



HOLD HARMLESS AGREEMENT FOR STORAGE

The owner, or representative of the owner, understands that Collateral Recovery Group, LLC does not take custody and control of the vehicle while it is parked in the storage lot located at 2052 Guava, Edgewater, Florida 32141.

Storage of the vehicle does not create a duty of care under Florida Law. The owner assumes all risk of loss that may occur as a result of theft, vandalism, fire, flood, or other risks of storage of a vehicle.

To the extent that damage occurs, the owner understands that Collateral Recovery Group, LLC does not provide full insurance coverage, that all losses due to risks of storage are not be covered, and that coverage will not exceed \$10.00 in any event. The owner agrees that he or she will maintain adequate insurance on his or her stored vehicle to cover potential loss.

I have received a copy of this Hold Harmless Agreement and acknowledge the below terms.

Arrival date and time: ____/____/____

Pick up date and time: ____/____/____

COST PER DAY: \$____.____

(Print and Sign) Owner or Representative of the owner

Date: ____/____/20__

Collateral Recovery Group, LLC
Florida License A 2800258 and R 2800055
2052 Guava Drive · Edgewater, Florida 32141
(386) 216-3936 Office · (888) 292-4868 Fax
Email: info@crgnow.com Website: www.crgnow.com