

jess@chauffeurdriven.com 856.452-0323 ▼ Fax: 856.231.1808 1002 Lincoln Drive W. Suite B, Marlton, NJ 08053

AFFILIATE CENTRAL Advertising Contract

Year_

First Issue.

Advertiser or Company	
Contact	Title
Address	
City	State Zip
Country	
PhoneF	- ax
E-mailV	Vebsite
Rates and Totals	
	\$
	\$
	\$
	\$
	Total \$
Notes/Details	
Payment Information	
☐ Visa ☐ MasterCard ☐ Amex ☐ Discover ☐ Check #	*
Card Number	Exp. Date
Name on Card	CVV#
Billing Address	
City	State Zip
Signature	Date
Cardholder authorizes automatic charging of above amount for each insertion reserved upon publication	
By signing below, Advertiser/Advertising Agency agrees to be bound to the rates, terms, and conditions outlined in this agreement.	
Signature of Authorized Agent	Nata
Full Name (printed)	

Last Issue _____

Terms and Conditions

Our invoices are payable upon receipt. New Advertisers and/or Agencies must prepay their first insertion and submit credit application. Once credit application is approved, invoice terms are net 30 days. Closing dates for space reservations vary issue to issue (published in Chauffeur Driven media kit). Cancellations are not accepted after the closing date. Should an Agency default on payments, Advertiser will be held responsible for total due, and advertiser and/or Agency become responsible for collection and/or legal fees. Publisher reserves the right to reject any copy or image that, in the discretion of the publisher, does not conform to the standards of Chauffeur Driven. Publisher reserves the right to reject any advertisement for any reason. Publisher reserves the right to place the word "advertisement" on any advertisement that, in its opinion, closely resembles editorial content. Advertiser and/or Agency assume all liability for printed and digital advertisements published in Chauffeur Driven. Advertiser and/or Agency will be short-rated if, within a 12-month period from the date of the first insertion (unless otherwise noted), they do not use the amount of space in which their billings have been based.

All sales and other transactions between Buuer and Seller shall be governed by the laws of the State of New Jersey and Buyer consents to the jurisdiction of New Jersey Courts, County of Burlington. For and in consideration of extending credit to the above named company, I hereby personally guarantee you the payment of any obligations of the company, and agree to pay you on demand the entire sum which may become due to you by the company when the company shall fail to pay the same. It is understood that this personal guarantee shall be a continuing and irrevocable guarantee of indemnity of such indebtedness of Chauffeur Driven. Advertiser and/or Agency and guarantor agrees to pay all finance charges, collection, and legal fees to effect settlement of the outstanding debt.

