



U.C.S Contract

At “Unlimited Chauffeur Services LLC” we want you to have an exciting and memorable experience, however there are several key rules that must be followed while on board.

- **No weapons**
- **No illegal drugs allowed on board**
- **Must be 21+ to consume alcohol**
- **No smoking on board**
- **No standing on seats** any damage done to seats will result in an automatic \$150 fee and shall be charged/assessed to cardholder
- **Damages** if any damages are caused to bus by you or anyone in your party a fee will be charged accordingly. Damages will be assessed by Unlimited Chauffeur Services LLC management.
- The “Unlimited Chauffeur Services LLC” driver and/or employee reserves the right to eject any individual(s) whom they deem to be disruptive, intoxicated, to pose a safety threat to themselves or to others, or deemed to be using illegal drugs.
- “Unlimited Chauffeur Services LLC” is not responsible for injuries or accidents in and around the bus. Let the driver know if you feel that you cannot operate your motor vehicle safely after trip.
- “Unlimited Chauffeur Services LLC” is not liable in case of unexpected vehicle breakdowns, accidents, severe weather or anything that may delay a timely arrival or cause cancellation of the trip.
- The driver reserves the right to terminate the trip for any fighting, violence, damage to equipment and/or bus, harassment toward the driver, staff or anyone else in or around the “Unlimited Chauffeur Services LLC” bus. The client will be responsible to find other transportation and forfeits full fare as a result.

By signing this contract, client agrees to fully comply with the rules stated herein and agree to assume full responsibility for any damage to the interior and exterior of the bus that is caused by client’s guest(s) riding the bus. The client is liable for the cost to repair any such damage as well as any cost for loss of “Unlimited Chauffeur Services LLC” due to such damage. Client agrees to indemnify and hold Unlimited Chauffeur Services LLC harmless from any and all claims, damages, losses, and expenses, indirect or consequential, arising out of or resulting from or otherwise caused in whole or in part by any negligent act or omission of the clients, clients guest, or any person or organization directly or indirectly employed by the client to participate in the activities during the trip, or anyone for whose acts any of them may be liable, regardless of the negligence of such party.

Name:

Print. _____ Sign. _____ Date. _____