

Jersey Shore DJs

539 Lighthouse Drive Manahawkin, NJ 08050
(609) 978-7758 Fax (609) 891-0069

Reservation Agreement for Entertainment

Client: Brick Township Board of Education
c/o Jeffrey J. Mitchell, MSgt (Ret.)
Phone: 732-785-3000 ext. 3055 or 31107
Address: 101 Hendrickson Avenue Brick, NJ. 08724.
Email: jmitchell1@brickschools.org

Date of Service: (Friday) April 8th, 2016.
Time of Service: 6:00 pm to 10:00 pm (4.0 Hours).
Type of Event: AFJROTC Prom.
Location: The Grand at 1600, 1600 NJ-70, Lakewood Township, NJ 08701.
Including: DJ Entertainment, Premium Sound and Light Show.

Total Cost:	\$495.00	Discount applied.
Less Deposit:	\$195.00	Check # _____
Balance Due:	\$300.00	Overtime rate: \$150.00/hr.

Please make checks payable to "JERSEY SHORE DJs". Event date cannot be reserved until the signed contract and deposit is received. Contract is not valid until signed and returned by the client. Deposits are non-refundable. No *personal* checks will be accepted on the day of the affair for balance unless otherwise indicated. Balance due is payable at the time of the engagement by Money Order, Cashiers check, Certified check, Business check (if applicable) or Cash. Any balance pre-payment by check must be received no less than (10) days prior to the event date. Please sign and return the white copy with the deposit check within (7) days.

This agreement for entertainment services is hereby agreed to and entered into by and between Jersey Shore DJs and the undersigned client on March 11th, 2016.

Client's Signature

James W. Edwards, Jr., CPA

Print Name

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This agreement is made by and between Jersey Shore DJs and the Client. Please sign the agreement and return with the specified deposit. A deposit is required and must be received within (7) seven working days after the agreement date to secure the event date and price. Any bank-returned checks will incur a (\$25) twenty-five dollar-processing fee for the Client. Payment of the Balance Due is contingent on the event occurring. The balance is due for any cancelled affair without (30) thirty days notice prior to the date of the affair. Notice of cancellation must be received in writing with client's signature. Balance due is to be paid (10) days prior to the event date or only cash balances will be accepted on the day of the event. No personal checks will be accepted for the balance or any overtime fees on the date of the affair. This agreement is to provide DJ services (only) unless otherwise specified. If contracted services are not provided by Jersey Shore DJs then a full refund to client of the deposit will be made. Jersey Shore DJs reserves the right to substitute a performer in cases of emergency, illness or extenuating circumstances (i.e., "acts of God") outside their control. Jersey Shore DJs reserves the right to stop a performance if unsafe conditions arise. The Client hereby assumes the responsibility for the event's guests, customers, and staff, and agrees to maintain conditions that will not inhibit the performance or compromise the safety of the entertainer (s) or their equipment. The client understands that these provisions are material provisions of this agreement, that they are a part of the consideration involved in entering into the agreement, and the Client would not have entered into such agreement except for inclusion of the provisions herein. This agreement contains the entire agreements of both parties and is binding to say parties. Any future modification to this agreement without documented approval by both parties will not be considered binding. This agreement voids and supersedes any previous agreements for an event (s) on the specified date (s). Please have one table and electrical connection provided for the Entertainer's use.

Visit us at www.JerseyShoreDJs.com.

Email us at info@jerseyshoredjs.com.