FLYING LADY CHAUFFEUR RENTAL CONTRACT

| This agreement is made on this | day of | , 20 <u></u> between |
|-----------------------------------------|-------------------------|----------------------|
| Flying Lady Chauffeur, LLC of Mattapois | sett, Massachusetts and | |
| | | ("Customer"), of |
| | | , as follows: |
| | | |

CONTRACT TIME

FLC contracts to rent a Rolls Royce Silver Shadow and Chauffeur to Customer from _____AM/PM _____, 200____ until _____AM/PM, on ______, 200____ (the "Contract Time").

CONTRACT PRICE

The Customer agrees to pay \$______ for the services to be rendered for the Contract Time.

The Customer agrees to pay \$______ for each additional hour or part thereof worked by the driver either before or after the Contract Time.

WARRANTY

FLC warrants that the Rolls Royce has undergone regular maintenance and is in good, clean condition. The foregoing warranty does not warrant that the Rolls Royce will be free from unforseen mechanical defects.

ASSUMPTION OF RISK BY CUSTOMER

FLC does not guarantee the safety or assume any responsibility for any personal articles or items lost, stolen, damaged or left in the Rolls Royce.

FLC is not responsible for delays in the limousine's departure and arrival caused by weather, road conditions, hazards, accidents or other unforseen events, including acts of God or War.

The following activities are prohibited in or within one hundred (100) feet of the Rolls Royce:

RULES & SPECIAL CONDITIONS

- Consumption of alcoholic beverages (by a minor).
- Consumption of illegal drugs.
- ♦ Smoking.
- Violent or unruly behavior.
- Conduct causing, or in driver's opinion likely to cause, damage to the vehicle.
- Conduct interfering with, or in driver's opinion likely to interfere with, safe operation of the vehicle.
- FLC expressly reserves the right to terminate or cancel service without any refund whatsoever if the driver observes violation of the rules as stated above.

DAMAGE

Customer agrees to pay for any and all damage and any cleaning to the Rolls Royce which results or is required due to the conduct of any person in the vehicle. Specifically, such damage includes, but is not limited to, burns, spillage, vomiting, broken glassware, scratches, stains and broken windows, seats, and mirrors.

Customer agrees that the charges for such repairs and cleaning will be assessed to the credit card for the individual or entity who has rented the vehicle. In the event that the credit card is not able to be charged, customer agrees to remit payment for damages within seven (7) days of the date of the event.

HOLD HARMLESS

Customer agrees to hold the driver and FLC harmless for any and all negligence or gross negligence in the maintenance and operation of the limousine. Customer agrees to indemnify the driver and FLC for any and all costs and fees incurred in the defense of any claim made against them arising out of and in connection with the rental of the limousine.

BREACH OF CONTRACT AND ATTORNEY FEES

If the customer shall breach this contract, FLC shall be entitled to terminate service under this agreement immediately and be entitled to his attorney's fees, the costs of collection and costs incurred in any lawsuits arising out of or in connection with said breach.

SEVERABILITY

If any provisions of this contract are deemed void or unenforceable, the remaining provisions shall remain in full force and effect.

| Flying | | Chauffeur | Customer | |
|-------------|-------------------------|-----------|------------|----------------------------------------|
| Dated: | | | Dated: | |
| Credit Carc | ******* I Informatio | on | **** | ***** |
| Name: | | | Exp: | Mastercard Visa American Express |
| Number: | | | Signature: | |
| Billing Add | lress: | | | |