

TOP LIMONY, INC.

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www.toplimony.com e-mail: info@toplimony.com

Year: _____ Make: _____ Model: _____ Body Type: _____

Vehicle VIN #: _____

Length of Conversion: _____

Estimated Date of Production: _____

Estimated Date of Delivery: _____

Date of contract : _____

Company Name _____

Address:

Business Phone: _____ Fax Phone: _____

Amount of Sale: _____

Tax/buyers state: _____

Total Amount of Sale: _____

1st Deposit: \$10,000.00 _____ Received by: _____ Date: _____

2nd Deposit: \$10,000.00 _____ Received by: _____ Date: _____

3rd Deposit: \$10,000.00 _____ Received by: _____ Date: _____

Final Balance Payment & Paid in full: _____ Date: _____

Final Payment Received by: _____

Customer's Signature: _____ Date: _____

Company Agent: _____ Date: _____

Exterior

Stretch Length: _____

Color: _____

Window Design: _____

Coach Lights: _____

Top Style: _____

Interior

Number of Seats: _____ Color: _____ Insert color: _____

Number of Bars: _____

Style of Seats: _____

Style of Bars: _____

Floor: _____

Headliner Color: _____

Ceiling: _____

Number of TV's: _____

DVD: _____

CD Stereo: _____

Speakers: _____

Amplifier: _____

Woofers: _____

Dividers: _____

Partition: _____

AC System: _____

Fiber Optics Box: _____

Floor Mats: YES _____ NO _____

Moon Roof: YES _____ NO _____

Under lights: _____ Strobe lights: _____ Back Up Camera: _____ Inside Camera: _____ Laser lights _____

Special Equipment:

Date: _____ Customer's Signature: _____

Odometer Disclosure Statement

Federal and State law requires that you state the mileage upon transfer of ownership. Failure to complete or making a false statement may result in fines and /or imprisonment. The odometer reading is _____(no tenths) miles and to the best of my knowledge reflects the actual mileage unless one of the following statements is checked.

Date: _____ Signature of Seller of Company Agent: _____

Printed True Full Name of Seller or Company Agent: _____

Address: _____

Date: _____ Signature of Buyer or Company Agent: _____

Address: _____

Warranty:

Top Limo NY warranty is only good to the first registered owner for a period of one year thirty thousand (30,000) miles, whichever occurs first, from the date of modification, that the conversion shall be free from defects in materials and workmanship, under normal use and service. This limited warranty is subject to exclusions, limitations and conditions. Top Limo's liability under this warranty is limited solely to the repair or replacement of defective parts and/or workmanship. Top Limo NY shall not be liable for any incidental, special, consequential, or exemplary damages (including but not limited to vehicle rental, lodging and/or towing charges) or for any service not expressly provided for herein, arising out of or relating to any defect in the modification.

The following actions and events will result in the automatic termination of the warranty and relieve Top Limo NY from any and all obligations under the warranty: Misuse or neglect of the product, failure to provide reasonable and necessary maintenance, unauthorized repairs, alterations or modifications, accident, or improper cleaning or loading, sale of the vehicle through auction, and/or the expiration of the warranty period

Warranty exclusions:

Some items have limited warranty. Electrical accessories and some parts not manufactured by Top Limo NY are not covered under warranty. Items like radios, CD players, DVD players and TV's may carry warranties provided by their manufacturers covering the performance of their parts. Altered and modified parts will not be covered.

All of the above said in pages (1) and (2) is standard on our conversion.

A deposit must be receive in order to start production.

We have a payment plan of 4 payments that works as fallows:

1st payment of \$10,000.00 due at time of contract . If you do not have the car and will like to hold the space on out production line then you can give us \$5,000.00 and when the car is here you can give the rest.

2nd payment of \$10,000.00 due when the car is finish metal.

3rd payment of \$10,000.00 due when the car is out of paint.

4th payment of balance is due when the limousine is ready for delivery.

A payment in full must be received before delivery. If paying by:

- 1. Cash - Same day delivery**
- 2. Cashier's Check - Two (2) days before delivery**
- 3. Check - Seven (7) days before delivery**

\$150 storage fee per day will be applied if vehicle remains on our property for 10 days after the vehicle is completed and has been notified to the customer.

Estimated time for the conversion reflects on size and type of vehicle. The delivery date on this contract is an estimated time and is subject to change. You will be notified as to any changes in estimated completion time. Please do not book vehicle for hire unless you have physical possession of the vehicle. We will not be responsible for the lost work. Any repairs under warranty will be made in our facility. We use pre-manufactured equipment and will not be responsible for failure.

Any additional changes or waiting for payment may result in a price increase and additional estimated time of completion of conversion.

I, _____ hereby, authorize the above described work to be completed per the terms of this contract. I also authorize the purchase of all materials necessary in order to fulfill the terms of this contract. Any additional materials that are added by purchaser of vehicle that are not herein described in this contract will increase the price of the conversion on a per item basis. In addition, I authorize the conversion company and its employees or subcontractors to operate the above mentioned vehicle for the purposes of testing, inspection, or delivery. A mechanic's lien is hereby acknowledged on the above described vehicle in order to secure the amount of work described per the terms of this agreement. Receipt of the vehicle from the registered owner or authorized company representative for the repair or alteration of said vehicle as described per the terms of this contract is acknowledged to be authorized by dealer or lien holder of said vehicle. It is agreed and accepted per the terms of this agreement that said customer is hereby notified that the said property is not insured or protected to the actual value, but market value thereof, or otherwise, by the undersigned dealer against loss occasioned by theft, fire, vandalism, war or natural disaster while the property remains with the dealer. Customer hereby acknowledges that the dealer is not a depository for personal items left in the vehicle and does not hold the dealer responsible for loss.

If the herein described vehicle or work contract is returned to the customer before the authorized work is performed, a re-assembling charge, estimated work charge, or a mitigated contract loss allocation fee will be applied. Should litigation become necessary to enforce the terms of this agreement, the prevailing party shall be entitled to attorney's fees and any other relief the court may deem necessary. By signing this contract, both parties are in agreement to honor the terms above mentioned.

Dealer: _____ Date: _____

Print Name/Title: _____

Customer: _____ Date: _____

Print Name/Title: _____