

Valet Parking Terms & Conditions

This Parking Agreement ("Agreement") is between The Valet, LLC ("The Valet") and ("Client") for valet parking service in a parking space located at the address provided by the Client. The Client agrees to be bound by all the following terms and conditions by submitting one or more payments in cash and/or debit/credit card to secure the requested reservation. ALL DATES ARE AVAILABLE UNTIL DEPOSITS ARE PAID IN FULL.

Terms and Conditions: Valet Parking. Valet parking is offered by The Valet for the convenience of the Client and only for so long as the original time reserved by the Client. \

Payments by Client. Client agrees to pay the balance, in full, to serve as a deposit to secure a reservation. Payments shall be made by Client at http://thevalet864.com/make-a-payment/. \l

Cancellation Policy. Reservations must be cancelled no later than 72 hours prior to the scheduled event. The Valet, LLC reserves the right to issue refunds at its own discretion contingent upon natural disaster, reasonable notice, circumstances out of the Client's control.

Items Left in Vehicle. The Valet shall not be responsible for damage or loss to possessions or items left in the Client's vehicle or items in the vehicles of the Client's guests. V

Damage to Vehicle. The Valet holds liability insurance, but shall not be responsible for damage to Client's vehicle, whether or not such damage is caused by other vehicle(s) or person(s) in the parking lot and surrounding area. U

Parking Lot Attendants. The Valet provides parking lot attendants, also referred to as valets, to park vehicles. Use of such attendants by The Valet to park or drive Client's vehicle shall be at the sole risk of Client. V

Acceptance of Risk. Client agrees to assume responsibility for the risk of property damage while Client's vehicle is parked on the property provided by the client and/or parked by The Valet's drivers.

Release and Indemnity. CLIENT AGREES TO RELEASE, WAIVE, DISCHARGE AND CONVENANT NOT TO SUE THE VALET, ITS OWNERS, DIRECTORS, OFFICERS, EMPLOYEES, AND AGENTS. CLIENT AGREES TO INDEMNIFY AND SAVE AND HOLD HARMLESS THE VALET, ITS OWNERS, DIRECTORS, OFFICERS, EMPLOYEES, AND AGENTS FROM ANY LOSS, LIABILITY, THEFT, DAMAGE, OR COST THAT MAY INCUR DUE TO THE VALET PARKING OF CLIENT'S VEHICLE UPON THE VALET'S PROPERTY, WHETHER CAUSED BY NEGLIGENCE OF THE VALET OR OTHERWISE. N

167 Kennedy Street Spartanburg, SC 29306 - www.thevalet864.com thevalet864@gmail.com



Shuttle Bus Transportation Terms & Conditions

This Parking Agreement ("Agreement") is between The Valet Express, LLC ("The Valet Express") and ("Client") for valet parking service in a parking space located at the address provided by the Client. The Client agrees to be bound by all the following terms and conditions by submitting one or more payments in cash and/or debit/credit card to secure the requested reservation. ALL DATES ARE AVAILABLE UNTIL DEPOSITS ARE PAID IN FULL.

Payments by Client. All Rates are subject to a minimal hourly charge. Rates are billed, including, applicable fees and tolls, any current Fuel Surcharge(s). If you choose to provide a gratuity it is at your sole discretion. Client agrees to pay the balance, in full, to serve as a deposit to secure a reservation. Payments shall be made by Client at http://thevalet864.com/make-a-payment/. U

Cancellation Policy. Reservations must be cancelled no later than 72 hours prior to the scheduled event. The Valet Express reserves the right to issue refunds at its own discretion contingent upon natural disaster, reasonable notice, circumstances out of the Client's control.

Acts of God. The Valet Express is not responsible for acts of God and/or circumstances that are beyond our control including, but not limited to traffic congestion, road closures, accidents, or weather delays.

Items Left in Vehicle. The Valet Express shall not be responsible for damage or loss to possessions or items left in the vehicle. V

Damage to Vehicle. The Client is responsible for all damages and or cleaning charges incurred, including but not limited to: vomit/sickness (\$300 per incident for cleaning fee), broken/missing glassware (\$15 per glass), burns (\$500 per incident for replacement or repair), upholstery damage (\$500-1,000 per incident for replacement or repair) Actual amount will be billed per repair fee and time out of service for the vehicle.

Alcohol Policy. No alcohol will be allowed in any bus when any passengers are under the age of 21, even with parental permission. No exceptions. Should any alcohol be found in any vehicle, The Valet Express reserves the right to terminate the charter immediately and either return all the passengers to the original pick up point or to call the parents to pick the minors up at a specified safe location. There will be no refunds on any unused time. V

Termination of Services. The Valet Express reserves the right to terminate any reservation without refund, if the chauffeur or The Valet Express dispatcher feels that the Client and or Party of the Client is putting the chauffeur or bus in any danger of injury or damage. Additionally, if the Client and or Party of the Client are in the possession of any illegal material and or illegal substances, this service will be terminated immediately and charged at the full amount of the reservation. This is without exception. The Valet Express reserves the right to return renting party and its passenger(s) to the original pick up point or to drop the renting party at any safe location due to the above infractions.

Release and Indemnity. CLIENT AGREES TO RELEASE, WAIVE, DISCHARGE AND CONVENANT NOT TO SUE THE VALET, ITS OWNERS, DIRECTORS, OFFICERS, EMPLOYEES, AND AGENTS. CLIENT AGREES TO INDEMNIFY AND SAVE AND HOLD HARMLESS THE VALET, ITS OWNERS, DIRECTORS, OFFICERS, EMPLOYEES, AND AGENTS FROM ANY LOSS, LIABILITY, THEFT, DAMAGE, OR COST THAT MAY INCUR DUE TO THE VALET PARKING OF CLIENT'S VEHICLE UPON THE VALET'S PROPERTY, WHETHER CAUSED BY NEGLIGENCE OF THE VALET OR OTHERWISE. N



Valet Drive Pro Transportation Terms & Conditions

This Parking Agreement ("Agreement") is between The Valet Express, LLC ("The Valet Express") and ("Client") for valet parking service in a parking space located at the address provided by the Client. The Client agrees to be bound by all the following terms and conditions by submitting one or more payments in cash and/or debit/credit card to secure the requested reservation. ALL DATES ARE AVAILABLE UNTIL DEPOSITS ARE PAID IN FULL.

Payments by Client. All Rates are subject to a minimal hourly charge. Rates are billed, including, applicable fees and tolls, any current Fuel Surcharge(s). If you choose to provide a gratuity it is at your sole discretion. Client agrees to pay the balance, in full, to serve as a deposit to secure a reservation. Payments shall be made by Client at http://thevalet864.com/make-a-payment/. U

Cancellation Policy. Reservations must be cancelled no later than 72 hours prior to the scheduled event. The Valet Express reserves the right to issue refunds at its own discretion contingent upon natural disaster, reasonable notice, circumstances out of the Client's control.

Acts of God. The Valet Express is not responsible for acts of God and/or circumstances that are beyond our control including, but not limited to traffic congestion, road closures, accidents, or weather delays.

Items Left in Vehicle. The Valet Express shall not be responsible for damage or loss to possessions or items left in the vehicle. V

Damage to Vehicle. The Client is responsible for all damages and or cleaning charges incurred, including but not limited to: vomit/sickness (\$300 per incident for cleaning fee), broken/missing glassware (\$15 per glass), burns (\$500 per incident for replacement or repair), upholstery damage (\$500-1,000 per incident for replacement or repair) Actual amount will be billed per repair fee and time out of service for the vehicle.

Alcohol Policy. No alcohol will be allowed in any bus when any passengers are under the age of 21, even with parental permission. No exceptions. Should any alcohol be found in any vehicle, The Valet Express reserves the right to terminate the charter immediately and either return all the passengers to the original pick up point or to call the parents to pick the minors up at a specified safe location. There will be no refunds on any unused time. V

Termination of Services. The Valet Express reserves the right to terminate any reservation without refund, if the chauffeur or The Valet Express dispatcher feels that the Client and or Party of the Client is putting the chauffeur or bus in any danger of injury or damage. Additionally, if the Client and or Party of the Client are in the possession of any illegal material and or illegal substances, this service will be terminated immediately and charged at the full amount of the reservation. This is without exception. The Valet Express reserves the right to return renting party and its passenger(s) to the original pick up point or to drop the renting party at any safe location due to the above infractions.

Release and Indemnity. CLIENT AGREES TO RELEASE, WAIVE, DISCHARGE AND CONVENANT NOT TO SUE THE VALET, ITS OWNERS, DIRECTORS, OFFICERS, EMPLOYEES, AND AGENTS. CLIENT AGREES TO INDEMNIFY AND SAVE AND HOLD HARMLESS THE VALET, ITS OWNERS, DIRECTORS, OFFICERS, EMPLOYEES, AND AGENTS FROM ANY LOSS, LIABILITY, THEFT, DAMAGE, OR COST THAT MAY INCUR DUE TO THE VALET PARKING OF CLIENT'S VEHICLE UPON THE VALET'S PROPERTY, WHETHER CAUSED BY NEGLIGENCE OF THE VALET OR OTHERWISE. N