



## Repair Authorization

With this contract I hereby authorize F.C.R. Inc. to perform the repairs necessary to restore my vehicle to safe roadworthy condition. F.C.R. Inc. is also authorized to act as my agent for the purpose of negotiating on my behalf with the insurance carrier for the cost of repairs, including damage not listed on the initial insurance appraisal.

I acknowledge F.C.R. Inc. will not resume repairs after the initial disassembly until the totality of the job is agreed upon and/or I have provided the written consent to proceed to F.C.R. Inc. by e-mail. I fully understand that by allowing F.C.R. Inc. to proceed I am assuming responsibility for costs not covered by the insurance carrier. F.C.R. Inc. has gone over their posted/charged labor rates and I fully understand I am responsible for the differences in the hourly rate as well as any other not covered items by the insurance carrier. I understand that any deductible, betterment, or depreciation deducted from my claim by the insurance carrier is my responsibility and I will pay any and all deductions to F.C.R. Inc. upon delivery of my repaired vehicle.

An express garage keeper's lien is acknowledged on my vehicle to secure any and all amounts due to F.C.R. Inc. including but not limited to payment for proper repair, storage, towing, and other related charges. If final payment is made by personal or business check, the vehicle will not be released until proceeds have been cleared.

F.C.R. Inc. will not be held responsible for loss or damage to the vehicle in case of fire, theft, accident, or any other cause beyond their control.

F.C.R. Inc. is not responsible for any expenses due to delays incurred as part of the normal repair process.

In the event I terminate the repair on my vehicle for any reason I will pay storage of \$75.00 per day from the day my vehicle was dropped off and any associated fees or charges. I acknowledge that any parts not picked up by me within 14 days of receipt of my vehicle become the property of F.C.R. Inc., unless previous arrangements have been made.

I acknowledge storage will begin at a rate of \$75.00 per day after 48 hours' notice to me of vehicles completion.

In the event legal action is necessary to enforce payment I will pay all F.C.R.'s attorney's fees and court costs.

You and your employees may operate my vehicle for the purpose of testing, delivery, sublet repairs, or inspection by my insurer and/or lienholder at my risk.

I authorize F.C.R. INC. to repair my vehicle, as close as humanly possible back to safe roadworthy condition utilizing original equipment manufacturer ("OEM") recommended guidelines, procedures, and parts.

Signed \_\_\_\_\_ Date \_\_\_\_\_

Name \_\_\_\_\_

Address \_\_\_\_\_

City \_\_\_\_\_ State \_\_\_\_\_ Zip \_\_\_\_\_

Phone \_\_\_\_\_ E-Mail \_\_\_\_\_

Year \_\_\_\_\_ Make \_\_\_\_\_ Model \_\_\_\_\_ Color \_\_\_\_\_

How did you hear about us? \_\_\_\_\_