



Name \_\_\_\_\_

Address \_\_\_\_\_

Preferred Method of Contact (Circle One)      Text      Email

Cell \_\_\_\_\_      Home / Work \_\_\_\_\_

E-mail Address \_\_\_\_\_

Vehicle Info. Year / Make / Model / Color \_\_\_\_\_

Insurance Company/Policy Number (if applicable) \_\_\_\_\_

Scope of Work to be performed on vehicle \_\_\_\_\_

**Terms and Conditions**

Work Authorization & Responsibility for Vehicle Repairs and Storage (Paragraph 1)

I hereby authorize the repair of the vehicle identified above by you, together with the furnishing by you of the necessary parts and other material for such repair and agree that you are not responsible for any delays caused by unavailability or delayed availability of parts or material for any reason; that you neither assume nor authorize any other person to assume for you any liability in connection with such repair; that your employees may operate the above vehicle on the streets, highways, or elsewhere for the purpose of testing and/or inspecting such vehicle; that an express mechanic's lien is hereby acknowledged on said vehicle to secure the amount of the repairs thereto and I further agree to reasonable attorney's fees and court costs in the event that legal action is necessary to enforce contract. If the body shop does not receive payment in full from the insurance company within 30 days of the notification of completion of repairs on the vehicle, or if the insurance company denies payment for any repair of part thereof, I agree that I will pay the entire unpaid balance within 15 days of billing. I understand that this is an agreement between me and the body shop and that I am responsible for the body shop payment of any and all cost and expenses to repair the vehicle. I further agree that upon notification by telephone, text or email that the repairs are completed, I will remove the vehicle from the body shop premises within 48 hours or storage fees of \$65.00 per day (or part of any day) will occur.

Aftermarket and Recycled Parts (If Applicable) (Paragraph 2)

Prior to commencement of the Scope of Work, you (or your insurance adjuster and with your consent) have elected and authorized the use of Aftermarket or Recycled parts in the repair of your vehicle. Aftermarket and Recycled parts (often referred to as non OEM parts) , in the repair of your vehicle may carry risks, including unknown risks as to safety, crashworthiness, and/or ongoing performance of those parts and if a failure occurs may void a portion of your Factory Warranty. The use of these parts are expressly against our professional advice and that of your vehicle's manufacturer. Therefore, you agree and acknowledge that Dynamic Collision accepts no liability for the use of Aftermarket, Salvage, and/or any other type of Non-Original Equipment Manufactured (OEM) parts in the repair of your vehicle, and you agree to indemnify us and hold us harmless for any and all actions, claims, or issues arising from or connected to the use of the Aftermarket, Salvage and/or Non-OEM parts in the repair of your vehicle.

Direction of Pay (Paragraph 3)

Certain, if not all, repairs listed on the attached Estimate(s) may be the subject of a claim made to the insurance company(s). I/we authorize the insurance company to pay the body shop the full amount of the attached Estimate and any supplemental Estimates approved by either myself or the insurance company. The payment(s) for the repairs is to be paid directly to and without any encumbrance to the body shop. I understand that any payments received by me from any insurance company concerning the incident that lead to the damage of the vehicle are to be immediately turned over to the body shop (except payments specifically naming personal injury on the check)

Terms (Paragraph 4)

I acknowledge that the total estimate of repairs include all parts, labor, handling and diagnosis and agree that if closer analysis find that additional repairs are necessary, I agree to approve additional supplemental repairs that will be paid from the insurance company. I understand that I will be contacted for authorization if the amount I must pay will be increased. I agree that I need not sign for any other repair to be made so long as I have approved the repairs via telephone, text or email and/or the insurance company representative authorizes the repairs. I acknowledge that acceptable forms of payment include insurance checks, cash, acceptable debit and credit card, and/or cashiers' checks.

Power of Attorney (Paragraph 5)

For consideration of repairs made to this vehicle, I hereby grant power of attorney to sign or endorse checks and or drafts made payable to myself and any release thereto, as settlement for my claim for damage to this vehicle.

Disclaimer (Paragraph 6)

Under certain circumstances such as fire, theft, or other cause out of their control, Dynamic Collision Services LLC may not be responsible for loss or damage to motor vehicle or articles left in the vehicle housed at a Dynamic Collision Services facility. You have a right to ask a Dynamic Collision Services representative about the extent of its responsibility, including the extent of the insurance coverage of the automotive repair facility. Dynamic Collision Services is not responsible for valuables left in the vehicle including money, CDs, cell phones or other personal electronic devices, etc. Customer agrees to hold harmless Dynamic Collision from any claim of property damage to the Vehicle that is not subjected to the Scope of Work noted on this authorization form.

Stone Chip (Paragraph 7)

Vehicles are prone to stone chips. Vehicles that also have extreme conditions such as driving on gravel roads can cause stone chips in paint as well. Dynamic Collision Services has a limited life time warranty on all refinished panels, however, Stone Chips or any other object that strikes the vehicles refinish panel will not be covered. Dynamic Collision does not warranty stone chip damage. Dynamic Collision gives the option to remove existing stone chips on the vehicle while the vehicle is in the shop for repairs. Most repair authorizations from Insurance companies do not warrant of stripping, sanding, masking, priming, and sealing existing stone chips on painted panel relating to the claim. If defects in painted panel and or part are not removed before refinishing, this may/and or will diminish the value of that painted part. Dynamic Collision will not be held responsible for painting over existing damage.

Hold Harmless (Paragraph 8)

Customer acknowledges that there are risks inherent with entering into Dynamic Collision's place of business. Customer shall not enter into Dynamic Collision's shop (other than the reception area) without the express consent of a Dynamic Collision employee. Customer agrees to hold harmless and indemnify Dynamic Collision from and against any and all claims or causes of action for personal injury or property damage suffered by Customer as a result of entering into Dynamic Collision's place of business.

Integration Clause/Amendment Severability (Paragraph 9)

This Authorization, together with all attachments hereto as applicable, and any written amendment thereto constitutes the entire agreement between the parties with respect to the subject matter hereof. Dynamic Collision may modify this Authorization, provided that such modification shall not unilaterally amend the substantive terms of this Authorization. If any part of this Authorization is found invalid or unenforceable by a court of competent jurisdiction, the remainder of this Authorization shall be interpreted so as to reasonably effect the intention of the parties.

**ACKNOWLEDGMENT OF THE ENTIRE AGREEMENT**

**I have read and agree to the terms and conditions of this authorization.**

**Customer Acknowledgement:**

Signature \_\_\_\_\_

Print \_\_\_\_\_

Date \_\_\_\_\_