



Address: 5225 Norwood Road • Dallas, TX 75247
 Toll Free: 1-800-360-LIMO • Local: 214|348-9898 • Fax: 214|221-2299

SERVICE CONTRACT

Please fax/email completed contract to 360Limo, Inc.

Client Name:		Date: / /	
Contact Phone: - -		Fax: - -	
Date of Service: / /	Pick-up Time: : <input type="checkbox"/> AM <input type="checkbox"/> PM	Drop Time: : <input type="checkbox"/> AM <input type="checkbox"/> PM	
Pick-up Address: Street _____ City, State Zip _____,			
Vehicle:			
Trip Directions:			
CHARGES			
Rate \$ _____ per hour, + 20 % Gratuity + 15% STC = Total \$ _____ per hour x _____ hours			
Total Amount \$ _____	Card Type: <input type="checkbox"/> MasterCard <input type="checkbox"/> VISA <input type="checkbox"/> AMEX <input type="checkbox"/> Diners <input type="checkbox"/> Discover		
	Card Number - - - Exp Date: /		
A NON-REFUNDBALE DEPOSIT OF \$ _____ DUE AT THE TIME OF THE RESERVATION.			

Our vehicles are non-smoking. The Client is responsible for his / her guests and their actions. Client assumes full financial responsibility for any damages to the vehicle or property caused by client or party whether by accident, neglect or intent. Client assumes responsibility for any overtime fees and authorizes credit card charges to be made to cover these costs or any others due and not collected at end of charter. Our company and drivers assume no responsibility for articles left in vehicle at any time and reserve the right to refuse service. Illegal acts, unruly behavior or safety violations will result in immediate termination of charter. Sample damage charges are: Broken glassware - \$15 each; broken decanter - \$50; spills - \$35; cigarette smoke or burns - \$350 min.; vomit - \$300 min. Downtime for vehicle repairs - \$500/day. Any additional damages to interior or exterior of limo such as TV, VCR, Stereo, CD, etc. will be billed accordingly. **360Limo is not responsible for lost, misplaced, or stolen items left in the vehicle.** The chauffeur has the right to terminate the run at his/her discretion if any of the above rules have been violated.

CONTRACT OBLIGATION

I understand and agree to the terms and charges of this contract. I further agree to pay any and all charges for myself and all passengers in the vehicle. I also understand and agree to pay for any damages occurred. I understand that my deposit is not refundable and guaranteed by my credit card listed above. All other fees and charges are not refundable as well unless cancellation is given within the allowable cancellation period.

Customer Signature

Date