

LIMOUSINE RENTAL CONTRACT

This agreement is made on this ____ day of _____ 20 __, between **Holden Limousines** (VENDOR), of North Canton, Ohio (Stark County) and _____ (CUSTOMER) of _____, as follows:

VENDOR contracts to rent a ____ passenger limousine with driver to CUSTOMER from _____ AM/PM _____, 20____ until _____ AM/PM, on _____, 20 (CONTRACT TIME).

The CUSTOMER agrees to pay \$_____ for the services to be rendered for the CONTRACT TIME.

Rates: Minimum 4 Hours - \$358.84, 5 Hours - \$399.26, 6 Hours - \$458.84, 7 Hours \$520.51

VENDOR warrants that the limousine has undergone regular maintenance and is in good, clean condition. The foregoing warranty does not warrant that the limousine will be free from unforeseen mechanical defects.

Vendor does not guarantee the safety or assume any responsibility for any personal articles or items lost, stolen, damaged or left in the limousine.

Vendor is not responsible for delays in the limousine's departure and arrival caused by weather, road conditions, hazards, accidents or other unforeseen events, including act of God or War.

Customer and not more than ____ persons shall be provided transport or shelter in the limousine. The following activities are prohibited in or within 100 feet of the limousine: Consumption of alcoholic beverages (by minor), Consumption of illegal drugs, Smoking (can stand outside vehicle within 100 feet), Violent or unruly behavior, Conduct causing, or in driver's opinion, likely to cause damage to limousine, Conduct interfering with, or in driver's opinion likely to interfere with safe operation of limousine, Vendor expressly reserves the right to terminate or cancel service without any refund whatsoever, if the driver observes violation of the rules stated above.

CUSTOMER agrees to pay for any and all damages and any cleaning to the limousine which results, or is required, due to the conduct of any person in the limousine. Specifically, such damages include, but is not limited to, burns, spillage, vomiting, broken glass, scratches, stains or any other damages to the limousine. CUSTOMER agrees that the charges for such repairs and cleaning will be assessed to the credit card for the individual or entity who has rented the limousine. In the event that the credit card is not able to be charged, CUSTOMER agrees to remit payment for damages within (7) days of the date of the event.

VOMIT DAMAGE IS A MINIMUM \$300 CLEANING CHARGE, UPWARDS OF NO MORE THAN \$500.

CUSTOMER agrees to hold the driver and VENDOR harmless for any and all negligence in the maintenance and operation of the limousine. CUSTOMER agrees to indemnify the driver and VENDOR for any and all costs and fees incurred in the defense of any claim made against them arising out of and in connections with the rental of the limousine.

If the CUSTOMER shall breach this contract, the VENDOR shall be intitled to terminate service under this agreement immediately and be entitled to his attorney's fees, the costs of collection and costs incurred in any lawsuit arising out of or in connection with said breach.

If any provision of this contract are deemed void or unenforceable, the remaining provisions shall remain in full force and effect. The parties agree that all the terms and conditions stated herein shall be construed under the laws of the State of Ohio and any action or proceeding brought in connection with or arising out of this contract shall be within the jurisdiction of Stark County Courts.

VENDOR: _____ Date: _____ CUSTOMER: _____ Date: _____

Credit Card: _____ Exp. _____ Billing Address: _____