

Contract: _____

Date: _____

Jeffrey Marshall
1955 Arapahoe St. #1308
Denver, CO. 80202
Phone: 303-906-5391
Email: allaboutjeffrey@mail.com

Business Contact Information

Company: _____

Contact: _____

Address: _____

Address 2: _____

Phone #: _____

Fax #: _____

Emaal: _____

Event Information

Event: _____

Date _____

Venue: _____

Sart Time: _____

Service	Description	Cost
Jeffrey Marshall	provide music for the event	
Host/Speaker	provide public speaking (if needed)	
Equipment		
Travel		
Rider		
	Total:	

Contractual Terms

This agreement is made on this ____ day of _____, between

_____**Jeffrey Marshall**_____ (*hereinafter referred to as "Artist"*) and

_____ of _____ (*hereinafter to as "Purchaser"*).

In consideration of the mutual promises and agreements of the parties, as hereinafter set forth, it is agrees as follows:

1. If the agreement is contracted through a party other than the Artist, that contractor is considered the Artist's Agent, who expressly warrants that he/ she is authorized by the Artist to execute this agreement on behalf of the Artist.

_____ of _____ (*hereinafter to as "Agent"*).

2. The Artist, as an independent contractor, agrees to perform on:

Date(s)	Time(s)	Venue(s)

3. The Purchaser agrees to pay as full compensation for the performance(s) a total of:

_____ Payable by cash or certified check to:

Jeffrey Marshall
1955 Arapahoe St. #1308 Denver, CO. 80202
303-906-5391
allaboutjeffrey@mail.com

A 50% deposit is required to be paid by the Purchaser upon the commencement of the contract
The remaining balance is to be paid within one (1) hour of completion of the contractual agreements.

Jeffrey Marshall Hospitality Rider:

1. MEALS AND/OR PER DIEM:

Purchaser agrees to provide Per Diem of _____ USD per person/per day including any and all travel days

Purchaser has the option to provide a minimum of three (3) meal and beverage vouchers per person/per day as a substitute of monetary per diem.

Meal voucher locations are subject to pre-approval by Artist and/or Agent.

2. LODGING :

Purchaser agrees to complete the reservation and payment process for one (1) room(s) or one (1) double occupancy handicapped accessible room in advance at a THREE STAR HOTEL (minimum). Room shall be equipped with: King/Queen size bed(s), a refrigerator, and 24 hour room service or food delivery options.

Hotel Amenities are to include:

Broadband Internet Access and full-service fitness center.

3. TRANSPORTATION:

Purchaser agrees to provide two (2) round-trip plane tickets for one (1) person via Delta Airlines, with the option to obtain an additional one (1) economy class seat for traveling partners originating from Denver International Airport (DEN).

Purchaser agrees to providing 24 hour car/limousine service, rented vehicle (handicapped accessible van or minivan with ramp or lift), or provide Artist with \$100 per two (2) days of listed service agreement.

Purchaser agrees to reimburse Artist for any extra fees incurred during transit from city of origin to destination city. Should any excess baggage or maximum weight excess fees be charged to Artist by airline, Purchaser agrees to reimburse Artist for ALL fees.

Purchaser can opt to bypass transportation and lodging portion of the Artist contract rider for an additional fee to be determined upon booking.

4. CANCELLATIONS/REBOOKING:

In the event that either the Purchaser or the Artist is unable to fulfill its obligation due to damage or destruction of the venue by fire, acts or regulations of public authorities, labor difficulties, civil tumult, strike, epidemic, verified disability of the Artist, or any unforeseen occurrence rendering the performance(s) impossible; neither the Artist nor the Purchaser shall be held legally responsible for any damages arising from the cancellation of the performance(s) listed herein.

Cancellations or changes of date for reasons other than those listed above shall render the contract null and void. Purchaser agrees to notify the Artist and/or Agent within four (4) weeks of original performance date for available rebooking dates.

5. CONTRACTUAL TRANSFER:

This agreement, including any addenda thereto and any compensation payable under the terms hereof, cannot be assigned or transferred without the mutual written consent of both the Artist and/or the Agent and the Purchaser and contains the complete understanding of the parties respecting the subject matter hereof. It is expressly understood and agreed that the Purchaser makes no representations or agreements, oral or otherwise, outside the terms of this Agreement which add to, broader, vary, or conflict with the provisions hereof. Any purported outside representations or agreements have no force or effect upon the rights or duties of the Purchaser hereunder. No term, provision, or condition of this agreement may be altered, amended, or added except upon the execution of a written agreement by the parties hereto. Any notices provided for herein shall be in writing and shall be personally served or mailed to the Artist and/or Agent at the addresses provided.

5. NON-COMPETITION STATEMENT:

The Artist agrees that he/she will not accept any other engagements of similar nature for a performance during a period of twelve (12) hours from the execution of this contract within a radius of thirty (30) miles from the city without advance, written permission from the Purchaser. In the event of any prohibited performance prior to those provided for under this contract, then this contract may be canceled at that election of the Purchaser without any liability of any kind.

6. MARKETING AND ADVERTISING:

The Artist shall receive appropriate billing in any and all publicity releases and paid advertisements, including, but, not limited to media, programs, fliers, signs, lobby boards, and marquees, as well as all other displays and publications where Artist's name appears in connection with the engagement herein. Artist agrees to temporarily allow the Purchaser use of Artist's copyright and trademarked materials for additional branding purposes. The Artist reserves the right to have final approval over all promotional material in which the artist's copyright and trademarked materials are to be used.

7. INSURANCE:

With respect to insurance, the Artist is responsible for his or her liabilities outside of the venue location.

Purchaser affirms its self-insured status for its own liabilities

8. SECURITY:

Purchaser shall guarantee proper security at all times of performance to insure the safety of Artist's instruments, wardrobe and personal property before, during and after the set performance schedule. Any loss or damage to Artist's property shall be the sole responsibility of Purchaser. The back stage shall be supervised by no less than one (1) security guard.

9. SOUND CHECK:

A sound check is required prior to performance. The place of engagement shall be ready and available to Artist at a predetermined time. Lighting and sound engineers (those who will be operating systems for performance) shall be available for a complete rehearsal.

The contract includes rider(s) as listed above. The contract is not binding until all riders have been initialed by the Purchaser and Artist and/or Agent.

Purchaser Name and Date

Purchaser Signature

In witness whereof, the parties hereto have caused this agreement to be executed by its appropriate officer, the day and year first above written.

Artist or Agent Name and Date

Artist or Agent Signature