



9727 Bauer Drive • Indianapolis, IN 46280
(317) 848-6707
www.tomwoodcollision.com

Repair Order # _____ Date _____ Received By _____

Owner's Name _____ Name Claim Under _____

Address _____

Preferred Contact Number _____ Mobile Work Home

Owner's Email _____

Co-Owner's Name _____

Preferred Contact Number _____ Mobile Work Home

Co-Owner's Email _____

Work Authorization Agreement

I hereby authorize the repair of the above vehicle as described in the attached estimate of repair costs. I understand that after the work is started, other damaged or broken parts may be discovered, and that I or my insurance company will be notified and I understand this can delay the completion date of the vehicle. I also understand my insurance company may require installation of used or equivalent parts on my vehicle and such parts are not guaranteed or warranted by Tom Wood Collision.

- I hereby specifically agree that Tom Wood Collision center is not responsible for loss or damage to this vehicle or loss of articles left in the vehicle by fire, theft, or any other cause whatsoever.
I understand that delays caused by the unavailability of parts or shipping is not the responsibility of Tom Wood Collision.
I understand I will be required to provide check or payment before the vehicle will be released. Cash, Insurance Check, Certified Check, Visa, MasterCard, Discover Card, American Express.

I have read, understand, and received a copy of this agreement.

Authorization _____ Date _____

Power of Attorney

POWER OF ATTORNEY: For consideration of repairs made to this vehicle, I hereby grant my POWER OF ATTORNEY to sign or endorse any checks and/or drafts made payable to me, and any release thereto, as settlement for my claim for damage to this vehicle.

Authorization _____ Date _____

Company Policy

This vehicle is being repaired for you the customer and we want you to receive quality repairs done to your satisfaction. All repairs will be made per estimate. All additional repairs will be approved by you or your insurance company. We guarantee all repairs per estimate for 1 year excluding front end alignments, paint chips, and used or equivalent parts. LIMITATION OF IMPLIED WARRANTIES, INCIDENTAL, CONSEQUENTIAL, AND PUNITIVE DAMAGES: TO THE EXTENT ALLOWED BY LAW, ALL STATUTORY, EXPRESS OR IMPLIED WARRANTIES WITH REGARD TO TOM WOOD REPAIRS, SERVICES, PARTS, OR REPLACEMENT OF COVERED PARTS MADE UNDER THIS LIMITED WARRANTY ARE HEREBY DISCLAIMED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MECHANIC ABILITY AND FITNESS FOR A PARTICULAR PURPOSE (WHETHER OR NOT TOM WOOD KNEW OR HAD REASON TO KNOW OF ANY SUCH PURPOSE), AND IN ANY EVENT SHALL NOT EXTEND BEYOND THE DURATION OF THE LIMITED WARRANTY. TO THE MAXIMUM EXTENT ALLOWED BY APPLICABLE LAW, YOU WILL NOT BE ENTITLED TO RECOVER FROM TOM WOOD ANY PUNITIVE DAMAGES OR CONSEQUENTIAL DAMAGES, DAMAGES TO PROPERTY, DAMAGES FOR LOSS OF TIME, LOSS OF PROFITS OR INCOME, OR ANY OTHER INCIDENTAL DAMAGES EVEN IF TOM WOOD HAS BEEN ADVISED, WERE AWARE OR SHOULD HAVE BEEN AWARE OF THE POSSIBILITY OF SAME. SOME STATES DO NOT ALLOW LIMITATION ON HOW LONG AN IMPLIED WARRANTY LASTS OR THE LIMITATION OF DAMAGES, SO THE LIMITATIONS AND THE EXCLUSIONS IN THIS PARAGRAPH MAY NOT APPLY TO YOU. This Limited Warranty is in lieu of all other warranties express or implied, at law or otherwise, and Tom Wood does not authorize any person or representative to assume for Tom Wood any obligation or liability in connection with repair of a warranted part. This means that no warranties, either express or implied, are extended to persons who purchase a repair or obtain service repair from anyone other than Tom Wood. Tom Wood seeks to comply with all provisions of the Magnusson- Moss Warranty Federal Trade Commission Improvement Act, 15 .S.C. 2301: if any, which apply.