



D Bus, LLC

CHARTER RULES CONTRACT

P.O. Box 26125 • Fraser • MI • 48026 • Phone 586-850-3824 • www.dfunbus.com

INVOICE #500
DATE:

KEEP THIS FOR YOUR RECORDS. YOU ARE RESPONSIBLE FOR KNOWING AND ADHERING TO THESE RULES.

You are a valued customer of D Bus, LLC (DBL), and we want you to enjoy your use of our services. These rules are meant to insure your enjoyment and that the integrity of our service is maintained for yourself and future patrons. Accordingly, these rules apply to all transportation provided by DBL without exception. In addition to the payment rules set forth on the previous page, the following rules also apply:

7. Unless specified in this Contract, any request for additional hours will be granted only if the vehicle is not scheduled for other work. In such event, the additional time must be paid for in cash prior to the commencement of the additional hours. The rate per hour includes any part of an hour.
8. The number of passengers allowed in the vehicle shall be no more than the number specified in this Contract, and is limited to the vehicle passenger capacity.
9. DBL reserves the right to substitute a vehicle of equal or greater value in the event of mechanical or scheduling reasons.
10. DBL and its employees are not responsible for any unattended, forgotten, lost, damaged, or stolen items brought into or left in any DBL vehicle.
11. The use, sale possession or transportation of illegal drugs or any other contraband in the vehicle is forbidden.
12. Smoking in the vehicle is forbidden.
13. Possession or consumption of alcoholic beverages by minors is prohibited. DBL reserves the right, but specifically does not undertake any obligation, to check for identification and proof of age of any passenger prior to or at any pick up. The Responsible Party above shall inform and identify to DBL any passenger in the group who is less than twenty-one years (21) of age.
14. No passenger is allowed to stand out of a moon roof or expose any body part out of a window or door.
15. Fighting will not be tolerated.
16. No glass on the bus.
17. The violation of any of these rules will result in the immediate termination of the service by DBL, and in the event of a violation and termination of service no refund will be afforded to any party.
18. The Responsible Party will be considered the host and shall be responsible for the conduct of the other parties partaking in the service.
19. DBL is not responsible for delays caused by weather, traffic conditions, airline or airport problems, automotive accidents caused by others, or acts of God.
20. No one may not attach or affix anything to the interior or exterior of the vehicle(s) without prior written authorization of DBL management.
21. Responsible Party accepts full responsibility for vehicle damage or special cleaning necessitated by acts of themselves or member of their party, as well as any loss of income due to damage to the vehicle caused by the negligent, intentional or inadvertent act of any member of their party. Responsible Party authorizes DBL to charge the guaranteeing credit card for any such expenses. There will be an automatic \$150.00 cleaning charge for any vomiting.
22. In the event the guaranteeing credit card is not able to be charged for any reason, Responsible Party agrees to pay for all damages to the vehicle, and all cleaning charges, within seven (7) days from the pick up date. Responsible Party agrees to pay for any collection expenses, including actual attorney's fees and other costs associated with collection efforts and specifically waives all defenses and specifically assents to the jurisdiction and venue of the 41B District Court or the Macomb County Circuit Court, State of Michigan and to the entry of this document, to be construed as a binding and final confession of judgment by the Responsible Party to any remaining unpaid liability occasioned by this contract.
23. Failure of Responsible Party or any member of their group to comply with any of these rules will result in termination of service, requiring payment in full, and no refund.
24. The parties agree that e-mail, fax or copies of this contract shall be treated as, and enforced as, originals.