

WORK CONSENT FORM

Customer Name:

Invoice #:

- 1. I have requested and understand the services and parts outlined in the attached Estimate will be provided by Slowmotion Motorsports ("Slowmotion") for the below described vehicle ("Vehicle"):
- 2. I understand that Slowmotion, requires all parts be paid for in full prior to any work being performed on my vehicle. I understand that Slowmotion provides no warranty on any and all parts not purchased from or through Slowmotion. I understand that I am entitled to take possession of any parts removed from my vehicle and will make arrangements to take possession of any such parts at the time I take possession of my vehicle unless otherwise agreed upon prior to my vehicle being completed. In such instance, I understand that I have ten (10) business days to pick up my used parts or they shall be considered abandoned and become the property of Slowmotion. I understand that Slowmotion will honor all manufacturer warranties on all parts purchased through Slowmotion. Slowmotion shall not be held liable for any damages or expenses incurred, including but not limited to labor, parts, transportation and/or towing, which are associated with a defect or failure of parts manufactured, sold, and/or installed by Slowmotion.
- I understand that work will not be started on my vehicle until ______, and I am allowing Slowmotion Motorsports, to be given an additional week to have the work started on my vehicle. If there is additional time needed, Slowmotion will notify me. I agree that, due to unforeseen circumstances or delays, outside the control of Slowmotion, more time may be required
- 4. I understand that if there is engine work being performed on my vehicle by Slowmotion and machine work is necessary to complete the build, up to an additional four (4) weeks may be required for the work to be completed and I consent to same. Upon completion of installtion of a new engine in my vehicle, I authorize Slowmotion to road test my vehicle for a period of up to 800 miles and, with prior notice and my consent, additonal time necessary for tuning the vehicle. I agree that if my vehicle has less than ¼ tank of gas at the time it is delivered to Slowmotion, I will be liable for fuel charges incurred by Slowmotion as a reslut of road testing my vehicle during the time my vehicle is in Slowmotion's possession.
- 5. I understand that if I decide to cancel or postpone any services originally requested, as stated in the estimate, I shall remain liable for all parts already installed on my Vehicle and any labor that has been performed on my vehicle up to the date of cancellation/postponment.
- 6. I understand that any and all deposits are due to Slowmotion at the time my Vehicle is delivered to Slowmotion. If I fail to pay the deposit at the time my Vehicle is delivered to Slowmotion, I agree to pay a storage fee of \$15.00 per day for all days exceeding ten (10) days after delivery of my Vehicle.
- 7. At the time of requesting services and/or parts from Slowmotion, a payment schedule will be established, at the discretion of Slowmotion, on which I agree to remain current. If I become delinquent on any payment identified in a payment schedule, I will be contacted to make a payment promptly. If no payment is made, I understand and agree Slowmotion may cease all work on my vehicle until I become current on all payments due to Slowmotion. Slowmotion reserves the right to amend any payment schedule in the event I default on the original payment schedule. I agree that two (2) business days after receipt



of notice of default of the payment schedule, I will be charged \$15 per day for storage fees until all payments are current, at which time storage fees will no longer be charged unless I default on additional scheduled payments.

- 8. I understand that upon completion of all services by Slowmotion or cancelation of any services by me, my bill must be paid in full prior to taking possession of my vehicle. Upon completion and/or cancellation of services, I have five (5) days to take possession of my Vehicle ("Pickup Date"). I agree to pay storage in the amount of \$15 per day for all days after the expiration of the Pickup Date.
- 9. I understand that Slowmotion's labor rate is \$100 per hour. I understand additional time may be necessary and added if additional work is necessary to complete the services requested or the condition of my vehicle delays the performance of the services requested, at which time Slowmotion will notify me by phone and/or in writing.
- 10. I understand that, under state law, I am entitled to a written estimate if my bill will exceed \$50.00.
- I understand that Slowmotion does not have the availability to store customer vehicles 11. indoors. I understand my vehicle will be stored outside in a gated area that is locked during non-business hours. I understand that my vehicle must have a hood and trunk on and windows that are able to be closed. Unless caused by an intentional act or gross negligence on behalf of Slowmotion, Slowmotion is not responsible for any damages to persons and/or property while located at our facility or while under the care or direction of authorized employees or agents of Slowmotion. Except as otherwise stated herein, Slowmotion, along with its employees or agents, will not be held liable for damages, consequential or otherwise, to vehicles left at our facility or under our care and/or operation. It is the responsibility of the customer and/or vehicle owner to maintain adequate insurance coverage while the vehicle remains at our facility or under our care. Slowmotion is not responsible for acts of vandalism, theft, weather, fire, or any other reason that may cause damage to my Vehicle. In the course of executing a work order, it may be required to test drive customer vehicles. It is the responsibility of each customer to maintain valid and current State registration for the vehicle when under the care of Slowmotion Motorsports. Proof of such registration and inspection must be kept with the vehicle at all times, along with valid proof of adequate insurance. The customer will be responsible for payment of any fines, fees, or legal costs incurred as a result of failure to maintain current insurance coverage, State registration for the Vehicle.
- 12. The installation or modification of any product sold by Slowmotion on any vehicle intended for use on public roads may violate certain U.S. and/or State laws or regulations, including those relating to motor vehicle safety and emissions standards. I assume all risks and expenses relating to unlawful Vehicle operation on public roads. Slowmotion shall not be held liable for unlawful vehicle operation.
- 13. Each and every customer of Slowmotion Motorsports, voluntarily makes and grants this waiver and assumption of risk in favor of Slowmotion for the opportunity to utilize the facilities, equipment, materials, and any other asset of the company; and/or to engage in activities or gatherings sponsored by the company; and/or to utilize the labor and materials supplied by Slowmotion Motorsports for use in a motor vehicle. The customer hereby waives and releases any and all claims whether in contract or of personal injury, bodily injury, property damage, damages, losses, and/or death that may arise from aforementioned use or receipt. Customer understands and recognizes that there are certain risks, dangers, and perils connected with the installation and use of high performance, racing, or off-road parts. Slowmotion also reserves the right to deny any warranty for any work if customer slanders Slowmotion either verbally or in writing, so



please choose your words wisely. It is fully acknowledged that these risks are understood at the time of purchase.

__, 2019, intending to be legally 14. On this day of bound hereby, the undersigned, for himself/herself, his/her personal representatives, heirs and next of kin, agrees and does hereby release from liability and to indemnify and hold harmless Slowmotion Motorsports LLC, and any of its employees or agents representing or related to the company of all liability to the undersigned, whether caused by the negligent act or omission of releasees or otherwise as regards to any modifications performed on the undersigned's vehicle. It is fully understood by each of the undersigned that there is some inherent risk associated with modifying their vehicle, including damage to vehicle. IN ADDITION, the undersigned AGREES TO INDEMNIFY AND HOLD HARMLESS and releases from any loss, liability, damage, or cost they incur due to subsequent usage of said vehicle by the undersigned, and any passengers (including minors) whether caused by negligence or otherwise, and AGREES TO ASSUME FULL RESPONSIBILITY AND RISK for any bodily injury, death, or property damage from releasees negligence or otherwise while the undersigned us operating the vehicle. In signing this release, each of the undersigned hereby acknowledges and represents that he or she has read the foregoing Release and Waiver of Liability and Indemnity Agreement; and understands that he/she is assuming liability and indemnifying as to any damage. This release is for any and all liability for personal injuries (including death) and property losses or damage occasioned by, or in connection with any usage of the vehicle.

Printed Name:
Year/Make/Model/Color:
Do you want your old parts back?:
Address:
City, State, Zip Code:
Phone Number:
Email Address:
Signature:

I have read and agree to the terms on this page: _____