



Trip Summary

Trip Confirmation Number: 66291

Pick Up Date and Time: Mar 7th, 2025 at 8:30am

Billing Contact: Romleah Juliet P. Ocampo

Passenger Name: Katrina Pineda

Passenger Email: jzlaguio@citem.com.ph

Passenger Phone: +63288312201

Number of Passengers: 25

Vehicle Type: CB

Pick Up Location: The Venetian Hotel
3355 S Las Vegas Blvd, Las Vegas, NV 89109

Stop at CLEVELAND CLINIC LOU RUVO CENTER FOR BRAIN HEALTH 888 W Bonneville Ave, Las Vegas:

Stop at CALDERON
MEDICAL GROUP LAS
VEGAS 3000 W

Charleston Blvd. Suite
1,3 & 5:

Stop at PAM HEALTH
REHAB HOSPITAL OF
HENDERSON 930 N.
Gibson Road,
Henderson, NV 89011:

Drop Off Location:

The Venetian Hotel
3355 S Las Vegas
Blvd, Las Vegas, NV
89109

Drop Off Time:

5:00pm Mar 7th, 2025

Trip Cost:

\$1595.00

Please confirm trip details are accurate.

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Accept and Sign

LIMOUSINE & BUS RENTAL CONTRACT

CONTRACT PRICE AND CANCELLATIONS

The Customer agrees to pay (the "Contract Price") for the services to be rendered for the Contract Time. The customer agrees to pay a 50% deposit to hold services on the reservation agreement within 48 hours of upon execution of this agreement. The remaining 50% must be paid in full at least 7 days prior to the event. If a cancellation is made more than thirty (30) days prior to the event, excluding the week before, 35% of the initial deposit will be held, and the remaining 15% of the initial deposit will be refunded to customer. If a trip is cancelled within 3 weeks prior to the event, excluding the week before, the 50% deposit will be non-refundable.

Customers canceling within 14 days of a reservation are responsible for 100% of the contracted price. All cancellations must be made by email and calling the office.

Overtime fees will apply after the first fifteen (15) minutes on any trip or at the conclusion of the prearranged drop off time. Airport transfers will be given a 30 minute grace period. Catch Transportation will bill in one-hour increments for any overtime charges at the hourly rate the vehicle(s) were booked for. The Customer authorizes Catch Transportation to charge the Customer's credit card provided at the time of reservation for all costs and charges due to the company, arising under this Agreement. Prices and services are subject to change at the sole discretion of Catch Transportation considering details of the trip, applicable fuel surcharge and gratuity.

Hold Harmless

It is the Customer's express intent to indemnify and hold harmless Catch Transport LLC, including any of their respective successors, affiliates, officers and employees, or any entity owned or controlled by Catch Transport, from and against all losses, claims, damages, liabilities and relating to or arising out of any claims, actions,

causes of action, suits, demands, losses, obligations, breach of contract, injuries, damages, costs, expenses, compensation, debts, liabilities, subrogation, liens, controversies, and rights whatsoever, known or unknown, asserted or unasserted, liquidated or unliquidated, direct or indirect, fixed or contingent, at law or in equity, of any of any nature whatsoever, now existing or that may hereafter accrue, whether based on a contract, tort, statute and/or other legal theory, and all other acts, omissions, transactions, occurrences, events or facts asserted arising out of and in connection with the rental of the limousine/bus.

CREDIT CARD AUTHORIZATION

The credit card holder/ purchaser/ renter agrees to pay Vendor upon signing of this contract or by receiving an electronic transmission via email and agrees to the terms via email or by providing the security code on the credit card and agrees to the terms verbally. The credit card holder/ purchaser/ renter fully understands and agrees with all the terms and conditions above. The credit card holder/ purchaser/ renter also authorizes any additional charges to be charged

to my credit card as provided in this agreement.
Please note, if paying by card there is a 4% credit
card processing fee.

ALTERNATIVE PAYMENT METHODS

Venmo- @Catch_Transportation_LLC

Zelle- Brandon@catchtransportation.com

Wire- Please call office

Check-
Catch Transportation & Events, Inc.
2600 Auburn Rd
Suite 120
Auburn Hills, MI 48326

ASSUMPTION OF RISK BY CUSTOMER

Catch Transportation does not guarantee the safety of or assume any responsibility for any personal articles or items lost, stolen, damaged or left in the vehicle(s). Catch Transportation is not responsible for delays in the vehicle(s) departure and arrival caused by weather, road conditions, hazards, accidents, or other unforeseen events, including force majeure.



RULES & SPECIAL CONDITIONS

Customer is not permitted to occupy the vehicle(s) with more than the allotted number of passengers on customer(s) agreement.

Unless stated otherwise, client is responsible for booking a hotel for driver(s) in the event that the itinerary exceeds DOT regulations of 10 hours of driving or a 15 hour work day.

The following activities are prohibited in, or within one hundred (100) feet of, the vehicle(s): (i) Consumption of alcoholic beverages (by a minor).; (ii) Consumption of illegal drugs; (iii) Smoking; (iv) Violent or unruly behavior;(v) Conduct causing, or in driver's opinion likely to cause, damage to the vehicle;(vi) Conduct interfering with, or in driver's opinion likely to interfere with, safe operation of the vehicle; (vii) Standing in sunroofs, or hanging on rails. Catch Transportation expressly reserves the right to terminate or cancel service without any refund whatsoever if the driver observes violation of the rules as stated above.

WARRANTY

Catch Transportation warrants that all vehicles have undergone regular maintenance and are in good, clean condition. The foregoing warranty does not warrant that the vehicle will be free from unforeseen mechanical defects. Catch Transportation makes no other warranty, expressed, or implied as to any other matters whatsoever, and hereby expressly disclaim any such warranty.

BREACH OF CONTRACT AND ATTORNEY'S FEES

If the Customer shall commit a default hereunder, Catch Transportation shall be entitled to terminate service under this Agreement immediately and shall be entitled to recover all attorney's fees and costs incurred in any lawsuits arising out of this Agreement.

SEVERABILITY

If any provisions of this agreement are determined to be void or unenforceable, the remaining provisions hereof shall remain in full force and effect.



JURISDICTION

The parties agree that all the terms and conditions stated herein shall be construed under the laws of the State of Michigan.

MISCELLANEOUS

To the extent permitted by applicable law, the Customer hereby waives any provisions of law which render any term hereof unenforceable in any respect. Time is of the essence in this Agreement. The captions in this Agreement are for convenience only and shall not define or limit any of the terms, hereof. This Agreement embodies and constitutes the entire understanding among the parties with respect to the transaction contemplated herein, and all prior or contemporaneous agreements, understandings, representations, and statements, oral or written, are merged into this Agreement. Neither this Agreement nor any provision hereof may be waived, modified, amended, discharged, or terminated except by an instrument in writing signed by the party against which the enforcement of such waiver, modification, amendment, discharge or

termination is sought, and then only to the extent set forth in such instrument. All parties hereto waive all right to a trial by jury in any action arising out of or related to this Agreement. The obligations of the Customer hereunder shall survive expiration of the Contract Time, and the termination of this Agreement.

AGENCY

Vendor is an intermediary who will procure the means of transportation desired, including but not limited to party bus and limousine services for the specified event described herein and under the terms and conditions set forth in this agreement.

INSURANCE

Vendor shall provide Customer proof of adequate insurance coverage including Workers' Compensation insurance as required by any applicable law or regulation for the relative limousine/bus rented under this contract and driver assigned for said event.

VENDOR RESPONSIBILITY

The Vendor providing the driver and limousine/bus for the event under this contract is responsible for negligence in the maintenance and operation of said limousine/bus subject to the Damages section below.

DAMAGE

The customer agrees to pay for all damage to, and any required cleaning of, the vehicle(s) which results or is required due to the conduct of any person in the vehicle(s). Specifically, such damage includes, but is not limited to, burns, spillage, vomiting, broken glassware, scratches, stains, broken windows, seats, or mirrors. The Customer assumes full financial liability for any damage to the vehicle caused during the duration of the rental by the Customer or any member of the Customer's party. A minimum fee of \$250.00 will be charged for each carpet or seat burn, subject to additional charges dependent upon the actual cost of repair or replacement. Sanitation fees for any smoking or excessive cleanup from vomiting or bodily fluids will be charged in the minimum amount of \$300.00. Drug use is prohibited by law. Any large items, TV, DVD, Radio, interior damage shall be charged at costs

of repair or replacement plus the cost of any downtime resulting from such damage. Customer authorizes Catch Transportation to charge all such fees to the Customer's Credit Card. If the Credit Card cannot be charged, the customer agrees to remit payment for damages within seven (7) days of the date of the event.

I Accept the Terms



ROMLEAH JULIET P. OCAMPO
Executive Director
Center for International Trade Expeditions
and Missions (CITEM)



Reset Signature

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