REPOSSESSION & HOLD HARMLESS AUTHORIZATION

Phone: 1-866-626-7376 **AUTHORIZATION** Fax: 1-800-570-7438

Description Of Collateral: Yr Make Model Color		ATLAN	TA-REPO	
Debtor/Lessees Name: Debtor's Social Security Number:	Description Of Collate	ral: Yr Make	Model	Color
Debtor's Social Security Number:	VIN #:		Key Codes:	
This is your authorization to reposses, impound and transport across state lines the above-described collateral which is covered by a defaulted installment contract or lease agreement. We name Atlanta-Repo as our exclusive agents for repossessing the above described collateral. This means that any agent we have previously engaged is no longer authorized to repossess this collateral unless they are subsequently authorized to do so by Atlanta-Repo. We agree to indemnify, defend, and save you harmless from and against any and all claims, losses and actions, except for your unauthorized efforts and/or actions which may be acts of our company, its officers, employees or agent. We understand that Atlanta-Repo under it's corporate charter, is bound by the laws of the State of Delaware, and it's services are rendered subject to the jurisdiction of the laws of that state. Should the collateral be found with repair charges and or storage charges incurred in such an amount that they exceed our estimate of the value of the collateral, Atlanta-Repo's fee will never exceed the salvage value of the collateral or we will tender a negotiable title to the collateral in lieu of your fees. I understand that I will be charged ten to twenty five percent of collateral value as a contingent fee. I also understand this is a contingent repossession fee and I will not be charged un the collateral is repossessed, as described at www.atlanta-repo.com/atlanta-repossession.htm. We pay a \$200.00 closeout fee if we cancel this repo assignement prior to the 90 days. We also agree that if the debtor or his agent(s) should surrender the collateral to anyone else during the term of this agreement it will be deemed to have been repossessed by Atlanta-Repo, anyone else is understood to mean but is not limited to, body shops, police impound lots, other repossessors or to any facility under our direct or indirect control.	Debtor/Lessees Name	v:		
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Contact Name:	We agree to inde losses and actions, excompany, its officers, echarter, is bound by the jurisdiction of the laws. Should the collate amount that they exceed the salvage valof your fees. I understate contingent fee. I also uthe collateral is repossible pay a \$200.00 closeou. We also agree the during the term of this anyone else is understate repossessors or to any	emnify, defend, and save y cept for your unauthorized employees or agent. We use laws of the State of Delay of that state. Enal be found with repair of the ded our estimate of the value of the collateral or we and that I will be charged anderstand this is a continuessed, as described at work the fee if we cancel this repeat if the debtor or his agent agreement it will be deem agreement it will be deem tood to mean but is not limbar facility under our direct of	d efforts and/or actions what deforts and/or actions what deforts and that Atlanta-Reaware, and it's services a charges and or storage charges and or storage charges and or storage charges and enderal, Atlanta will tender a negotiable to ten to twenty five percent gent repossession fee answatlanta-repo.com/atlanto assignement prior to the end to have been repossessited to, body shops, policity indirect control.	painst any and all claims, hich may be acts of our epo under it's corporate are rendered subject to the arges incurred in such an ta-Repo's fee will never itle to the collateral in lieu of collateral value as a d I will not be charged unlenta-repossession.htm. We we 90 days. The collateral to anyone else essed by Atlanta-Repo, ce impound lots, other
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