

Dent Commander Terms & Conditions

As evidenced by my verbal agreement and approval for repairs, I authorize Dent Commander to perform the complete repair of my vehicle, upon receiving approval from my insurance carrier. By approving this agreement, I release Dent Commander from any liability for loss or damage to the vehicle and/or articles left in the vehicle, including but not limited to those resulting from fire, theft, or any other causes beyond the control of Dent Commander. I expressly grant permission to Dent Commander's employees, contractors, or agents to operate the vehicle for testing and/or inspection purposes. I fully understand and agree that if upon closer examination, additional repairs are necessary, Dent Commander will contact either my insurance company or me to authorize these additional repairs. If new parts as designated in the insurance estimate are not available or in the event that the original parts repairable, I authorize Dent Commander to repair such parts when possible at the sole discretion of Dent Commander. I authorize Dent Commander to properly dispose of old parts unless otherwise instructed in writing prior to their removal from the vehicle. I authorize Dent Commander to manufacture access to dent that are not reasonably accessible. I understand and agree that either my insurance company or I must provide payment in the total amount of the repair charges to Dent Commander prior to this vehicle being released for delivery. I further understand that should my insurance coverage pay either a portion of or the total amount due, the insurance check/draft must be obtained by me or sent in advance by the insurance company and endorsed to Dent Commander. I understand and agree that should a dispute arise between my insurance carrier and me, I must pay Dent Commander in full for all repairs performed on the vehicle. I also understand and agree that I must make arrangements with and any all lien holders or any payees to endorse the insurance check/draft prior to the release of the above repaired vehicle. I authorize any and all supplementary payments to be payable directly to Dent Commander for the consideration of repairs made to the vehicle. I hereby grant Dent Commander the authority to act as power of attorney to sign or endorse any check and/or drafts made payable to me and any release thereto, as settlement of my claim for damage to this vehicle to the extent allowed by law. Further, I also agree that Dent Commander is held harmless for prior damage listed on vehicle diagram displayed on the agreement or any damage visible or detectable in photographs taken upon check-in or by examination by my insurance company. If I remove my vehicle from the premises where Dent Commander has placed the vehicle prior to completion for the agreed upon repairs, I agree to pay for the work completed up until the time the vehicle is removed, including but not limited to any applicable handling fees, reasonable time devoted to estimating repairs and assessing the condition of the vehicle, or service charges. I further agree and acknowledge to an expressed mechanics lien on this vehicle in an amount equivalent to payment for any repairs performed on the vehicle or fees associated with collection for payment for those repairs. I further agree to pay all costs, including but not limited to reasonable attorney fees and court costs, if it becomes necessary for Dent Commander to take legal action to enforce this contract. I expressly understand and agree that Dent Commander may also repossess my vehicle in accordance with what is allowed by law, if payment is not secured. I understand that if any provisions of this agreement are not allowable by law that provision will be stricken from this agreement and all other provisions will remain in full force and effect.