



Account # _____

CORPORATE/PERSONAL ACCOUNT

I _____ the undersigned acknowledges that Finest Executive Protection, LLC. is authorized to charge the CREDIT CARD listed below for a Medical Procedure Escort provided by Finest Executive Protection LLC.

Client / Patient Name: _____

Authorizing person Name & Title: _____

Company Name: _____

Contact Tel. Number(s): _____ Fax _____

Contact Email Address _____

Credit Card (M.C., Visa or Discover) # _____

Expiration Date: _____ Security Code: _____

Name as it appears on Card: _____

Billing Address: _____ Zip: _____

AUTHORIZED SIGNATURE

DATE

Services to be provided: Our (non-medical) Escort will arrive at the doctor's office at the patients requested time. Upon completion of the procedure and patients release from the doctor, the patient will be escorted home by the escort, by a previously authorized method by the patient.

Client represents that Clients automobile is in good working condition and has the appropriate inspection and registration, both which are in effect and have not expired. Client represent that the automobile to be used is actively insured for minimum liability limits of \$250,000 bodily injury for each person and \$500,000 for each accident, \$50,000 property damage, collision and comprehensive coverage, there are no driver restrictions, and **no driver restrictions in the policies**, and that such policies are in full force and effect. Client understands that clients' vehicle insurance is the primary insurance for any accidents and all liability, collision and comprehensive coverage's and that Finest Executive Protection responsibility is limited to the amount of the vehicles deductible or \$500.00 (whichever is less) for physical damage to Clients vehicle resulting from the negligence of a Finest Executive Protection driver. Client agrees to be responsible for any third-party claims against Finest Executive Protection, and the driver provided by Finest Executive Protection due to any accident the driver is involved in while operating the clients' vehicle. Client agrees to notify Finest Executive Protection of any changes in the condition of Clients' vehicle, or insurance coverage. **Client, hereby releases, agrees to indemnify, defend, and hold harmless Finest Executive Protection, L.L.C.**, its officers, directors, shareholders, employees, and independent contractors from any and all claims, demands, suits, liabilities, expenses, costs, judgments, injuries (including death) or other losses or damages which arise from or relate to Finest Executive Protection, L.L.C. and its officers, directors, shareholders, employees, and independent contractors providing services for client. Finest Executive Protection, officers represent its inventory of skilled professionals. If, in the event Client wishes to convert a Finest Executive Protection officer to the client's employee, Client agrees to pay a conversion fee as liquidated damages. The conversion fee is \$15,000. Liability for the conversion fee is triggered when Client hires a Finest Executive Protection L.L.C. officer regardless of the employment classification, on either a permanent, temporary or "as needed" basis and regardless of the officers employment status at the time of the hire (e.g., no longer with Finest Executive Protection L.L.C.) or officer's claimed reason for leaving Finest Executive Protection L.L.C. (e.g., Officer quits Finest Executive Protection L.L.C. for reasons unrelated to conversion) if said hire occurs within six months after the last day of said assignment. Client is also made aware that any violation of this agreement will cause substantial harm to Finest Executive Protection and its business, including non-monetary harm and agrees that in the event it breaches or attempts to breach this agreement, Finest Executive Protection shall be entitled to injunctive relief or other equitable relief, including but not limited to all reasonable legal fees in addition to any relief under law or pursuant to this agreement. Finest Executive Protection shall not be liable for failure to perform any services required under this agreement due to any cause beyond its control or for any act of god or for any consequential or special damages resulting from any acts of its Officers. It is expressly understood and agreed by the Client that the sum payable hereunder to Finest Executive Protection by Client are based upon the value of services offered and scope of liability undertaken, and such sums are not related to the value of Client's business or that of the institution who engage the services of the client or of property belonging to the client or to others, guests, invites, visitors, or trespasses, located on clients premises. While Finest Executive Protection will do its best to protect the assets and employees of Client, Finest Executive Protection makes no warranty, express or implied, that the services when performed will avert or prevent occurrences, or the consequences therefore, which may result in loss or damage to the client. Notwithstanding anything herein to the contrary, the services provided under this agreement shall not give rise to, nor shall be deemed to or construed so as to confer any rights on any other party as a third-party beneficiary. No guarantees given or implied

Options - \$42 per hour, escort only, / \$70 per hour escort & company sedan, / \$80 per hour escort and company SUV - All services have a three-hour minimum plus tax

Please sign and email or fax this document back to us, including a copy of the front and back of the credit card listed above and a copy of the clients' drivers license to (718) 776-8069 or email info@medicalprocedureescorts.com.