

Once scheduled with any or all KR38 The Studio's services an sessions, "YOU" Agree to the following;

\*This contract constitutes a complete and binding agreement between "YOU" (the employer) and the contractor(s). KR38 THE STUDIO acts only as agent and assumes no responsibility as between YOU the employer and the contractor(s). KR38 THE STUDIO is not responsible for personal property lost, stolen or forgotten in or around the Studio.

**1) BARBER STUDIO:** Clients May cancel or reschedule an appointment at least 1 hour before session. No shows/last minute appointments may be subject to cancellation without refund. Double charges may occur for Cancellations within or after the two hour booking window. Double charges may also occur for Appointments or services BEFORE OPENING, AFTER CLOSING or during "OFF DAYS".

**2) ViSUAL/SOUNDz STUDIO:** refund is contingent upon arrival or with cancellation 48 hours prior to appointment day and time. Between booking appointment and prior to inspection, the studio must be left in, returned to, checked out in good condition; other than what is considered to be normal wear & tear of KR38|The STUDI0.

### **3) INDEPENDENT SERVICES BY JELI P. DUH: BOOKING AGREEMENT**

THIS AGREEMENT, entered into by "YOU/YOUR COMPANY" is for the personal services of the DISC JOCKEY and/or VISUAL DOCUMENTATION for the performance described below. "YOU/YOUR COMPANY" (EMPLOYER) and the undersigned musician(s) (CONTRACTOR) agree and contract as follows:

NAME OF (CONTRACTOR) DJ/MUSICIAN(S): DJ JELi P. DUH

2. NUMBER OF CONTRACTOR(S): 1
3. NAME AND ADDRESS OF PLACE OF PERFORMANCE:
4. DATE(S) OF PERFORMANCE:
5. TIME(S) OF PERFORMANCE:
6. WAGE AGREED UPON:
7. DEPOSIT:

PAYMENT OF BALANCE TO  
JELI P. DUH or KR38 THE STUDIO

MADE IN U.S. CURRENCY via ONE OF THE FOLLOWING:

CASH;

CASH APP;\$JELIPDUH

VENMO; JELIPDUH

PAYPAL; APPLE PAY

OR

INVOICE via KR38THESTUDIO.COM AT THE END OF PERFORMANCE.

9. ADDITIONAL TERMS:

10. This contract constitutes a complete and binding agreement between the employer and the contractor(s). KR38 THE STUDIO acts only as agent and assumes no responsibility as between the employer and the contractor(s).

11. In case of breach of this contract by Employer, the Employer agrees to pay the amount stated in Section 6 as mitigated damages, plus reasonable attorney's fees, court costs, and legal interest.

13. The Employer agrees to be responsible for harm, loss, or damage of any kind to contractor(s) person or property while located at the place of performance (Section 3 herein).

14. "YOU" (The persons BOOKING as Employer) and the Contractor(s) agree to be personally, jointly and severally liable for the terms of this contract.