment of the balance will **not** be required if the act obtains a suitable substitute booking elsewhere, or if cancellation is due to a verifiable death in the immediate family of the client. Deposits may not be transferred to other acts, or toward a booking of the same act if rescheduled beyond thirty days after the cancelled date of the original engagement. Cancellation by the client due to a major snowstorm that is in progress on the date of engagement must be received no later than 12 noon on the date of the engagement. A client canceling their engagement by telephone must also verify that cancellation in writing (via dated mail or FAX).
9. **BAND BREAKS:** The band typically takes 2 breaks. A dinner break (usually 30 mins) while the main course is being served and a shorter break (approx 15 minutes) prior to the band's final set. These breaks may vary in time of occurrence and/or duration due to instructions from the function manager at the venue. Appropriate pre-recorded background music will be played during each break. If a meal is to be served to the band during their dinner break, they will be ready to return as soon as your guests have finished, provided that the band is served at the same time as the guests and not after the guests when meal service is over & guests are ready to dance. Please indicate your preference in this matter to the venue's banquet manager.
10. **MUSIC SELECTION:** The band will learn up to 2 new songs for your event. Client must provide sheet music and a recorded version of each new song requested. All other songs requested must be chosen from the band's current song list, or can be performed by the band DJ style, if you prefer.
11. Any legal action resulting from a dispute between the parties to this contract must be filed in a Massachusetts District Court.
12. For a client using a credit card to pay the initial booking deposit: if a balance is due under this contract and is still unpaid at the conclusion of the performance, the client, by signing below, hereby authorizes the agency to charge the unpaid balance and any additional overtime to their credit card on file with the agency.
13. If, due to death, sudden incapacitating illness, accident or other unforeseeable circumstances and/or acts of God, the act is unable to perform as contracted, every effort will be made by the agency (if so notified and if time & circumstances permit) to provide a substitute act (subject to approval by the client) to perform in place of the canceling act, at the same fee & terms. If no acceptable substitute act can be found, the agency and the act agree to refund the deposit and any and all payments made by the client. Upon such refund, this contract shall become null & void, and the client shall have no further legal recourse against the act or the agency. If the act is late starting due to unavoidable detention (traffic, weather etc) the client has the option to add that amount of time to the end of the function at no charge or deduct a pro-rated refund from the balance due.
14. The agency's responsibility to the client is to consult and advise, offer and promote an act, and (if so instructed) issue a contract on behalf of the act. The agency shall serve as intermediary and consultant prior to the function. In no event shall the agency be held liable for any personal injury, property damage or subjective performance-related complaints or for any other mishaps occurring at the function that are directly or indirectly the fault and/or responsibility of the act. The act and the client agree to indemnify and hold the agency harmless against any and all claims for damages resulting from this booking.

I, the undersigned, have read this document and do fully understand and agree to the terms and conditions set forth herein.

Agency Representative

Client

Name: Michael Edwards  
Address: PO Box 2120  
Andover, MA 01810  
Phone: (978) 470-4700

Name: YOUR NAME  
Address: YOUR ADDRESS  
YOUR ADDRESS  
Phone: YOUR CONTACT PHONE NUMBER(S)

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**Please sign both copies and return one copy with your deposit within 10 days to complete the booking. Thank you.**