

CalVans Main Driver Agreement

California Vanpool Authority

1340 North Drive, Hanford, CA 93230 Main 559-852-2711 **Toll Free**: 866-655-5444

Fax: 559-587-0714 www.CalVans.org

Vanpool #:	
Region:	

Public Vanpool Driver Agreement

This Agreement between the lessee, (hereinafter called "**Driver**"), and **California Vanpool Authority**, (Hereinafter called **CalVans**"), shall become effective on the date it is accepted by **CalVans**, as evidenced by the signature of its authorized representative.

I. <u>DEFINITION OF TERMS</u>

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

- A. The **Driver** is a person who:
 - 1) Has signed this Agreement, and
 - 2) **CalVans** has authorized as a **Driver** by signing this Agreement.
- B. An **Authorized Driver** is a **Driver**, whom
 - 1) has a valid driver's license
 - 2) has five years licensed driving experience
 - 3) is at least twenty-five years of age with no more than two DMV points
 - 4) is at least twenty-one years of age with zero points
 - 5) has successfully passed a required physical B exam
 - 6) 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**. The **Authorized Driver** is an independent party participating, with others, in a voluntary, not for profit, ridesharing arrangement.
- D. 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.

Driver represents and agrees that they:

- 1. Will participate in **CalVans** vanpool program as a driver and will use the van to pickup, transport and deliver others to and from their residences and their places of employment.
- 2. Has an appropriate, valid driver's license and Medical Certificate to operate the vanpool vehicle and further, will comply with any restrictions to such license.
- Will immediately advise CalVans in the event of cancellation or lapse of driver's license of Driver.
- 4. Will, when requested by **CalVans**, be available to participate in a basic driver training/safety awareness orientation offered by **CalVans** or a designated agent.

- 5. Shall not consent to the use of vanpool vehicle by anyone other than an **Authorized Driver**.
- 6. Signer may be responsible for any damages resulting from unauthorized use of a CalVans vehicle.
- 7. Will return the vehicle to **CalVans** in the same condition, and with all the equipment and documents, as when delivered, except for ordinary wear and tear and damage which is the subject of a pending collision or comprehensive insurance claim;
- 8. 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;
- And further agrees that 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**.
- 10. The **Driver** is responsible for and will:
 - a. Maintain a clean vehicle.
 - b. Purchase gasoline for the vehicle using fuel card provided by CalVans.
 - c. Obtain CalVans authorization prior to having any maintenance or repair performed.
- 11. Will use the vehicle for work trips only.
- 12. Will operate the vehicle per all applicable laws, ordinances, rules and regulations.
- **13.** Will be solely responsible for any citations, and any resulting fees or expenses, incurred through the use or operation of the vehicle by **Driver.**
- 14. 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.
- 15. Will, in the case of accidents or other loss or damage to or involving the vehicle:
 - a. 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, reports to the Insurance Company per published accident procedure instructions.
 - b. Complete and file with **CalVans**, written accident reports within three (3) days of the accident or loss.
 - c. Cooperate fully with **CalVans**, its insurer and other agents or representative of **CalVans** in all accident investigations and/or settlements
 - d. Be willing to complete a drug test following any accident.
- 16. Will comply with and consent to the following:
 - Forward payments to **CalVans**, per **CalVans** instructions by the 15th day of the month. Payment shall be comprised of payments from each rider, in an amount equaling the monthly charge. Any remaining balance will be the sole responsibility of the Main Driver.

- To pay other charges which may be due to **CalVans**, including but not limited to excess mileage charges, late fees, or returned check charges.
- Upon Termination of the vehicle credits shall not be reimbursed to vanpool participants or the Main Driver. The van may continue to run until the credits are exhausted.
- B. CalVans represents and agrees it:
 - 1. Will provide a vehicle for the purpose of operating a vanpool and will render such other reasonable assistance as may be required for the functioning of the van.
 - 2. Will provide vehicle licensing, vehicle registration and vehicle maintenance program.
 - 3. Will, upon review and approval of original paid receipts, reimburse **Driver** for maintenance or repair expenses incurred, as provided for in the Agreement.

- 4. Will provide **Driver** a replacement vehicle for the period of time that the vehicle is inoperable due to accident damage or mechanical failure.
- 5. Will be responsible for the cost of arranging to have that vehicle towed to the nearest authorized service facility when the vehicle is inoperable.
- 6. This insurance will <u>not</u> 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) uninsured motorist protection, 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.**)
- 7. 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**)
- 8. Will indemnify **Driver** against liability claims resulting from the operation of the vehicle, except during unauthorized Use (as defined in **II.C.1**), up to the policy limits stated in paragraph **II.B.7**

C. The Parties further agree:

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:

- 1) USE OF THE VEHICLE BY ANYONE OTHER THAN AN AUTHORIZED DRIVER.
- 2) Use of the vehicle by any person under the influence of any narcotic or intoxicant.
- 3) Driving in any race, speed test or contest.
- 4) Use of the vehicle to propel any other vehicle.
- 5) Driving, except in an emergency, upon other than paved public highways or paved or suitably graded private roads or driveways, or on bridges posted at three tons or less.
- 6) Carrying passengers, cargo or merchandise of any kind for hire or sale.
- 7) Use of the vehicle
 - a. without making a reasonable effort to ensure all occupants, including the **Driver** are wearing their seat belts,
 - b. by more passengers than there are seat belts, and without requiring occupants to comply with applicable seat belt laws and child restraint laws.

- 8) Transporting formal groups, such as church groups, scout troops, athletic teams, etc.
- 7) Transportation of any property deemed hazardous by reason of being flammable, explosive, fissionable or corrosive; or any contraband material.
- 10) Loading the vehicle beyond the manufacturer's stated passenger and/or weight capacity.
- 11) 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.
- 12) Use of the vehicle when obtained on the basis of false or misleading information or representation.
- 13) Use of the vehicle in the commission of a crime or illegal activity.
- 14) 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.
- D. This Agreement shall be terminated by:
 - 1. **Driver** giving **CalVans** thirty (30) days notice, in writing, unless waived, in writing, by **CalVans**.
 - 2. CalVans giving thirty (30) days notice, in writing, to Driver, without causes.
 - 3. CalVans giving twenty-four (24) hours notice, in writing, to Driver for cause.
- E. Upon the termination of this Agreement, the **Driver** will arrange for pick up of vehicle from a specific location or drop off vehicle at an agreed **CalVans** location or another location designated by **CalVans** and agreed to by **Driver**.
 - 1. This Agreement may not be assigned.
 - 2. **CalVans** will request motor vehicle records for **Driver** as necessary to both clear and monitor driver records. Driver that exceed 2 DMV points will se subject to removal from the program.
 - 3. The insurance applies only to vehicles supplied by **CalVans** under this Agreement.
 - 4. **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 furnished by **CalVans**.
 - 5. It is expressly understood neither **CalVans** nor its insurance company will be responsible for any person's lost, stolen, or damaged property in or from the vehicle.
 - 6. 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.
 - 7. 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.
 - 8. All notices and/or correspondence shall be addressed to **CalVans** at the following address or to **Driver** at their home address.

VOLUNTEER PULL NOTICE PROGRAM AUTHORIZATION FOR RELEASE OF DRIVER RECORD INFORMATION

Complete this section:		
authorize the California Depar	, California Driver License Numbertment of Motor Vehicles (DMV) to disclar Vanpool Authority (CalVans).	
record report at least once en appear, accident, driver's lic	y enroll me in the Employer Pull Notice (very twelve (12) months or when any sense suspension, revocation, or any caticipation in the vanpool program.	ubsequent convictions, failure to
California Vehicle Code (CVC an effort to promote driver so	ty that requires mandatory enrollment) Section 1808.1(k). I understand that e afety, and that my driver license repor ensed driver during my participation in	nrollment in the EPN program is in twill be released to CalVans to
Executed at: CITY	COUNTY	STATE
		CA
DATE	SIGNATURE OF CalVans VOLU	NTEER
Do not complete this section:		
1	of Collifornia)	/anpool Authority (CalVans), do
representative of this companies the best of my knowledge and to verify the information as prinormal course of business at volunteer driving position not motion be used for any unlawful publication to prosecution for periods. These are punished imprisonment in the county jail	of perjury under the laws in the State of Copy, that the information entered on this detail that I am requesting driver record information as a legitimate business need to mandated pursuant to CVC Section 180 purpose. I understand that if I have proposely proposed to the propose of the prop	California, that I am an authorized document is true and correct, to ormation on the above individual is to be used by CalVans in the verify information relating to a 8.1. The information received will vided false information, I may be alse representation (CVC Section housand dollars (\$5,000) or by and imprisonment. I understand
Executed at: CITY	COUNTY	STATE
DATE Hanford	SIGNATURE OF CalVans EMPL	CA OVEE
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Complete this section: Driver (at his or her home address)	Driver's Place of Employment (Name Address):
County of Residence:	County of Employer: Work Days (Click days you work)
	Sun - Mon - Tue - Wed - Thu - Fri- Sat Typical Schedule am/pm to am/pm
Cell Phone:	Work Phone:
Home Phone:	<u> </u>
VANPOOL #: PREFERRED M	NETHOD OF COMMUNICATION 🗖 CELL/TEXT 📮 EMAIL
EMAIL:	
Date and Sign:	
Driver's Signature	Date:
Please email completed	form to <u>calvans@co.kings.ca.us</u>
Do not complete this section:	
CalVans	TITLE
Date:	