

## VEHICLE TOW AUTHORIZATION

3400 2<sup>nd</sup> Avenue South | Birmingham, AL 35222 (P) 205.251.4060 (F) 205.251.7010

	<b>e)</b> parked without permiss 
	·
	<del>_</del>
TAG#	COLOR
MODE	EL
DR	RIVER'S LICENSE
	ISSUING STATE
	TAG# MODE  NTENTS



## **IDEMNITY AGREEMENT**

## State of Alabama - Jefferson County

(tow company presentative)

This Indemnity Agreement made and entered on this day of, 20, by and betwee Weil Wrecker Service (indemnitee) and (indemnitor).
Whereas, indemnitee is engaging in the business of providing wrecker service and towing to the genera public, and further that indemnitee has various vehicles to provide these Services to the public, and,
Whereas, indemnitor has need for indemnities' services and from time to time requests that indemnite conduct it's towing or wrecker service for indemnitor;
Now, therefore, in and for the consideration of ten dollars (10.00) in hand paid by each to the other, the receipt and sufficiency of which is hereby acknowledged the reliance by the indemnities on the indemnities on the indemnities on the indemnities representation set out herein, and other good and valuable consideration, as well as the mutual covenants contained herein, the parties hereto agree as follows:
1) That indemnitee will provide certain towing and wrecker services at the request of the indemnito and that indemnitee will receive compensation for such services.
2) That indemnitor agrees to indemnify and hold harmless from and against all claims, damages losses, liabilities, judgments, costs, and expenses arising out of towing or wrecker service performed by indemnitee at the request of indemnitor from any third parties arising out of the failure of indemnitor or those acting under their authority to conform to the statues, ordinances, o other regulations or requirements of any governmental authority, in connection with the wrecket service, towing, or removing or repossession of vehicles.
3) Indemnitor agrees to defend and all claims brought or actions filed against indemnitee with respect to the repossession, removal or towing of any vehicles requested by indemnitor to be moved be indemnitee or others acting in their behalf and any other subject of this agreement, whether succlaim or actions are rightful or wrongfully brought or filed. In case a claim should be brought of action filed against indemnitee, indemnitee shall incur no expenses, losses or liability and further agrees to defend and be responsible for all costs, and liability, including but not limited to reasonable attorney's fees, in the defense of such matters.
4) Indemnitee agrees to assume any and all responsibility for any damages incurred to indemnitor property or to any third parties property caused by indemnitee or its agent unless indemnitor in otherwise notified by indemnitee at or before service is rendered.
5) It is agreed by all parties hereto that the indemnitee has relied upon indemnitor's representation set out herein entering into this agreement and part of the consideration charged by the indemnitee for future services rendered to the indemnitor are based on the representations se out herein.
N WITNESS WHEREOF, the parties have executed this agreement on the day and year written above.
<u>INDEMNITOR</u>
BY(witness) (person requesting tow)
(witness) (person requesting tow)
INDEMNITEE  BY OFF MALACET

(witness)