

HOLD HARMLESS AGREEMENT
AND
RELEASE OF LIABILITY

The undersigned is the owner of a _____ (year)
_____ (make) _____ (model) _____
(serial number or title number) motorized vehicle which the undersigned of his/her own free will has
agreed may be repaired and worked on by the students and personnel of East Allen County Schools
as part of a program or course to educate students in the repair and maintenance of automobiles,
motorized vehicles, and other machines and machinery.

The undersigned wishes to hold East Allen County Schools, its personnel and its students
(hereafter collectively referred to as School) free and clear of any claim of any kind that might arise
out of any repair or work done by school on said motorized vehicle.

The undersigned:

1. Does hereby release and forever discharge school from any and all actions, causes of
action, liability, claims and demands upon or by reason of any damage, loss, injury or suffering, known
or unknown, which may be sustained by the undersigned in consequent or by reason of any work or
repairs made by school on the subject motorized vehicle.
2. Does hereby agree not to institute any suit or action at law or otherwise against school, nor
institute, prosecute or in any way aid in the institution or prosecution of any claim, demand, action or
cause of action for damages, costs, loss of services, expenses or compensation for or on account of
any damage, loss or injury either to person or property, or both, whether developed or undeveloped,
resulting or to result, known or unknown, which the undersigned hereafter can, shall or may have for, on
or by reason of any matter, cause or thing whatsoever arising out of or in any way connected to the
work and/or repair to the subject motorized vehicle by school.
3. Does agree to hold school harmless, to protect and to indemnify school from any and all
actions, causes of action, liability, claim and demands (including attorney fees) upon or by reason of
any damage, loss, injury or suffering, known or unknown, which may be asserted or made by any one
against school in consequence or by reason of any work or repairs made by school on the subject
motorized vehicle.
4. Does agree that this release and covenant shall be binding on the undersigned, his/her
estate, his/her heirs and any person hereafter using said motorized vehicle, his/her insurance carrier
or carriers so as to nullify subrogation rights, or any subsequent owner of the subject motorized
vehicle.

WITNESS

OWNER

DATE

DATE

cc: 1 - Retained in School
1 - Superintendent's Office
1 - To Vehicle Owner

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