

Client “Agreement” Service Contract

_____ hereby contracts with **DO IT 4 U Limited** (herein referred to as **DO IT 4 U**) to provide services as described on its web site and in promotional material [HERETO ATTACHED AS APPENDIX “A” AND DEEMED PART OF THIS AGREEMENT] in accordance with the following terms and conditions.

1. Service Provided

Items	Service	Fee
1.		
2.		
3.		
	Total:	

2. Deposits

Client agrees to pay **DO IT 4 U** the “fee” set forth above for services rendered. **DO IT 4 U** reserves the right to charge a 10% deposit to the client before performing a service. If the deposit is not received **DO IT 4 U** may at its option terminate this agreement immediately.

3. Payments

Goods being acquired (e.g. gifts, groceries – Reimbursable Expenses) need to be paid for prior to goods being purchased. A Petty Cash account can be set up which will be used only for authorised client expenses. (Regular petty cash reconciliation will be provided). Alternatively Credit Card details can be provided. Service Fee payment shall be paid by client within 14 days of the date of **DO IT 4 U’s** invoice. Interest shall be payable for late payment, from the date of account at 2% per month or part of a month.

4. Limitation of DO IT 4 U’s Liability

DO IT 4 U’s maximum liability to the customer for the breach of its obligations under this agreement shall be limited to the value of the fee. **DO IT 4 U** shall not be liable for any loss, cost, expenses or damage of any nature whatever (whether direct or indirect) resulting from the goods and services to the Client by any third party.

5. Agreed to by undersigned that I have read and understood **DO IT 4 U’s** terms of engagement and accept such terms: [SIGNED IN CHRISTCHURCH, NZ], this _____ day of _____ 200____.

Printed name _____
Client

Printed name _____
Company

Signed _____

Signed _____