THE UNINSURED RELATIVE WORKSHOP, Inc., D/B/A RELATIVE WORKSHOP TANDEM PARACHUTE JUMPER AGREEMENT

This is an important legal document. Allow yourself	be attached during my intentional parachute jump;
sufficient time to carefully read and understand the	*Initial
entire document, because by signing it, you are agreeing to give up certain legal rights.	(F) If I am making my intentional parachute jump at or near
agreeming to give up contain logal righter	a parachuting/skydiving facility, the owners and operators of that
*Initial	facility, as well as their officers, directors, agents, servants,
In consideration of the Uninsured Relative Workshop, Inc.,	employees, shareholders, and other representatives;
doing business as Relative Workshop, and	*Initial
"Corporation", allowing me the privilege of utilizing a dual-harness,	(G) The owners and lessees, if any, of land upon and from
dual container parachute pack assembly (also known as a "tandem	which the parachute jumping and related aircraft operations are
parachute system"), designed, manufactured and/or assembled by	conducted; and
the Uninsured Relative Workshop, Inc., d/b/a Relative Workshop,	
for the purpose of performing an intentional parachute jump, I agree	*Initial
that:	(H) The Toll-Free Skydiving Network, Inc., Uninsured (800)
*Initial	Skydive Leasing Corp., Uninsured (888) Skydive Leasing Corp., Uninsured (877) Skydive Leasing Corp., 1-800 FREEFALL, and
1) Representations, Warranties, & Assumptions of Risk: I	any and all other skydiving referral service business entities, and/
understand that parachute jumping will expose me to the risk of	or owners of fictitious name entities which I may have used in
personal injury, property damage and/or death. I understand that	locating and/or deciding upon a parachuting/skydiving facility or
the success of my jump is dependent upon the perfect functioning	other location at which to perform an intentional parachute jump.
of the airplane from which I intend to jump and the parachute system,	*Initial
and that neither the airplane nor the parachute system can be guaranteed to function perfectly. I understand that the airplane and	(I) Any other person and/or organization which is or may
the parachute system are both subject to mechanical malfunctions	be liable for any loss or injury to me and or my property, or my
as well as operator error. I freely, voluntarily and expressly choose	death, arising out of my participation in any of the activities covered
to assume all risks inherent in parachute jumping, including, but	by this Agreement (as defined below);
not limited to, risks of equipment malfunction and/or failure to	*Initial
function, including those which may result from some defect in	
design, assembly, and/or manufacture as well as those risks arising from improper an/or negligent operation and/or use of the equipment,	From any and all liability, claims, demands or actions or causes of action whatsoever arising out of any damage, loss or injury to me
for and in consideration of the thrill of participation in this activity,	or my property, or my death, whether occurring while I am training
understanding full well that those risks may include personal injury,	and/or preparing for my intentional parachute jump, while I am
property damage, and/or death.	present in aircraft from which the jump is to be made, while I am
*Initial	making my intentional parachute jump, or while I am engaged in
2) Exemption and Release from Liability: I exempt and release the	related activities (hereafter referred to as "activities covered by this Agreement"), whether such loss, damage, injury, or death results
following persons and organizations:	from the negligence and/or other fault, either active or passive of
	any of the persons and/or organizations described in paragraphs
*Initial	2(A)-(I) above, or from any other cause.
(A) The Corporations and their officers, directors, agents,	*10%:01
servants, employees, shareholders, and other representatives;	*Initial 3) Covenant Not to Sue: I agree never to institute any suit
*Initial	or action at law or otherwise against any of the organizations and/
(B) Manufacturers, designers, and suppliers of component	or persons described in paragraph 2(A) through (I) above, or to
equipment incorporated in the dual-harness, dual-container	initiate or assist in the prosecution of any claim for damages or
parachute pack assembly to which I will be attached during my	cause of action which I may have by reason of injury to my person
intentional parachute jump;	or property, or my death, arising from the activities covered by this
*Initial	Agreement, whether caused by the negligence and/or fault, either active or passive, of any of the organizations and/or persons
(C) Owners, suppliers, and operators of aircraft from which	described in paragraph 2(A) through (I) above, or from any other
I am to make my intentional parachute jump;	cause. I further expressly agree that I will never raise any claim
*1	against any of the organizations and/or persons described in
*Initial (D) The guyest of the dual horness, dual container percebute	paragraph 2(A) through (I) above for product liability, failure to warn,
(D) The owner of the dual-harness, dual-container parachute pack assembly, and any of its components, to which I will be	negligence, breach of warranty, breach of contract, or strict liability, regardless of whether my claims for damages or injuries are alleged
attached during my intentional parachute jump;	to result from the fault or negligence of the parties released. I
	further agree that my heirs, executors, administrators, personal
*Initial	representatives, and/or anyone else claiming on my behalf, shall
(E) The operator ("parachutist in command") of the dual-	not institute any suit or action at law or otherwise against any of

harness, dual-container parachute pack assembly to which I will the organizations and/or persons described in paragraph 2(A)

through (I) above, nor shall they initiate or assist the prosecution of any claim for damages of cause of action which I, my heirs, executors, administrators, personal representatives, and/or anyone else claiming on my behalf may have by reason of injury to my person or property, or my death arises from the activities covered by this Agreement, whether caused by the negligence an/or fault, either active or passive, of any of the organizations and/or persons described in paragraph 2(A) through (I) above, or from any other cause, I hereby so instruct my heirs, executors, administrators, personal representatives, and/or anyone else claiming on my behalf. Should any suit or action at law or otherwise be instituted in violation of this Agreement against any of the organizations and/or persons described in paragraph 2(A) through (I) above, I agree that such organizations and/or persons shall be entitled to recover, in addition to any other damages which may be incurred, reasonable attorneys' fees and costs incurred in defense of such suit or action, including any appeals therefrom. *Initial 4) Indemnity Against Claims: I will indemnify, defend, save and hold harmless the organizations and/or persons described in paragraph 2(A) through (I) above from any and all losses, claims, actions or proceedings of every kind and character, including attorneys' fees and expenses, which may be presented or initiated by any persons and/or organizations and which arise directly or indirectly from my participation in the activities covered by the Agreement, whether resulting from the negligence and/or other fault, either active or passive, or any of the organizations and/or persons described in paragraph 2(A) through (I) above, or from any other cause.	of the organizations and/or persons described in paragraph 2(A) through (I) above, I waive my right to a jury trial, and agree that Volusia County, Florida shall be the sole venue for any suit or action arising from the activities covered by this Agreement. I agree that the headings and sub-headings used throughout this Agreement are for convenience only and have no significance in the interpretation of the body of this Agreement. *Initial 8) Severability/Multiple Waivers: I agree that should one or more provisions in this Agreement be judicially determined to be unenforceable, the remaining provisions shall continue to be binding and enforceable against me. If I have executed any other agreement containing provisions relating to the exemption and/or release from liability and/or covenant not to sue in connection with the activities covered by this Agreement, I agree that the agreement which provides the most protection from liability and/or suit to the Uninsured Relative Workshop, Inc., d/b/a Relative Workshop, Inc., d/b/a Relative Workshop, Inc., d/b/a Relative Workshop. *Initial 9) Continuation of Obligations: I agree and acknowledge that the terms and conditions of this Agreement shall continue in force and effect now and in the future at all times during which I participate in the activities covered by this Agreement, and shall be binding upon my heirs, executors, administrators, personal representatives, and/or anyone else claiming on my behalf. This Agreement supersedes and replaces any prior such agreement I have signed.
*Initial	*Initial
5) Validity of Waiver: I understand that if I institute or anyone on my behalf institutes, any suit or action at law or any claim for damages or cause of action against any of the organizations and/ or persons described in paragraph 2(A) through (I) above because of injury to my person or property, or my death, due to the activities covered by this Agreement, this Agreement can and will be used in court, and that such agreements have been upheld in courts in similar circumstances. *Initial 6) Representations and Warranties as to Medical Condition: I represent and warrant that (a) I have no physical infirmity, except those listed below, am not under treatment for any other physical infirmity or chronic ailment or injury of any nature, and have never been treated for any other of the following: cardiac or pulmonary conditions or diseases, diabetes, fainting spells or convulsions, nervous disorder, kidney or related diseases, high or low blood pressure; (b) I am not under any medication of any kind at the present time; and (c) I do/do not (strike one) wear corrective lenses. If I am prescribed corrective lenses, I agree to wear them during my intentional parachute jump.	10) Viewing of Videotape: I have viewed and I warrant that I fully understand the accompanying "Tandem Vector Waiver" video tape. *Initial I freely and voluntarily agree to all of the above by signing this contract on the
(list infirmities, if not, state "none")	
*Initial	
7) Waiver of Jury Trial/Applicable Law/Venue/Headings: I agree that the law of the State of Florida shall apply to issues involving the construction, interpretation, and validity of this Agreement, and that Florida law shall govern any dispute between	Telephone #:

the parties arising from the activities covered by this Agreement. In

the event this Agreement is violated and suit is brought against any

*Please read each paragraph carefully. Your initial indicates you understand and agree to all of the information and terms contained therein.