



Liability Waiver & Hold Harmless Agreement OnPoint Auto Customs

1. Acknowledgment of Custom Work

The customer ("Client") acknowledges that all services performed by OnPoint Auto Customs ("OAC") involve custom, performance, fabrication, modification, restoration, or structural changes that may alter the vehicle from its original manufacturer specifications. Such modifications may affect drivability, reliability, safety systems, emissions compliance, and long-term durability.

2. Assumption of Risk

The Client understands and accepts that custom automotive work carries inherent risks, including but not limited to:

- Mechanical failure of new or existing components
- Stress or wear caused by increased power, torque, or structural changes
- Cosmetic or mechanical imperfections during restoration of aged or deteriorated components
- Fitment limitations or incompatibilities with aftermarket parts
- Damage resulting from pre-existing corrosion, fatigue, or weakened components

The Client voluntarily assumes all risks associated with modifications performed on the vehicle.

3. Pre-Existing Conditions

OAC is not responsible for pre-existing damage, hidden defects, or deterioration that may be exposed or worsened during disassembly, teardown, fabrication, or repair. This includes rust, wiring failures, brittle parts, unseen structural weakness, or outdated/unsafe previous repairs.

4. No Warranty on Customer-Supplied Parts

OAC does not warranty or guarantee any parts or components supplied by the Client. If such parts fail, fit incorrectly, arrive damaged, or cause additional labor, the Client accepts full financial responsibility.

5. Performance & Driveability Disclaimer

Any performance modification—including but not limited to engine upgrades, tuning, suspension lifts, lowering, fabrication, drivetrain changes, or exhaust work—may alter the vehicle's driving characteristics.

The Client understands that:

- Performance gains are not guaranteed
- Increased horsepower or torque may cause drivetrain stress
- Off-road modifications (such as lift kits) may affect steering, braking, center of gravity, or tire wear
- Custom fabrication may require periodic inspection or maintenance

The Client agrees to operate the vehicle safely and assumes all responsibility for its use after modifications.

6. Road Legality & Compliance

The Client is solely responsible for ensuring that any modifications comply with local, state, and federal laws, including emissions, noise regulations, and safety standards. OAC does not guarantee legal

compliance unless explicitly stated in writing.

7. Hold Harmless Agreement

The Client agrees to release, indemnify, and hold harmless OAC, its owners, employees, subcontractors, and affiliates from any liability, claims, damages, or losses arising from:

- Mechanical failure
- Accidents or injuries following modifications
- Loss of vehicle use or economic loss
- Improper maintenance or misuse of the vehicle
- Failure of aftermarket or performance parts

This applies whether damages occur during or after services are performed.

8. Test Drives & Operational Testing

The Client authorizes OAC to test-drive, operate, and inspect the vehicle as needed to complete diagnostics, fabrication, tuning, or repairs. OAC is not liable for failures resulting from pre-existing issues or stress occurring during testing.

9. Vehicle Storage

OAC is not responsible for personal belongings left inside the vehicle. Storage fees may apply for vehicles left beyond the agreed pickup date.

10. Agreement

By signing below or approving work electronically, the Client acknowledges that they have read, understood, and agree to all terms of this Liability Waiver & Hold Harmless Agreement.

Client Signature

Date