

G&G Autobody, Inc.
Authorization for repairs and power of attorney

I _____ (print name) do hereby authorize G&G Autobody, Inc., to take the following actions with respect to my year _____ make _____ model _____ to

1. utilize other independent repair facilities, as many as necessary and/or appropriate to perform to my vehicle. G&G will not be responsible for the repairs performed by such independent repair facilities.
2. That any prices and completion times provided in the written estimate are merely estimates and are not promise or guarantees.

I authorize G&G Autobody, Inc., the following repair work to be done along with necessary parts and materials and grant permission to operate the vehicle herein described for the purpose of testing and/or inspection. An express mechanic's lien is acknowledged on the vehicle to secure the amount on repairs there to and further agree that storage charges will start 48 hours after receiving notification that repairs are complete as is. The only warranties applying to part(s) are those which may be offered by the manufacturer. The selling dealer hereby expressly disclaims all warranties either expressed or implied: including any implied warranties of merchantability or fitness for a particular purpose and neither assumes nor authorizes any other person to assume for it any liability in connection with the sale of this part(s) and/or service. Buyer shall not be entitled to recover from the selling dealer any consequential damages to property, damages for the loss of use, loss of time, loss of profit or income or any other incidental damages.

(POWER OF ATTORNEY)

I do hereby appoint G&G Autobody, Inc., my true and lawful attorney to sign on my behalf any checks of pay forms that involve payment for repairs to G&G Autobody, Inc., and further authorize direct payment to G&G Autobody, Inc., for any additional repairs not included in original estimate.

X _____

I am the person or agent acting on behalf of the person who is obligated to pay for the following repairs of the motor vehicle subject to the repair contract. I understand that this vehicle is subject to repossession in accordance with A9-503 Texas Business and Commerce Code. If a written order for payment for repair on the vehicle is stopped, dishonored because of insufficient funds, no funds or because the drawer or maker of the order has no account or the account on which it is drawn has been closed.

X _____
Date: _____

Check and initial one of the following forms of payment.

_____ cash/customer pay initials: _____
_____ insurance claim initials: _____