

CalVans Volunteer Driver Agreement and Pull Notice Release

California Vanpool Authority

P.O. Box 1447, Armona, CA 93202 Main: 559-852-2711

Toll Free: 866-655-5444

General mailbox: calvans@co.kings.ca.us

www.calvans.org

REGION:		VANPOOL NUMBER				
Californ	greement is between the lessee, in Vanpool Authority (hereinafter called by the signature of its authorize wing.	d "CalVans"), and shall becom	e effective on the date it is a	ecepted by CalVans, as		
1.	I am a CalVans volunteer driver ar not be involved in any MSPA (Migrar am not required to register with the Contractor Employee (FLCE). If my s	and Seasonal Agricultural Worke U.S. Department of Labor (DO	er Protection Act) activities on L) as a Farm Labor Contrac	behalf of my employer. I tor or as a Farm Labor		
2.	I am a CalVans Volunteer driver and status to a farm labor contractor embecome transportation authorized and certificate to reflect transportation audriving authorization will be provided	loyee (FLCE) under my current will revise my farm labor cert horization once FLCE DA has b	FLC certificate. I will amen tificate to add CalVans vehi	d my FLC certificate to cle(s) to my farm labor		
3.	I am a driver /raitero and crew leader involved in other MSPA activities such also apply as a Farm Labor Contractor to CalVans as part of this agreement. CalVans . I intend to apply for a Feder copy to CalVans as part of this agreem	as recruiting and furnishing agric Employee (FLCE) under my curre The FLCE certificate (blue card) Il Farm Labor Contractor Certific	ultural workers for various farment FLC certificate and provide will include driving authorizate (orange card) with transport	n labor contractors. I will proof of the amendment tion and a copy given to		
4.	I am a CalVans Volunteer driver and If I am a crew leader/supervisor involute Farm Labor Contractor Employee (Fas part of this agreement. My empauthorization and/or amend their I should reflect transportation authorization	lved in MSPA activities only LCE) certificate (blue card) with loyer will also need to amend arm Labor Certificate to add	on behalf of my FLC emple driving authorization and pro their Farm Labor Certificate	oyer I will apply for a vide a copy to CalVans to reflect transportation		
5.	I am a CalVans Volunteer driver an on behalf of my employer. I am pai of the workers hired or recruited. I at employers and begin to work for a farm	an hourly wage or salary and of not required to register with the	lo not receive extra compensa e Department of Labor as a FI	tion for the productivity LC or FLCE. If I change		
	into categories 2-4, I agree to register with category 3, it is also my responsibility to c	,		icle is issued to me. If I		

I. DEFINITION OF TERMS -

As used in this Agreement, the following terms are defined as indicated below:

- A. The **CalVans** Volunteer **Driver** is a person who:
 - Has signed this Agreement, and is pre-authorized by CalVans to drive.
 - For the purposes of this agreement, the CalVans Volunteer Driver is hereby described as an Authorized Driver or Volunteer Driver.
- B. A CalVans Authorized Driver is a Driver who:
 - 1) has a valid state-issued driver's license;
 - 2) has at least five (5) years of licensed driving experience, unless a shorter period is approved by CalVans;
 - 3) is at least twenty-five (25) years of age with less than 2 DMV points, no DUI, reckless driving or hit and run offenses or twentyone (21) with no DMV points; I understand approval is at the discretion of CalVans; and
 - 4) has successfully passed the required Class B physical and furnished a Medical Examiner's Certificate to CalVans; and
 - 5) has been approved, in writing, by CalVans to operate vehicles provided by CalVans.
- C. The Authorized Driver is not an agent, servant or employee of CalVans.
- D. The Authorized Driver is an independent party participating in the Cal Vans program.
- E. Any vehicle assigned by CalVans under this Agreement is the property of CalVans and this Agreement is a contract to permit use of the vehicle or vehicles only as provided herein.

II. REPRESENTATIONS AND AGREEMENTS BY THE PARTIES -

Each of the parties makes certain representations and agrees to terms, conditions, actions and requirements as specified below for the respective parties.

- A. CalVans Volunteer Driver represents and agrees that they:
 - 1. Will participate in **CalVans** as a volunteer driver and will use the van to pickup, transport and deliver others to and from their residences and their places of employment. **Driver** understands vehicle may not be used for personal use.
 - 2. Have an appropriate, valid Class C driver's license to operate the vanpool vehicle and further, will comply with any restrictions to such license.
 - 3. Will immediately advise **CalVans** in the event of:
 - Cancellation, suspension, forfeiture, expiration or lapse of driver's license or Class B exam of Driver.
 - Change of address, phone number, employer and/or other contact information.
 - 4. Gives CalVans permission to publish or disclose Driver's contact information including;
 - · Location of beginning and end points in commute, if availability exists; and
 - Current contact information on the website for purposes of connecting other riders to the vanpool.
 - 5. Will, when requested by **CalVans**, be available to participate in a basic driver training/safety awareness orientation offered by **CalVans** or a designated agent via in person training, email or electronically.
 - 6. Shall not consent to the use of the vanpool vehicle by anyone other than **Authorized Driver**. Failing to adhere to this agreement is grounds for immediate removal from the **CalVans** program.
 - 7. Will return the vehicle to CalVans in the same or like condition, and with all the equipment and vehicle documents, as when delivered, except for ordinary wear and tear and damage which is the subject of a pending collision or comprehensive insurance claim; and agrees that, upon delivery and return of the vehicle, Driver and CalVans, or their respective agents, shall inspect the vehicle and provide a jointly-signed report on its condition either in writing or electronically; and further agrees that any damage to the vehicle, which damage is not attributable to a reported accident or collision/comprehensive claim supported by appropriate written reports, will be the sole responsibility of the Driver.
 - 8. Are responsible for and will:
 - Maintain a clean vehicle exterior and interior and will otherwise be subject a cleaning fee to restore vehicle.
 - Purchase gasoline for the assigned vehicle using the fuel card provided by CalVans.
 - Obtain **CalVans** authorization prior to having any maintenance or repair performed.
 - 9. For purposes of transporting vanpool riders to their work sites, will not drive outside of a 200-mile radius of **Driver's** place of residence, lodging or address on file without specific written approval, in advance, from **CalVans**. which shall not be unreasonably withheld, however is responsible for all costs associated with travel to regions not served by **CalVans**. Regions change; **CalVans** Volunteer Driver or their Sponsor should first obtain permission.
 - 10. Will not use the vehicle for any purpose other than participation in CalVans, or for personal medical emergencies.
 - 11. Will operate the vehicle per all applicable laws, ordinances, rules and regulations.
 - CalVans uses telematics software to monitor all CalVans Volunteer Drivers for speed and driving behaviors.
 - The data collected is used for driver safety program. The program includes recording and sharing excessive speed events or speeds inappropriate for driving conditions in an effort to correct bad driving concerns.
 - Driver agrees that they acknowledge that the use of this software tracks vehicles for safety including location for exchange and maintenance.
 - 12. Will be solely responsible for any and all citations, and any resulting fees or expenses, incurred through the use or operation of the vehicle by **Driver**.
 - 13. Will notify **CalVans** within three (3) days of issuance of any citation to Driver involving the operation of any vehicle and will send to **CalVans**, proof of the resolution of any citation involving a vehicle provided by **CalVans**, within thirty (30) days of such resolution. **CalVans** may terminate participation until the matter is cleared.
 - 14. Will, in the case of accidents or other loss or damage to or involving the vehicle:
 - Immediately report to CalVans or the designated agent of CalVans, any accident involving bodily injury or
 property damages or, in the event CalVans cannot be notified, report to the Insurance Company per published
 accident procedure instructions located in the Vehicles Emergency Packet (Red Folder).
 - Complete and file with CalVans, written CHP/Police Accident reports within three (3) days of the accident or loss.
 - Cooperate fully with CalVans, its insurer and other agents or representative of CalVans, in all accident investigations and/or settlements.
 - Be willing to consent to a complete drug test immediately following any accident.

- 15. Will comply with and consent to the following:
 - Forward payments/transit vouchers received from vanpool riders to CalVans, to be received by CalVans no later than 7 days from receipt of bill. Payment shall be comprised of equal payments from each rider, in an amount equaling the monthly /weekly fare charge set and published by CalVans. Weekly Fares shall be based on total miles driven. Alternate payment method may be used where each passenger pays a daily rate, times days ridden. This daily rate will be calculated by dividing the weekly cost by the total number of days ridden by all passengers in that week.
 - The amount due to **CalVans** may be changed at any time by **CalVans** upon 30 days advance written notice from **CalVans**. It is the responsibility of the driver to notify their riders and employer of any change in the mileage rate.
 - A Volunteer Driver may not collect any monies or fares in excess of the above fare established by **CalVans** and may not accept any monies from any other source (including any employer or company) for transporting workers in the vehicle covered by this Agreement and otherwise is a matter separate and apart from their employment.
- 16. Is a Volunteer Driver entering into this Agreement with **CalVans** as an individual of their own free will, without any input, direction, or encouragement from their employer (or any other company); and agrees that entering into or maintaining this Agreement is not a term or condition of employment, and otherwise is a matter separate and apart from their employment.
- 17. Is individually responsible and liable for compliance with any applicable provisions of the Migrant and Seasonal Agricultural Workers' Protection Act and the California Labor Code. For example, a Driver described as Volunteer Driver understands and agrees that they:
 - a. CANNOT charge (or collect from) any vanpool rider any monies or fares greater than the fare established by **CalVans** in **II.A.15** above.
 - b. CANNOT receive payments or accept any monies from Employer or Company to Transport Workers in a vehicle covered under this Agreement and otherwise is a matter separate and apart from their employment.
 - c. CANNOT require any worker, as a condition of employment anywhere, to ride in a vanpool vehicle covered by this Agreement.
 - d. CANNOT offer any inducement(s) to, or receive any inducement(s) from, any vanpool rider for transporting the vanpool rider in a vehicle covered by this Agreement.
 - e. CANNOT participate in certain activities such as hiring or firing (to rule) an employee of the company.

B. CalVans represents and agrees it:

- 1. Will provide a vehicle for the purpose of operating a van under **CalVans** and will render such other reasonable assistance as may be required for the functioning of the van.
- 2. Will provide vehicle licensing, vehicle registration, General Liability insurance coverage and a vehicle maintenance program compliant with California Vehicle Code Section 34509 (a) through (e).
- 3. Will, upon review and approval of original paid receipts, reimburse **Driver** for fuel, maintenance or repair expenses incurred, as provided for in the Agreement.
- 4. Will be responsible, up to a reasonable amount, for the cost of arranging to have that vehicle towed to the nearest authorized service facility when the vehicle is inoperable.
- 5. Will at its expense, provide general automobile liability insurance of not less than \$100,000 for each seat in the vehicle to an **Authorized Driver** causing bodily injury (including death) and property damage to others while operating vehicles provided by **CalVans**, up to the limits of the policy provided by **CalVans**. This insurance will not apply to 1) any obligation for which a **Driver** or any insurance carrier may be held liable under any workers' compensation law or any similar law, rule or regulation, 2) any obligation assumed by **Driver** under any express or implied contract, 3) underinsured motorist protection, no-fault benefits or personal injury protection, except where required by law, and then only to the minimum financial responsibility required by applicable law, or 4) any liability of **Driver**, arising while the van is being operated or used during Unauthorized Use (as defined in **II.C.1**).
- 6. Will assume the risk of loss of or damage to any vehicle supplied by **CalVans** under this Agreement from collision or a peril insured against by standard comprehensive automobile physical damage insurance in excess of the deductible, except if such loss or damage occurs while the van is being used or operated during Unauthorized Use (as defined in **II.C.1**).

7. Will indemnify **Driver** against liability claims resulting from the lawful operation of the vehicle, but not resulting from or during Unauthorized Use (as defined in **II.C.1**), up to the policy limits of the automobile liability insurance referenced in paragraphs **II.B.6** and **II.B.7**.

C. The Parties further agree:

- 1. The operation of a vehicle by **Driver**, or with knowledge and consent of Driver, under any of the following conditions, hereinafter called **UNAUTHORIZED USE**, constitutes a material breach of this Agreement, and **CalVans** insurance does not apply to any liability arising from such use. **UNAUTHORIZED USE** includes but is not limited to:
 - USE OF THE VEHICLE BY ANYONE OTHER THAN AN AUTHORIZED DRIVER.
 - Use of the vehicle by any person under the influence of narcotics or intoxicants.
 - Driving in any race or speed test or contest.
 - Use of the vehicle to propel or an unauthorized tow of another vehicle.
 - Driving outside the borders of the United States.
 - Parking the vehicle overnight other than at **Driver's** residence without prior written approval from **CalVans**.
 - Use of the vehicle 1) without requiring occupants to comply with applicable seat belt laws and child restraint laws or making a reasonable effort to ensure all occupants, including the **Driver**, are wearing their seat belts, 2) with more passengers than there are seat belts.
 - Loading the vehicle beyond the manufacturer's stated passenger, seat belts and/or weight capacity.
 - Transporting formal groups, such as church groups, scout troops, athletic teams, etc.
 - Transportation of any property deemed hazardous by reason of being flammable, explosive, fissionable or corrosive; or any contraband material.
 - Upon leaving the vehicle, failing to remove all keys; failing to close and lock all doors and windows; and otherwise contributing to the vandalism or theft of the vehicle by parking vehicle in an unsafe location.
 - Use of the vehicle when obtained on the basis of false or misleading information or representation.
 - Use of the vehicle in the commission of a crime or illegal activity.
 - Collecting money or fares in excess of that detailed in Section II.A.15.
 - Accepting money, other than as set forth in Section II.A.15 for the purpose of transporting riders in the vehicle covered under this Agreement.
 - Requiring riders to purchase a product or transact business as a condition of riding in vehicle.
 - Use of the vehicle by any person who, as a result of reckless misconduct, damages the vehicle or causes injury or property damage to others.
 - Any non-compliance by **Driver** with any of the provisions of this Agreement.
- 2. This Agreement shall be terminated by:
 - Driver giving CalVans seven (7) days notice, in writing, unless waived, in writing, by CalVans.
 - CalVans giving seven (7) days notice, in writing, to **Driver**, without causes.
 - CalVans giving twenty-four (24) hours notice, in writing, to **Driver** for cause.
- 3. Upon the termination of this Agreement, the **Driver** may arrange for and/or pay the cost of the return of the vehicle, and all documents pertaining to it, to a **CalVans** location or a location designated by **CalVans** and agreed to by **Driver**.
- 4. This Agreement may not be assigned without prior written consent by CalVans.
- 5. CalVans will request and continuously monitor motor vehicle records for **Driver** as necessary.
- 6. CalVans insurance coverage applies only to vehicles supplied by CalVans under this Agreement.
- 7. **CalVans** shall not be responsible to **Driver** or others for any loss of income, inconvenience or other damages sustained as a result of an interruption of services to be furnished by **CalVans**.
- 8. It is expressly understood neither **CalVans** nor its insurance company will be responsible for any person's property lost, stolen, or damaged in or from the vehicle.
- 9. This Agreement embodies the entire Agreement between the parties with respect to the transactions contemplated. There have been no agreements, representations or warranties between the parties hereto other than those set forth in this Agreement.
- 10. Any provision of the Agreement which is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective only to the extent of such prohibition or unenforceability without invalidating the remaining portions hereof or affecting the validity or enforceability of such provisions in any other jurisdiction.

VOLUNTEER PULL NOTICE PROGRAM AUTHORIZATION FOR RELEASE OF DRIVER RECORD INFORMATION

DATE SIGNATURE OF CALVANS VOLUNTEER DRIVER I, Georgina Landecho, of the State of California Vanpool Authority (CalVans), do hereby certify under penalty of perjury under the laws in the State of California, that I am an authorized representative of this company, that the information entered on this document is true and correct, to the best of my knowledge and that I am requesting driver record information on the above individual to verify the information as provided by said individual. This record is to be used by CalVans in the normal course of business and as a legitimate business need to verify information relating to a volunteer driving position not mandated pursuant to CVC Section 1808.1. The information received will not be used for any unlawful purpose. I understand that if I have provided false information, I may be subject to prosecution for perjury (Penal Code Section 118) and false representation (CVC Section 1808.45). These are punishable by a fine not exceeding five thousand dollars (\$5,000) or by imprisonment in the county jail not exceeding one year, or both fine and imprisonment. I understand and acknowledge that any failure to maintain confidentiality is both civilly and criminally punishable pursuant to CVC Sections 1808.45 and 1808.46. Executed at: CITY COUNTY Kings COUNTY STATE California	to California V program to reconviction, fail driving privileg mandatory enro enrollment in th CalVans to det	e the California Departmanpool Authority (Calloceive a driver record active to appear, accident ge during my participal billment in the EPN property in EPN program is in an	nent of Motor Vehicles (D Vans). I understand that report at least once event, driver's license suspe- tion in the CalVans var ogram pursuant to Californ	MV) to disclose or te CalVans will enrery twelve (12) mension, revocation, appool program. I a nia Vehicle Code (resafety, and that in	otherwise make available, my driving record, oll me in the Employer Pull Notice (EPN) nonths or when any subsequent infraction, or any other action is taken against my am not driving in a capacity that requires CVC) Section 1808.1(k) and understand that my driver license report will be released to the vanpool program.	
I, Georgina Landecho, of the California Vanpool Authority (CalVans), do hereby certify under penalty of perjury under the laws in the State of California, that I am an authorized representative of this company, that the information entered on this document is true and correct, to the best of my knowledge and that I am requesting driver record information on the above individual to verify the information as provided by said individual. This record is to be used by CalVans in the normal course of business and as a legitimate business need to verify information relating to a volunteer driving position not mandated pursuant to CVC Section 1808.1. The information received will not be used for any unlawful purpose. I understand that if I have provided false information, I may be subject to prosecution for perjury (Penal Code Section 118) and false representation (CVC Section 1808.45). These are punishable by a fine not exceeding five thousand dollars (\$5,000) or by imprisoment in the county jail not exceeding on eyear, or both fane and imprisoment. I understand and acknowledge that any failure to maintain confidentiality is both civilly and criminally punishable pursuant to CVC Sections 1808.45 and 1808.46. Executed at: CITY	Executed at:		COLIN	TV	STATE	
the State of California, that I am an authorized representative of this company, that the information entered on this document is true and correct, to the best of my knowledge and that I am requesting driver record information on the above individual to verify the information as provided by said individual. This record is to be used by CalVans in the normal course of business and as a legitimate business need to verify information relating to a volunteer driving position not mandated pursuant to CVC Section 1808.1. The information received will not be used for any unlawful purpose. I understand that if I have provided false information, I may be subject to prosecution for periptry (Penal Code Section 118) and false representation (CVC Section 1808.45). These are punishable by a fine not exceeding five thousand dollars (\$5,000) or by imprisonment in the county jail not exceeding one year, or both fine and imprisonment. I understand and acknowledge that any failure to maintain confidentiality is both civilly and criminally punishable pursuant to CVC Sections 1808.45 and 1808.46. Executed at: CITY	DATE	TE SIGNATURE OF CALVANS				
Hanford Kings California DATE January 1, 2024 SIGNATURE OF CALVANS AUTHORIZED EMPLOYEE All notices and/or correspondence shall be addressed to Driver (at his or her PHYSICAL home address): Name: Name: Address: Home Phone: Home Phone: Home Phone: Home Phone: Name: Address: Home Phone:	the State of Cal and correct, to information as p business need to received will not perjury (Penal C thousand dollars acknowledge tha	ifornia, that I am an autithe best of my knowled brovided by said individual verify information relating be used for any unlawful prode Section 118) and fals (\$5,000) or by imprisonnit any failure to maintain	horized representative of the lige and that I am request al. This record is to be used to a volunteer driving position of the purpose. I understand that if see representation (CVC Section in the county jail not expending the confidentiality is both civil	is company, that the ing driver record in sed by CalVans in tion not mandated put I have provided fals attion 1808.45). The exceeding one year, of the interval of the inter	e information entered on this document is true formation on the above individual to verify the the normal course of business and as a legitimate ursuant to CVC Section 1808.1. The information information, I may be subject to prosecution for use are punishable by a fine not exceeding five or both fine and imprisonment. I understand and unishable pursuant to CVC Sections 1808.45 and	
All notices and/or correspondence shall be addressed to Driver (at his or her PHYSICAL home address): Name: Name: Address: Address: Home Phone: Home Phone: Home Phone: Home Phone: Home Phone: AUTHORIZED EMPLOYEE All notices and/or correspondence shall be addressed to Driver (at his or her MAILING address), if different: All notices and/or correspondence shall be addressed to Driver (at his or her MAILING address), if different: Name: Address: Home Phone:	Executed at:					
Driver (at his or her PHYSICAL home address): Driver (at his or her MAÎLING address), if different: Name:	DATE Januar	y 1, 2024				
	Driver (a	t his or her PHÝSICAL	home address):	Driver (at his or Name:	her MAÎLING address), if different:	
Cell Phone #:						
Email address: Email address:						

III. SIGNATURE PAGE-Special Provisions: **Driver** Employer (Printed): Driver's Name (Printed): Driver's Signature: _____ Date: _____ **CalVans** _____Title: ____Executive Director Georgina Landecho Name: Date: 01/01/2024 Signature: CalVans Staff Completing Driver Orientation and Documentation: Name (Printed) Date: Signature of CalVans Employee: Assigned Van # Copy to driver, CalVans, Employer for DOL All correspondence and payments may be forwarded to: Paper copy provided Electronic copy provided

California Vanpool Authority P.O. Box 1447,

Armona, CA 93202

Toll Free: <u>866-</u>655-5444

General Mailbox: calvans@co.kings.ca.us