



VALUATION CONFIRMATION DOCUMENT

This form should be fully completed by the person or owner seeking the DLOC endorsement of a car valuation for Insurance purposes, once completed the form together with the supporting documentation should be forwarded by post, fax or e-mail to Alan Pegler, Company Secretary DLOC, Wayside, Fords Lane, Hankham, East Sussex BN24 5AL.

ABOUT YOU

Owner's name		DLOC member number	
Address		Contact details e-mail	
"		" " telephone	
"		" " mobile	
Post Code			

ABOUT THE VEHICLE

Make & model of vehicle		Year	
Engine CC		Reg No	
Purchase date		Price paid & date	
Name & address of previous owner			

ABOUT THE CONDITION OF THE VEHICLE Please state whether condition Concours, First class, good, Average, requires attention, Poor, Very poor

Body structure condition		Chassis condition	
Bright-work or chrome condition		Paintwork condition	
Trim & Interior condition		Engine condition	
Transmission condition		Tyres & wheels condition	
Extra original factory options fitted			
Changes made or extras added, IE overdrive			
Estimated present value of the vehicle for purposes of an agreed value Insurance policy	£	Owners signature below	

FOR COMPLETION BY DLOC OFFICIAL

Value agreed or confirmed by DLOC Ltd official	£		
If different or variation please provide explanation for difference			
Name of DLOC official			
Authority under which valuation agreed IE Reg IE Model registrar			
Signature		Date	



NOTES

1. Page 1 of this form should be fully completed and returned as instructed with at least four good colour photos either prints or digital images together with a cheque made payable to DLOC Ltd for £12.00.
2. If more than one vehicle a separate form must be completed for each and additional fee of £12.00 for each payable
3. It is recommended that the agreed value for a vehicle be reviewed at intervals.
4. The endorsement of a vehicle value on this form by a club official should be taken as indicative of the current value based on the information provided by the owner or proposer and not as a guaranteed market value or selling price.
5. Please note that an inaccurate description of the vehicle may lead to delays in processing any claim.
6. Any valuation agreed or made is subject to the following.

Person seeking confirmation of Valuation

You warrant to DLOC that:

- 1.1.1 *You are the owner of Your Vehicle;*
- 1.1.2 *You are obtaining a confirmation of the Valuation of Your Vehicle for insurance purposes only;*
- 1.1.3 *The information with which you have provided the DLOC which relates to the Valuation of Your Vehicle is true and accurately reflects the condition of Your Vehicle as at the date of this Agreement ; and*
- 1.1.4 *at the date of this Agreement You are not aware of any other information relating to Your Vehicle or Your Vehicle's history that may affect any Valuation provided to You by DLOC.*
- 1.1.5 *In return*

The DLOC will warrant

- 1.2 *The DLOC warrants that it will use reasonable care and skill in carrying out the endorsement of your Valuation of Your Vehicle.*

2 *Limitation of Liability and indemnity*

- 2.1 *Except in the case of death or personal injury caused by the DLOC's negligence, the DLOC's or DLOC's representative liability under or in connection with the Valuation confirmation undertaken pursuant to this Agreement whether arising in contract, tort, negligence, breach of statutory duty or otherwise howsoever, shall not exceed the fee paid to the DLOC pursuant to the cost of this valuation endorsement.*
- 2.2 *Neither Party shall be liable to the other Party in contract, tort, negligence, breach of statutory duty or otherwise for any loss, damage, costs or expenses of any nature whatsoever incurred or suffered by that other Party of an indirect or consequential nature including without limitation any economic loss or other loss of turnover, profits, business or goodwill.*
- 2.3 *Each of the Parties acknowledges that, in entering into this Agreement, it does not do so in reliance on any representation, warranty or other provision except as expressly provided in this Agreement, and any conditions, warranties or other terms implied by statute or common law are excluded from this Agreement to the fullest extent permitted by law. Nothing in this Agreement excludes liability for fraud.*