



Phone: 888-257-5099
Fax: 1-888-711-4224

PRIVATE-PARTY REPOSSESSION AUTHORIZATION

This REPOSSESSION AUTHORIZATION (Authorization) grants THE REPO-ZONE replete authority to repossess and impound the here in below described collateral which is the underpinning collateral of and for a defaulted private-party purchase/lend/lease agreement. Moreover, the undersigned names THE REPO-ZONE as his/her exclusive agent there for such repossession. Said directive means that henceforth any previously retained repossession company(ies) and/or agent(s) are prohibited from repossessing aforesaid collateral unless they have been authorized to do so, in written form, by THE REPO-ZONE.

The undersigned agrees to legally defend, indemnify, and save harmless THE REPO-ZONE from and against any and all losses, claims, and/or legal actions which are expressly caused thereby or associated therewith with the assignment of this Authorization for the repossession thereof the herein below described collateral. All legal actions instituted against THE REPO-ZONE due to the assignment of this Authorization and repossession of the herein below described collateral shall be governed and bound by the applicable laws of the State of Oklahoma. Nothing contained herein shall be construed to incite, suggest, or authorize violation of Oklahoma state law.

In the event the herein below described collateral is located and found to be have repair and/or storage charges assessed against it which exceed the estimated salvage/wholesale/trade-in value of said collateral, THE REPO-ZONE's repossession service fee will be capped at such valued amount and the undersigned will tender a clear and negotiable title for said collateral to THE REPO-ZONE in lieu of any and all repossession service fees. Furthermore, the undersigned acknowledges, understands, and agrees to be charged, in conjunction with a towing/transport fee, a recovery fee based on a range of ten to twenty-five percent of the value of the recovered collateral. It is understood by the undersigned that this Authorization is contingent-fee based; that is, the undersigned is not obligated to pay THE REPO-ZONE repossession service fee unless the herein below described collateral is duly repossessed. Notwithstanding, in the event the undersigned cancels this Authorization within ninety (90) days from its execution date, the undersigned agrees to immediately pay a closeout fee of \$200.00 to THE REPO-ZONE.

In the event the herein named debtor, his/her relatives, and/or agents surrenders the here in below described collateral to anyone during the term and course of this Authorization such act will be construed and deemed to have effectuated the repossession of said collateral by THE REPO-ZONE. The term "anyone" means, but is not limited to, law enforcement personnel, police impound facilities, body shops, towing companies, salvage companies, storage facilities, other repossessors and/or repossession companies, or to any person, business, or facility under the direct or indirect control of THE REPO-ZONE.

Debtor/Lessee Name: _____

Debtor/Lessee Social Security Number: _____

Debtor/Lessee Date of Birth: _____

Debtor/Lessee Address: _____

Debtor/Lessee Telephone Nos.: Home _____

Cell _____ Fax _____

Vehicle Description

Year: _____ Make: _____ Model: _____ Color: _____

VIN: _____

Key Code: _____

Signature: _____

Printed: _____

Company: _____

Contact Information

Contact Name: _____

Address: _____

City: _____ State: _____ Zip Code: _____

Telephone: _____ Facsimile: _____

Cell: _____ Email: _____