## Party in Motion

402 Broad St Rolfe IA, 50581 712-848-3295

www.partyinmotion.net <u>mwx@trvnet.net</u>

Welcome to Party in Motion.

(1) Name, Address, Phone number, and email address of client:

(2) Date(s) of Service:

(3) Time of Service:

Start Time:	

Hour Service Time Total \_\_\_\_\_

(4) Type of Engagement:

(5) Contract Price:

**DEPOSIT:** A minimum deposit of \_\_\_\_\_\_ per bus reserved is required to secure the date of your engagement. This deposit is payable by Cash or Check. Checks made payable to Party in Motion. This deposit is due no later than \_\_\_\_\_\_, 2012 in our office.

If you are sending Party in Motion a check, we <u>MUST</u> receive the deposit within 48 hours of booking the engagement to reserve the date.

All contracted engagements must be paid prior to or upon pick-up on the contracted date of service.

**<u>CANCELLATION</u>**: A non-refundable cancellation fee of \_\_\_\_\_\_applies to all contracts when the reservation is taken (per bus reserved)

Cancellation of this contract by either Client or Party in Motion must be in writing. Written notice of cancellation must be received no less than forty-five (45) days prior to the above specified starting time. In the event the Client cancels this contract in accordance with the aforementioned requirements, they will forfeit the non-refundable deposit.

Client will be responsible and forefeet full fare in cancellation occurs within 7 business days of scheduled date.

**VOMITING IN THE PARTY BUS:** We have a \$200.00 (TWO HUNDRED DOLLARS) charge for any passenger(s) that VOMITS in the PARTY BUS. This is necessary due to the costly cleaning, and the time the BUS cannot be used. The driver will be more than happy to pull over (at any given time, as long as it is safe) or stop when asked to do so.

## We AT PARTY IN MOTION ARE NOT RESPONSIBLE FOR ANY FORGOTTEN, LEFT, LOST, DAMAGED OR STOLEN ARTICLES IN THE VEHICLE AT ANY GIVEN TIME.

## Please Note Company Policies:

- The obligation of Party in Motion to provide services is subject to proven inability or detention due to sickness, accidents, unavoidable act of God, or any other legitimate reason beyond Party in Motion's control. Party in Motion reserves the right to truncate or cancel Engagement at any time if WE feel a legitimate threat (as determined by management/drive) exists to his person, the person of his assistant, or his party bus. Client will have no legal or financial recourse in this matter whatsoever.
- Your bus has been inspected by your driver and/or management prior to your engagement. This bus will be re-inspected upon conclusion of your engagement by the driver and our management. Therefore, any new damages will be the responsibility of yourself and your party. You will be charged for all repairs and any unusual cleaning that was caused by you or anyone in your party.

- 3. The Client is liable for losses incurred by Party in Motion as a result of but not limited to any damage to party bus, negligence of Client, or negligence of guests or and/or their children. These include
  - a. Broken moon roof
  - b. Vomiting in the vehicle, stained discolored upholstery
  - c. Broken Windows
  - d. Broken interior electronics, TV, stereo
  - e. Stolen interior items
  - f. Roof/ Hood damage
- 4. The start time and end time stated in item (3) will constitute the Service Times. Charges for service time will begin at start time and cease at the end time as stated in item (3) any delay in start time will not be the responsibility of the seller. Seller reserves the right to refuse service beyond the hours stated in item (3) for any reason.
- 5. This agreement and attached rider obligations (if any) may not be modified or altered in anyway without written approval of Party in Motion to signing of this contract.
- 6. Party in Motion will not be held liable for any damages, personal injuries, or death incurred as a result of alcohol or drug use of any kind by Client or guests, alcohol or drug consumption by Client or guests, or illegal use of alcohol or drugs by Client or guests.
- 7. PARTY IN MOTION WILL NOT BE HELD LIABLE FOR ANY UNDERAGE DRINKING

I understand, and agree to all of the above terms and conditions. If I, or anyone in my party, should default on any of the above terms or conditions, the rental agreement will be terminated. Further, I take full responsibility for any and all contracted costs, damages, and all collection fee to recover fees caused by myself, or anyone in my party.

CLIENT

PARTY IN MOTION

Matt Welter/ Owner