

**Passenger Assumption of Risk and
Release of Liability Agreement**

_____ (“Passenger”), by signing this agreement acknowledges that there are certain inherent risks involved in riding in a 1966 VW Bus (“Automobile”). In consideration of being permitted to ride in Automobile owned and operated by Mark Douglass (“Company”), Passenger hereby releases, waives, and discharges Company, its officers, employees, directors, and shareholders from all liability to Passenger, his or her spouse, legal representative, heirs, and assigns, for any and all loss or damage, and any person or property, even injury resulting in death of Passenger, whether caused by the active or passive negligence of Company, while Passenger is riding in Company’s automobile.

Passenger realizes that riding in Automobile may entail risks including but not limited to loss or damage to personal property, injury or fatality, collisions, falling while getting in or out of Automobile, or falling while aboard Automobile. Passenger hereby voluntarily assumes full responsibility for these and all other risks, and the risk of bodily injury, death or property damage while in or around Automobile, whether due to the active or passive negligence of Company or otherwise.

I certify that I have adequate insurance to cover any injury or damage I may cause or suffer while riding in Automobile, or else I agree to bear the costs of such injury or damage myself. I further certify that I am willing to assume the risk of any medical or physical condition I may have and that I am not pregnant.

Passenger agrees to indemnify, defend, and hold harmless Company from any and all actions, causes of action, claims, judgments, loss, liability, damage or cost (including attorney’s fees) that may occur due to the presence of Passenger in or around Automobile or which result from the Passenger’s use of Automobile, whether caused by the active or passive negligence of Company.

This release shall be binding upon Passenger, Passenger’s parents and/or guardians, and the Passenger’s heirs, assigns, and successors in interest. This agreement may be enforced by Company along with its respective heirs, successors, and assigns. I have carefully read this agreement and fully understand its contents.

Executed this _____ day of _____, ____.

If under 18, the parent or guardian must read and sign the above, indicating his/her acceptance.

Date: _____ **Signed:** _____

Print Passenger Name: _____

Date: _____ **Signed:** _____

Print Parent/guardian (if minor): _____