



Upon acceptance of the following order R.S.A. agrees that the cost of the repossession will not exceed \_\_\_\_\_.

DEBTOR NAME: \_\_\_\_\_

VEHICLE: \_\_\_\_\_

VIN: \_\_\_\_\_

PLATE: \_\_\_\_\_

ADDRESS: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

PHONE: \_\_\_\_\_

This is your authorization to act as our agent to collect or repossess on sight, the above collateral which is covered by a default contract. We agree to indemnify and save you Harmless from and against any & all claims including court cost, reasonable attorney's fees and other expense of litigation except for unauthorized acts of your firm or your representatives.

This indemnification is granted as consideration for your acting as our agent. It is agreed that this contract is executed within the state and that the laws of your state shall be applicable. We also hold you harmless for the 10-day redemption period in your state.

\_\_\_\_\_  
Authorized signature, printed name and title

\_\_\_\_\_  
Date

**P.O. BOX 1965 – Queen Creek, AZ 85142**  
**(P) 480.691.0005 (F) 480.691.0022**