



CELEBRATIONS

ON THE RIVER

SHUTTLE SERVICE AGREEMENT

1. EVENT DATE

- a. Date of Event: _____
- b. Final deadline to book is 60 days prior to the Event Date. After the final deadline, the Client waives the opportunity to book the shuttle service.

2. SHUTTLE PACKAGE AND PRICE

- a. Select one of the following options.

_____ \$0 SHUTTLE	_____ \$699 SHUTTLE	_____ \$999 SHUTTLE
Partner Hotels Only	Partner Hotels Only	Any Hotel(s)
75 Minimum Room Bookings at Preferred Partner Hotels Only	40 Minimum Room Bookings at Preferred Partner Hotels Only	No Minimum Room Bookings at Any Hotel(s) of Your Choice
1pm Earliest Start Time	1pm Earliest Start Time	1pm Earliest Start Time
12:30am Latest End Time	12:30am Latest End Time	2:30am Latest End Time
Travel Distance: To and From Partner Hotels Only	Travel Distance: To and From Partner Hotels Only	Travel Distance: Unlimited Miles within 20 miles of La Crosse

3. FINAL PACKAGE PRICE AND PAYMENT

- a. The final package price is based on the final amount of rooms booked and fully paid for at the preferred partner hotels.
- b. Celebrations will bill the Client's credit card on file. Or issue a refund check, up to 30 days after the Event Date.

4. DESTINATION(S) AND SERVICE TIMES

- a. Destination(s):
 - i. Destination #1: _____
 - ii. Destination #2: _____
 - iii. Destination #3: _____
 - iv. Destination #4: _____
 - v. Destination #5: _____
 - vi. Additional destination(s) may be required or deemed necessary at Celebrations and/or the shuttle's driver's sole discretion. Additional stops made by the Client outside the scheduled destination locations above will result in additional fees and/or delays.
- b. Starting Location & Time:
 - i. Start Location: _____
 - ii. Start Time: _____
- c. Shuttle Pickup/Drop Off Intervals:
 - i. Desired Intervals: ___ Hourly ___ Bi-Hourly ___ Other: _____
 - ii. Client understands that circumstances may arise making it impossible to adhere to the desired intervals and waives the right to hold Celebrations responsible.
- d. Shuttle End Time:
 - i. Final Pickup/Departure Time from Celebrations: _____
- e. Wheelchair:
 - i. Wheelchair access required? ___ Yes ___ No



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5. SHUTTLE VEHICLE

- a. Celebrations at its sole discretion will determine the shuttle vehicle type and accommodations.

6. SIGNAGE

- a. Signage will be provided by Celebrations and posted on the exterior of the shuttle.

7. DAMAGE AND CLEAN UP FEES

- a. Normal clean up and wear/tear is included in the shuttle service package. Clean up of vomit is automatically considered excessive clean up and results in a minimum charge of \$350 per occurrence.
- b. Client is responsible for all damage and/or excessive clean up to the shuttle and agrees to pay for any such fee(s) within 72 hours, without dispute.
- c. Additional fees if applicable will be charged to the Client's credit card on file. If Celebrations is unable to charge the card of file, Client agrees to pay Celebrations in full within 30 days of Event Date.

8. COURTESY PROTOCOL

- a. Client and its guest(s) must abide by all rules and requests by the shuttle driver(s). Failure to do so will result in immediate termination of all shuttle services, without refund.
- b. If client and/or its guests become abusive and/or unruly towards the shuttle driver(s) or other representatives, the client will be charged an additional \$500.

9. RULES OF SHUTTLE SERVICE

- a. All alcohol on the shuttle must be purchased from Celebrations. Client is responsible for all alcohol consumption once stocked on the shuttle.
- b. No smoking or illegal drugs are allowed on the bus.
- c. Both Celebrations and the shuttle driver may refuse service to anyone acting unruly or that poses a threat to the safe operation of the shuttle or its guests.
- d. All rules of the shuttle's driver must be obeyed at all times by all guests.

10. FORCE MAJEURE

- a. Celebrations shall not be liable for any failure of or delay in the performance of this Agreement for the period that such failure or delay is due to causes beyond its reasonable control, including but not limited to acts of God, war, strikes or labor disputes, embargoes, government orders or any other force majeure event.

11. LIABILITY

- a. Client expressly agrees that Celebrations shall not be liable to Client or others, including Client's guests and invitees or service providers or contractors, for damage or loss of personal property located in or about the Premises. The Client, hereby indemnifies and hold harmless Celebrations, its members, owners, managers, employees, officers, representatives, and agents, from and against any and all claims or liability for property damage or loss arising from the use and occupancy of the Premises by the Client or Client's guests or invitees' contractors or service providers.
- b. Client expressly agrees that Celebrations shall not be liable for any injuries to Client or others, including Client's guests and invitees, service providers or contractors, unless such injuries are directly caused by the intentional or negligent acts or omissions of Celebrations. Client hereby indemnifies Celebrations, its members, employees, officers, representatives, and agents, from and against any and all liabilities, damages or personal injuries arising from the use and

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occupancy of the Premises by the Client or Client's guests or invitees, service providers or contractors.

12. AMENDMENT

- a. Terms and Conditions may be modified or amended from time-to-time as determined solely by Celebrations. The Client will be provided with notice of such changes and amendments which shall be binding on the Client.

13. ENTIRE AGREEMENT/BINDING

- a. THE TERMS AND CONDITIONS SET FORTH HEREIN SHALL CONSTITUTE THE ENTIRE AGREEMENT BETWEEN THE PARTIES. CLIENT AGREES TO BE BOUND BY THE TERMS AND CONDITIONS SET FORTH HEREIN. These Terms and Conditions supersede any prior written or oral agreements between the parties. The Terms and Conditions shall be binding on the parties hereto and their successors and assigns.

14. SEVERABILITY

- a. If any provision of the Terms and Conditions shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. The invalidity or unenforceability of any provisions of this Agreement shall not affect or impair any other provisions.

15. APPLICABLE LAW

- a. This Agreement shall be governed by the laws of the State of Wisconsin.

I confirm that I have read the Terms & Conditions and agree to all items and provisions contained therein.

Signature

Signature

Printed Name

Printed Name

Date

Date

Phone

Phone

Email

Email

Celebrations Representative

Date