

Seel Sound



ENTERTAINMENT AGREEMENT

This Agreement on ____/____/____ has been negotiated between True Wealth Ltd (TWL) trading as Seel Sound and _____ (Clients). Clients agree to be bound by these terms and conditions:

Address & Phone No: _____
Event Date: _____
Event: _____
Times: _____
Entertainer: DJ David Seel, Seel Sound
Event location: _____
Number of guests: _____
Special songs: _____
Attire: _____
Additional information: _____

\$_____ Total Investment Includes:

- One consultation in person (if requested) at your residence or other agreed venue within the Franklin District to pre-plan your event and to customise your song selections.
- TWL DJ and/or MC
- TWL will keep in touch to confirm the details and provide a confirmation letter for your reference.
- Entertainment! Enhanced dance sound system and complete music library (including your requests).

\$_____ Deposit payable to True Wealth Limited reserves your date.

\$_____ Balance Due Payable either before the event (or in cash prior to commencement on day of event).
Total can be paid in full in advance if you prefer

All figures are quoted in New Zealand dollars.

Mastercard or Visa No: _____	Name on card: _____
Expiry: ____ / ____	Amount \$ _____
Signature: _____	

Sorry, True Wealth Limited is unable to accept American Express or Diners Card

**Please return a signed copy of this contract with your payment to reserve your booking.
Seel Sound will send you a confirmation letter on receipt of the deposit. Thank You.**



Terms and Conditions

1. TWL agrees to provide quality sound equipment, recorded music, Disc Jockey (and/or MC by agreement) entertainment and lighting equipment at event address at the times listed.
2. In the event of any unforeseen circumstances such as death, serious illness or injury to the DJ, unexpected mechanical delays or failures, or acts of nature, the Client agrees that all efforts will be made to secure another appropriate DJ/MC or equipment for the night. If for any reason this is not possible the Client's deposit and balance shall be refunded in full by TWL, PLUS an additional 25% of total agreed fee.
3. Subject to clause 2, TWL guarantees that the Disc Jockey on the night will be DJ David Seel personally.
4. Should Clients cancel this event TWL will retain deposit as liquidated damages unless the date can be rebooked for at least the same total fee. Any cancellation after the deposit has been made must be in writing.
5. Should Clients postpone this event for any reason less than 4 weeks from function date, TWL will retain deposit as liquidated damages unless the date can be rebooked for at least the same total fee. Accommodation will be made whenever possible to reschedule cancelled or postponed events but are subject to availability and receipt of a further advance payment.
6. For outdoor performances, Clients shall provide overhead shelter for set-up area. Should TWL be forced to terminate performance after commencement due to weather that cannot be protected by Client's provided shelter, total performance fee is due.
7. Client ensures venue has all appropriate amplified music licensing and performance permits.
8. Client agrees to ensure the security of the performance area and allows TWL the option to terminate performance if Client, their agents or guests interfere, impede, or constitute a nuisance to TWL where the integrity, quality, or safety of TWL equipment and/or performance shall become detrimentally affected. In this event, Clients shall pay the total performance fee regardless of the length of performance.
9. Client accepts full financial responsibility during the time of performance for loss or damage to TWL sound, lighting, music library, or personal property and equipment that is caused by themselves, their contractors, agents or guests at the event.
10. TWL is not responsible for power failure or power outages. If such event occurs, total performance fee is required. TWL will do their best to keep your guests entertained until the power comes back on, or until contracted time expires.
11. In the event of a dispute, both parties shall agree upon a payment or refund amount. If not resolved, Client agrees such matter will be acted upon subject to the laws of New Zealand. If legal advice is sought to protect the rights of TWL, losing party will pay the legal fees for both parties, plus all court costs, if any.
12. If Client does not pay the bill by the due date for payment, TWL may require Client to pay any costs incurred in recovering the money owed.
13. Approval of overtime is to be agreed between Client and TWL and is payable to TWL at event at the rate of \$200.00 per hour or part hour.
14. If Client selects music for the event that TWL does not have then Client can either supply TWL with their own copy provided it's on CD, or TWL will purchase up to the first \$35 and Client will be responsible for the remainder.

Client (Purchaser)

Date

David Seel
True Wealth Limited trading as Seel Sound