

Elite Worldwide Transportation Solutions Standard Reservation Agreement

- (1) Price listed is an ESTIMATE based only on services listed and estimated timeframes. Additional time, waits, stops, or other services will result in additional charges calculated and charged separately at end of trip.
- (2) Deposits and payments are NON-REFUNDABLE without written approval by company management.
- (3) Overtime pay will apply after the first 15 minutes of prearranged time in hour increments at premium hourly rates plus normal charges; SUBJECT TO CONTINUED VEHICLE AVAILABILITY.
- (4) Standard tolls are additional at \$2.00 each. Premium tolls are rounded to the next higher dollar.
- (5) Illegal activities/items are forbidden in our vehicles and the client will be responsible paying for, included but not limited to; any imposed fines, towing and/or storage, loss of use fees, attorney fees, and other reasonable charges.
- (6) The chauffeur has the right to terminate run without refund at his sole discretion.
- (7) The listed client assumes full financial liability for any damage to the vehicle or its contents, caused by them or any members of their party.
- (8) NO SMOKING or EATING. There is a minimum fee of \$100 for smoking/damage/extra cleaning.
- (9) Company is not liable for, including but not limited to; articles left in the vehicle, mechanical breakdowns before or during your event, unforeseen major traffic conditions; perils of navigation, accidents, or other upsets and will only be responsible for making up lost time at a mutually agreed upon date and time.
- (10) We cannot promise any color, year, make, or model of vehicle and or business reasons reserve the right to upgrade vehicles (at no additional charge) or use sub-contractors at any time.
- (11) Vehicles cannot be loaded beyond stated seating capacity.
- (12) Unpaid balances requiring collection services will be assessed an additional \$50 collections fee.
- (13) Should any part of this Agreement be rendered or declared invalid by a court of competent jurisdiction, such invalidation of such part or portion of this Agreement should not invalidate the remaining portions thereof, and they shall remain in full force and effect.
- (14) Cardholder agrees to perform duties as documented in cardholder agreement.