## 

- Owner of vehicle must be present at time of pick-up and delivery to sign corresponding paperwork.
- Client is responsible for any fuel that must be added to their vehicle for pick-up and delivery. Charges for fuel will be shown on customers' invoice.
- There is a \$15.00 pick-up and delivery fee for customers living within 5.9 miles from the dealership. There is a \$20.00 pick-up and delivery fee for customer vehicles picked up between 6 and 10.9 miles from the dealership. There is a \$30.00 fee for vehicles picked up between 11 and 20.9 miles from the dealership. There is a \$40.00 fee for vehicles picked up between 21 and 30.9 miles from the dealership. There is a \$50.00 fee for vehicles picked up between 31 and 40.9 miles from the dealership. There is a \$60.00 fee for vehicles picked up between 41 and 60.9 miles from the dealership. There is an \$80.00 fee for vehicles picked up between 61 and 100 miles from the dealership. Mileage from dealership is based off of information provided by Google Maps. There will be an additional \$35.00 loaner vehicle fee added to invoice for service clients who did not purchase their car from Bobby Rahal Acura.
- CUSTOMER ASSUMES THE RISK OF ANY LOSS OR DAMAGE TO THE VEHICLE THAT OCCURS DURING PICK-UP OR DELIVERY. Customer releases Bobby Rahal Automotive, its shareholders, officers, employees, successors and assigns (collectively, the "Released Parties") from any and all liability for any loss, damage or injury to the Vehicle or any person or property arising out of or in connection with the pick-up and delivery service provided by Bobby Rahal Automotive unless directly caused by the negligence or willful misconduct of Bobby Rahal Automotive. Bobby Rahal Automotive is not responsible for the acts of third parties, nature, projectiles like stones or road debris that hit the car, or anything not caused by the driver. This Release shall be binding on Customer and Customer's successors and assigns.
- BOBBY RAHAL AUTOMOTIVE SHALL NOT BE LIABLE FOR LOSS OF OR DAMAGE TO ANY PROPERTY OF CUSTOMER OR OF ANY OTHER PERSON WHICH MAY HAVE BEEN IN OR ON THE VEHICLE. Customer hereby agrees to assume all risk of such loss or damage and waives all claims therefore against Bobby Rahal Automotive, its employees and agents.
- No term of this Agreement may be waived or changed except by a writing signed by an authorized representative of Bobby Rahal Automotive. This Agreement constitutes the entire agreement between Customer and Bobby Rahal Automotive with respect to the subject matter. All prior representations and agreements between Bobby Rahal Automotive and Customer regarding the pick-up and delivery service and Bobby Rahal Automotives possession of the Vehicle are merged into the Agreement. The failure, refusal or neglect to exercise any rights under this Agreement does not constitute a waiver of any other provisions of this Agreement. If any of this Agreement is deemed void or unenforceable, the remaining provisions are valid and enforceable. This Agreement shall be governed by the laws of the Commonwealth of Pennsylvania. Bobby Rahal Automotive shall mean and refer to Team Rahal of Mechanicsburg, Inc., Team Rahal of Silver Springs, Inc., Team Rahal of Steel City, Inc., Team Rahal of Lewistown, LLC and any other entity affiliated with or related to any of the foregoing entities.

any of the foregoing entities.	
and requisite authority to execute and p	gned, represent that I am the sole owner of the vehicle and that I have the full erform under this Agreement, and that, intending to be legally bound hereby, I ions related to Bobby Rahal Automotives pick-up and delivery service.
Owner Signature	 Date