CLIENT HEREBY AGREES TO THE FOLLOWING TERMS FOR EACH SERVICE RENDERED:

- 1. Client understands and agrees that Anderson Auto Shine LLC. DBA Anderson Auto Shine cannot guarantee the removal of all contaminants or defects, including, but not limited to upholstery stains, oil stains, chipped or loose paint, etc.
- 2. Client understands that while Anderson Auto Shine will make every effort to protect serviced property from damage, they may use high pressure water, chemicals, and/or other items that can be destructive to property, plant life, animals, and humans.
- 3. Anderson Auto Shine cannot perform services on the street or public throughways. Services must be performed in the driveway, or garage.
- 4. Client releases Anderson Auto Shine from any liability for any loss or damage to vehicle, visible or otherwise, that occurred before, during, or after services are performed.
- 5. Client understands that services rendered such as pressure washing, chemical spot cleaning, etc., may reveal imperfections in surfaces that were not visible prior to cleaning, heavy build ups of mold and dirt may be hiding other problems such as cracks, oil or rust stains, wood rot, flaking or missing paint, etc. In some circumstances the removal of a stain may not be possible or practical, and replacement of surface or repainting may be necessary.
- 6. Client understands that the presence/combination of water and high pressure associated with pressure washing present certain risks which can lead to permanent damage(s) to the structure being cleaned as well as other personal property in, under, on, or around the general area of the structure being cleaned.
- 7. Client acknowledges and understands that Anderson Auto Shine has every right to decline or reschedule a service.
- 8. Client agrees that they are the legal and/or registered owner of property serviced or have full permission from the owner to have services performed on said possession.
- 9. Client agrees that Anderson Auto Shine shall not be held responsible for any personal belongings left in vehicles or on property.
- 10. Client agrees to that it is their responsibility to keep themselves, pets, and children away from dangerous work being performed.
- 11. Client understands and assumes these risks and waives and releases Anderson Auto Shine from, and against, any and all claims.
- 12. INDEMNIFICATION: CLIENT AGREES TO AND SHALL FULLY INDEMNIFY, HOLD HARMLESS, AND DEFEND ANDERSON AUTO SHINE, LLC., ITS OWNERS, AGENTS, AND EMPLOYEES, FROM AND AGAINST ANY AND ALL CLAIMS, DEMANDS,

ACTIONS, SUITS, DAMAGES, LIABILITIES, LOSSES, SETTLEMENTS, JUDGMENTS, COSTS AND EXPENSES (INCLUDING BUT NOT LIMITED TO ATTORNEY'S FEES AND COSTS) ETC, ARISING OUT OF OR IN CONNECTION TO SERVICES PERFORMED UNDER THIS AGREEMENT, WHETHER OR NOT CAUSED IN PART OR IN WHOLE BY THE NEGLIGENCE OF ALLENS DETAILING, ITS OWNERS, AGENTS OR EMPLOYEES, OR FORCE MAJURE.

13. If any section of this agreement is deemed unenforceable by a court of competent jurisdiction, all other sections of this agreement remain in full force and effect.

First and last name:	
Signature:	Date:
Phone Number:	
Address:	
I DO NOT want pictures of my vehicle posted on th *Anderson Auto Shine will not tag photographs/videos choice.	ne internet (including social media). to you. You may tag yourself at your

When complete, please save and e-mail to Sean@Andersonautoshine.com