



TRANSPORTATION SERVICES AGREEMENT

Agreement made this ___ day of _____, 199___ by and between Newport Limousine Services Inc., a Corporation with its principal place of business located at 170 Christopher Columbus Drive Jersey City, N.J.07302 ("Newport") and a corporation/partnership/business/individual located/residing at _____ telephone number (____) _____ - _____, SS#EIN _____ birth date _____ ("Customer")

The Customer hereby contracts with Newport upon the following terms and conditions:

1. The Customer, if he is an individual, states and affirms that he is employed by (name, address and telephone number)

_____ as an _____

2. The Customer's credit references are as follows: Bank Officer's name, Bank name, address, and telephone number and account number _____

3. The Customer authorizes all banks to release any and all information concerning its accounts at the present time and in the future to Newport for as long as the Customer is being serviced by Newport or the Customer owes money to Newport.

4. The Customer shall pay all charges, costs and expenses for all services as listed in the Newport Rate Book, which shall be provided to the Customer by Newport ("Book").

5. The Customer shall pay a \$3.00 charge per voucher processing fee.

6. Newport shall have the right to change the Book and any of the services, charges, costs, fees and expenses ("Changes") at any time upon one-week notice to the Customer.

7. Payment is to be received by Newport within ten days of the date of the bill. Any payment not received within that time shall have interest charges added in the amount of the lesser of (a) two percent per month or (b) the highest amount permitted by law.

8. Newport shall have the right to immediately suspend services to the Customer without notice if the Customer does not comply with any of the terms or conditions of this Agreement.

9. If Newport does not elect to pursue a remedy for one or more occasions this shall not be deemed to be a waiver of Newport's right to pursue the same remedy at some time in the future.

10. The Customer agrees and acknowledges that neither Newport, the franchisee nor the driver shall be liable in any way for any packages, parcels, suitcases, briefcase or any other thing or item given to the driver or placed in the driver's car.

11. The Customer agrees and acknowledges that all vehicles supplied by Newport are owned and operated by independent franchisees who are solely responsible for all losses and damages and agrees not to name Newport in any proceedings.

12. The Customer acknowledges that Newport has relied upon the statements of the Customer made in this Agreement in allowing the Customer to be serviced by Newport and for the credit terms contained herein. The Customer shall immediately inform Newport of any change in any of the information contained in this Agreement.

13. This contract shall be deemed to be a contract made under the laws of the State of New Jersey and shall be construed and enforced and governed by the laws of said state.

14. If Customer is late in paying any bill and Newport retains legal counsel regarding any payment due by the Customer or the enforcement of any provision under this Agreement, the Customer hereby agrees to all legal fees (in the amount of the greater of 1/3 of the amount due or Newport's attorney's current hourly rate), costs, expenses and disbursements. This includes all actions taken prior to, during and subsequent to the initiation of legal proceedings. This also includes any cases when legal counsel is retained but litigation is not initiated.

15. Both parties hereto agree that service upon them of any papers or notices for litigation or any other purposes (except bills and Books may be sent by Newport by U.S. Postal Service mail or by any other means chosen by Newport by facsimile or certified mail return receipt requested shall be deemed to be the same as if that person had been personally served in the City of New York on the date of mailing.

16. This contract expresses the entire understanding between the parties and other understandings, conversations, and contracts are hereby merged herein. This contract may not be notified, except in writing, agreed to and signed by all the parties hereto.

17. The persons/entities signing below agree to joint and severable liability for this agreement, guarantee that all information contained herein is completely true, accurate and not misleading and that the terms, conditions, covenants will be complied with by the corporation, its officers, directors, agents and employees in their entirety.

IN WITNESS WHEREOF, the undersigned parties have executed this contract as of the date above written.

NEWPORT LIMOUSINE SERVICES INC. CUSTOMER (Corporate capacity) CUSTOMER (Personal capacity)

By: _____ By: _____ By: _____
President (Print name)