Assumption of Liability

I, (Insurance Adjuster) (or Supervising Manager)_______, hereby assume the responsibility for the safety of (Vehicle owner's name, make and model of vehicle, VIN) regarding the pre and post repair health scans and release (Repair Facility) and its employees of any liability. I have received Honda's official position statement requiring that a pre repair health scan be completed during the estimation phase of the repair process to determine what diagnostic trouble codes (DTC's) may be present, so proper repairs may be included. The position statement also requires that a post repair health scan be completed to confirm that no DTC's remain. I understand that Honda goes in depth to explain that the mechanical forces encountered in a collision can damage electrical circuits and components in ways that are not easily diagnosed with visual inspection methods. I also understand that Honda's position statement clearly says that a Honda vehicle **must** have a pre and post repair diagnostic scan if it is involved in a collision. I also understand that Honda clearly states, "Damage that requires body parts replacement will always require a post-repair diagnostic scan.".

(Repair Facility) submitted a supplement requesting (Insurance Company) Insurance's authorization to perform the pre repair and post repair health scan and was denied. Previous to the rejection from (Insurance Company), (Repair Facility) and (Insurance Adjuster's name and position at Insurance company name) discussed in depth the importance of the health scans, Honda's position statement and the methods of documentation that (Repair Facility) uses.

(Insurance company), per (adjuster's name), has made the decision to consciously ignore the requirements from the vehicle manufacturer in order to avoid compensating (Repair Facility's name) for performing these tasks.

(Signature)

(Date)