



1401 Wainwright Way
 Carrollton, TX 75007
 972-245-3144

BORROWED VEHICLE AGREEMENT

VEHICLE INFORMATION	YEAR	MAKE	
	MODEL		RO #
CUSTOMER/BORROW'S NAME	DRIVER'S LIC # & STATE	DATE OF BIRTH	EXPIRES
ADDRESS	CITY	STATE	ZIP
HOME/CELL PHONE	EMAIL		

Vehicle Released by _____ Date _____ Time _____ A.M./P.M. Mileage _____

Vehicle Checked in by _____ Date _____ Time _____ A.M./P.M. Mileage _____

I agree to the following conditions pertaining to the loaning of this vehicle: (Please read & initial each statement)

A copy of driver's license and proof of minimum financial responsibility must be provided before taking possession of the vehicle.

- _____ 1. I, _____ (hereinafter called Customer or Borrower), in consideration of **Carrollton Complete Automotive** (hereinafter called the Repair Facility, or CCA) loaning me the above described motor vehicle, hereby accept full responsibility for its operation and agree that I will be the only driver of this vehicle, I will not permit the vehicle to be operated by any other person, nor loaned or rented to any other person. **I represent that I am duly authorized to operate a motor vehicle in the State of Texas and that I have comprehensive, collision, and liability insurance protection which meets the State of Texas minimum requirements that will provide coverage for any loss or damages to the described vehicle, regardless of who is at fault.** The vehicle will be selected by Carrollton Complete Automotive (this agreement applies to any vehicle provided). This is the sole agreement between Carrollton Complete Automotive and myself relating to such vehicle or vehicles, no representation has been made by or on behalf of Carrollton Complete Automotive except those endorsed heron. The vehicle is limited to a 50-mile driving radius from the repair facility; AND limited to 100 miles per day usage. Usage charges of \$0.50 per mile may apply to additional miles over the 100 per day limit.

- _____ 2. The vehicle shall be returned to CCA at the facility address listed above on the date agreed upon, or when requested by CCA. Failure to return the vehicle when requested will result in a penalty fee of \$25 per day from the date of requested return until the vehicle is physically returned to the repair facility. The repair facility and or its agents may take any action they deem necessary to recover possession of the vehicle in the event it is not returned as provided in this paragraph, and shall have no liability to Customer for any damages sustained by Customer as a result of any such action by CCA or its agents.

- _____ 3. In the event of any accident involving said vehicle, Customer will notify CCA within twelve (12) hours following such accident, and furnish a full and complete report thereof. Customer will be responsible for any and all deductibles incurred; and will reimburse CCA if the deductible is collected from another source. Customer will pay, indemnify and hold Carrollton Complete Automotive harmless from all expenses, claims, suits, demands, costs and attorney's fees relating to any act or omission in which the vehicle is involved while in Customer's actual or constructive possession.

 Customer will return the vehicle in the same condition as when it was loaned to Customer (mechanical and physical). In the event of any other damage to the vehicle while Customer's possession, Customer will immediately pay CCA all sums incurred or will be incurred to obtain delivery of said vehicle (if inoperable), and for any repairs necessary to restore said vehicle to the same condition as when Customer received it. **Vehicles that require cleaning before being loaned to another customer may be assessed detailing fees based on the level of service provided to return the vehicle to a "loan-able" condition.** These fees can range between \$10 - \$100 depending on the condition of the vehicle.

 In addition, I agree to reimburse CCA any and all reasonable attorney fees and court costs CCA incurs if CCA files an action to recover possession of, or the value of, or the cost of repairing the vehicle, or in the event CCA employs an attorney to defend it in any action filed by the Customer or anyone claiming damages for personal injuries or property damage arising out of the use of the vehicle while in Customer's actual or constructive possession.

