



Around Atlanta Limousines Inc.

Phone: 404-447-5496

www.aroundatllimos.com

email: info@aroundatllimos.com

TERMS AND CONDITIONS:

Around Atlanta Limousines Inc., agrees to provide limousine services at the time, date, and location agreed.

Additional hours may be provided upon request and are subject to availability. Around Atlanta Limousines Inc. is not responsible for delays or cancellations caused by weather, traffic conditions, mechanical problems, automobile accidents, or acts of God. Around Atlanta Limousines will reschedule and apply the deposit to a future agreed upon date, subject to availability. Around Atlanta Limousines Inc. recommends that all personal items be removed from the vehicle while unattended. Around Atlanta Limousines Inc., nor its employees, will be responsible for any lost, stolen, or damaged items.

Seatbelts must be worn by all passengers. **THERE WILL BE NO FOOD IN THE LIMOUSINES, CUSTOMER WILL BE CHARGED REMOVAL AND CLEAN-UP FEES FOR ANY FOOD FOUND IN THE LIMO.**

At the sole discretion of the driver, all unruly passengers will be asked to exit the vehicle immediately with no refunds.

All passengers under the age of (16) sixteen must be accompanied by a parent or guardian. If applicable, all passengers under the age of (21) as well as their parent or guardian must read the terms and conditions set forth in this Contract and sign in the Parental Consent Form attached hereto as evidence of their agreement therewith prior to the time of service if no such parent or guardian will be accompanying such minor(s) in the limousine.

At the driver's discretion, Client agrees to be fully liable for all

charges that may incur. There is no smoking in any vehicle and if you do so, there will be a \$150.00 charge. **We do no allow any alcohol or drug use in or around our vehicles. No open containers are allowed in any of our vehicles. We reserve the right to refuse service at the discretion of our driver.**

1. A 50% deposit by credit card or a 50% deposit by cash, money order or check is required at the time of reserving the services of Around Atlanta Limousines Inc. and is non-refundable after 48 hours. The balance will be forfeit if the Client cancels within 48 hour of the event. The remaining balance will be due at the time of services and the credit card on file **MUST** be present to provide the customer a receipt and to verify that the customer is the cardholder.
2. Should Client not be a passenger in the limousines or in unable to be present at the time of services, Client agrees to provide Around Atlanta Limousines Inc., with a legible copy of the credit card to be charged as well as a copy of their driver's license forty eight (48) hours prior to the Event.
3. **If for any reason the credit card is not available, by signing these terms and conditions and the contract, the Client agrees to have all applicable charges applied to the Credit Card provided by the Client at time of booking. A driver's license must be provided to the driver to confirm that the Client is the cardholder at the beginning of the service provided.**
4. Client agrees that should their Credit Card be declined, expired, or refused for any reason, Client agrees to provide Around Atlanta Limousines with cash, certified check, or money order in the amount listed on the attached Driver Trip Ticket within three (3) business days of notification by Around Atlanta Limousines Inc. that the credit card was declined, expired, or refused for any reason.

Around Atlanta Limousines Inc., reserves the right to terminate services for violations of any of the terms and conditions listed above, at the sole discretion of the driver. Client agrees to provide immediate payment via the method listed for full services as well as any costs for damages resulting from violation of this agreement upon notice of termination of services.

Client agrees to be liable for all damages caused by Client, or Client's guests, for negligent, reckless or intentional conduct as well as any violations of this Contract during the services provided for in this Contract. Damages include, but are not limited to, physical damage to the outside or interior of the vehicle, mechanical damage to the vehicle, future loss of business, collection costs, and reasonable attorney fees. Client assumes full financial responsibility for all payments including overtime pay, wait time, gratuity, and damage fees by accepting these TERMS AND CONDITIONS.

Clients Signature: _____

Date: _____

Please Print Name (clearly): _____

Date of Limousine Service: _____