

Assumption of Liability / Hold Harmless Agreement

I, _____, hereby acknowledge that, **(Your Business name)** located at **(your address, city, state, zip)**, has advised me against the installation of NON ORIGINAL EQUIPMENT MANUFACTURER PARTS. The vehicle I inspected at this facility is listed:

Vehicle Year/Make/Model:
VIN:
Claim Information:

(Your business name) recommends that only ORIGINAL EQUIPMENT MANUFACTURER PARTS be installed. **(Your business name)** advised me that NON ORIGINAL EQUIPMENT MANUFACTURER PARTS, also known as Quality Replacement Parts, Certified Auto Replacement Parts, Aftermarket Parts, Reconditioned, or Like, Kind, and Quality, may jeopardize the safety, quality and resale value of this automobile and may void part of the manufacturer's warranty on this automobile.

I hereby acknowledge and agree that, despite **(Your business name)** recommendations that only ORIGINAL EQUIPMENT MANUFACTURER PARTS are used in this repair I have written NON ORIGINAL EQUIPMENT MANUFACTURER PARTS for this vehicle.

I do, therefore, hereby covenant and agree to assume all liability for the performance, safety, quality and warranty of the NON ORIGINAL EQUIPMENT MANUFACTURER PARTS I have selected for this vehicle. I further covenant and agree that I, my heirs, executors or administrators will never institute any suit or action at law or otherwise against **(Your business name)** or its management, agents or employees for damages, cost, loss of service, or expenses, on account of any damage, loss or injury either to person or property, or both, resulting from the installation of NON ORIGINAL EQUIPMENT MANUFACTURER PARTS in this automobile.

I hereby sign this document of my own free act and deed.

Appraiser Name/License #

Witness

Date

Use of this form is a courtesy to our customer and in no way binds us or makes us part of any insurance contract of adhesion.
Our contract of repair exists only with vehicle owner.

Copy to appraiser _____