



MAXIMAL TOURS AND EVENTS, LLC

TOURING AGREEMENT

This touring contract may be cancelled only by the owner of MAXimal Tours and Events, LLC (herein, "THE COMPANY") and the person(s) whose signature(s) appear below (herein, "TOUR PERSONS"). By signing this Agreement, the parties demonstrate a full and complete understanding of its terms. _____

Choice of law and jurisdiction: The parties agree that all performances and transactions under this Agreement will be deemed to be a transaction of business occurring within the State of Florida. This Agreement shall be construed in accordance with and governed by Florida law as applied to contracts that are executed and performed entirely in Florida. In the event THE COMPANY files suit to collect on this Agreement, or any part thereof, TOUR PERSONS agree to pay reasonable attorney's fees and court costs incurred by THE COMPANY or its assignees. MAXimal Tours and Events, LLC shall not be liable for failure in touring if failure is caused by labor dispute, war, acts of terrorism, strikes, flood, fire, accident, or any act of God. In such case, THE COMPANY may extend the time of completion of agreement or credit a prorated amount to TOUR PERSONS. _____

TOUR PERSON (RIDER): _____

SIGNATURE: _____

TOUR PERSON (PASSENGER): _____

SIGNATURE: _____