

Gillum Unlimited LLC Terms and Conditions

I. Rules of Conduct

Gillum Unlimited LLC and its affiliates (“The Company”) sternly enforces State and Federal Laws with a ZERO TOLERANCE compliance policy that no alcoholic beverages can be consumed or used by any person under the legal drinking age of 21. ANY use of illegal drugs, alcohol use by minors, or any other illegal activity will result in the chauffeur immediately stopping the vehicle and terminating the event with no refunds. (The renter of this contract will be held responsible for any minors in violation of any laws). No person is allowed to bring contraband aboard vehicles that are owned or operated by The Company. Any United States law enforcement agencies have total permission to stop any motor vehicle for administrative searches. **NO SMOKING AND NO WEAPONS OF ANY KIND IS ALLOWED IN OUR VEHICLES.** This includes vapes and e-cigs. The Company will not be responsible for any injuries that may occur while the vehicle is in motion/motionless, alcohol intoxication, fighting regardless of on or off the bus, standing while trying to balance yourself and or attempting to engage in dancing. Alcohol impairs motor skills, balance and judgment. Clients are asked to remain seated while the bus is in motion. Move about at your own risk. **NO PETS/ ANIMALS ALLOWED** (other than service dogs). **An 18 year old chaperon is required for all events with minors.**

Chauffeurs reserve the right to have any passengers vandalizing, damaging our buses, or not following rules to exit the bus with NO refund. The renter of this contract is responsible for his or her guests. The Company will not be held responsible for any lost, stolen, or damaged articles.

II. Fines

The renter who signs this contract agrees to be fully liable for any of the following charges that may apply:

1. \$150.00 clean up and disinfecting due to sickness/ regurgitation inside the bus. (There will be plenty of “sick bags” on the bus in case the urge to regurgitate presents itself)
2. \$700.00 per damaged seat including holes/tears/cuts to leather/upholstery. (**DO NOT STAND ON SEATS.** High heels will puncture the leather seats. There is ZERO tolerance for standing or stepping on the seats).
3. \$50.00 each time a cigarette is lit up. Ask the chauffeur to pull over if your need for a cigarette is that dire. (There are parties before and after your event. Please be considerate of others who will use the bus. Everyone does not like the smell of smoke)
4. \$10.00 per broken glassware
5. \$15.00 per damaged/stolen aux/iPhone cord. (auxiliary cables are not supplied in most cases).
6. \$50.00 for extensive cleanup (spills, trash, snacks/ food, etc).
7. \$400.00 minimum per act of vandalism. (This includes damage to TVs, scratched window tint, damage to walls, lighting, floors, etc). Any violation authorizes The Company to charge the credit card of the renter for all the damages, regardless of any prior understanding or agreements. If the credit card is unable to be charged, the renter agrees to pay for damages and hourly fees in full within 7 days. The renter is also responsible for any other expenses and fees that result from The Company collection efforts.

III. Credit/Debit Card Authorization Hold

The renter certifies that he/she is the authorized cardholder for the given credit card. The credit card holder gives authorization to use the credit card information over the phone or internet. A nominal hold fee will be

placed on the credit card until the conclusion of the rental. If penalties or fines (as described in the section above) are assessed the full fee will be charged to the card. By signing this agreement, the renter authorizes The Company to place the temporary hold on the given credit/debit card.

IV. Deposits

A non-refundable deposit of 50% is required to reserve the party bus. Deposits are on a first come, first serve basis. We will reserve the said date upon receipt of payment and valid credit card information for incidentals. It is solely the renter's responsibility to submit the payment of the deposit. The 50% deposit will be applied towards the contract balance.

V. Payment Terms

No personal or business checks will be accepted. The rental contract between the renter and The Company is made with the information provided. All given information from the renter is binding and cannot be changed without The Company's acceptance. The contract balance is due in full, 24 hours prior to the event date. If no payment is made 24 hours before your event, an additional 10% transaction fee will apply. It is considered a breach of contract if the renter refuses to pay the 10% transaction fee, therefore forfeiting the event.

VI. Cancellations

Reservation cancellations with less than 7 days' notice will be charged the full contract amount. Cancellations made more than 7 days prior to the event date will receive a refund for remitted payments exceeding the required deposit amount.

VII. Additional Fees

The Company cannot guarantee the availability of overtime. It is of particular importance that the renter makes allowances for anticipated delays and adheres to the agreed time schedule. In the event that the renter wants to change the time of the itinerary, they may do so only if The Company can accommodate other clients that booked prior to or after the said time. The renter further agrees to pay additional charges incurred such as overtime, tolls, parking, etc. Transfer jobs are priced for immediate pickup/drop-off, no wait time is included. Overtime will be billed at 25% of the hourly rate (overtime is charged in 15 minute increments). If the renter fails to show up at the designated pick up location and does not inform the office and/or chauffeur, the full amount of contracted time will be charged plus 20% gratuity. By submitting the reservation form, you hereby agree to the terms and conditions of this contract.

VIII. Gratuity

Gratuity is not included in the final bill. The Company leaves the amount of the tip up to the customer. The recommended tip is between 15-20%.

IX. Indemnity

The renter hereby waives and releases, indemnify, and forever discharges The Company and its members, agents, employees, officers, directors, affiliates, successors, and assigns, of and from any and all claims, demands, debts, contracts, expenses, causes of action, lawsuits, damages and liabilities, of every kind and nature, whether known or unknown, in law or equity, arising from or in any way related to the services

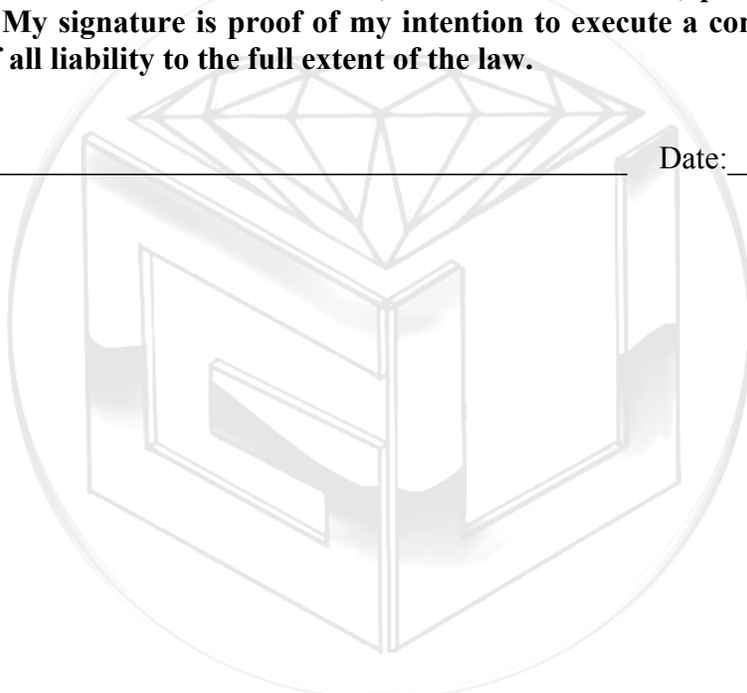
("Services") being provided by The Company. This waiver of liability does not apply to any acts of gross negligence, or intentional, willful or wanton misconduct.

The provision of this Waiver and Release will continue in full force and effect even after termination of the Services being provided to me, whether by agreement, by operation of law, or otherwise.

By signing this agreement and participating in the ride, the renter and their guests assume any risk, and take full responsibility and waive any claims of personal injury, loss, damage, death, liability, criminal or civil litigation, or damage to personal property associated with such Services, including but not limited to unsatisfactory results from said Service being provided.

I have read, understand and fully agree to the terms of this agreement. I understand and confirm that by signing this, I have given up considerable future legal rights. I have signed this Agreement freely, voluntarily, under no duress or threat of duress, without inducement, promise or guarantee being communicated to me. My signature is proof of my intention to execute a complete and unconditional Waiver and Release of all liability to the full extent of the law.

Renter's Signature: _____ Date: _____



GILLUM UNLIMITED