## **VEHICLE SALES AGREEMENT**

THIS VEHIC	CLE SALES AGREEMENT is made this	day of	, 20, by and
among	of		(hereinafter known as
"Seller") and	, of	(hereinafte	er known as "Buyer").
Buyer and Se	eller shall collectively be known herein as "t	the Parties".	
	BACKGROUN	D	
WHEDEAG		1 1 1	1 !! A 1
	Seller desires to sell the vehicle described before the terms and conditions set forth below		nerein as the "Acquired
	Buyer desires to purchase the Acquired Venditions set forth below; and, therefore,	hicle offered fo	or sale by Seller under the
	TERMS AND COND	ITIONS	
IN CONSID	ERATION of the mutual promises and othe	r valuable cons	ideration exchanged by
	s set forth herein, the Parties, intending to be		
	cription of Acquired Vehicle.		
1	1. <u>Make</u> :		
	2. <u>Model</u> :		
	3. <u>Body Type</u> :		
	4. <u>Body Color</u> :		
	5. <u>Year</u> :		
	6. Miles:		
	7. Vehicle Identification Number ("VIN"):		
	sideration.	المعالمة المعالمة المعالمة	D 40 Callan fan 41. a
J	1. <u>Purchase Price</u> . The total purchase price Acquired Vehicle is		
	(U.S.) (hereinafter "Purchase Price") con		
	i. <u>Down-payment</u> : \$(		
	this agreement.)	Due to belief (	on of octore execution of
	ii. Payment Due at Delivery of Vel	hicle to Buver	\$
	The "down-payment" and "payment due		
	Seller in cash, by certified check, or thro	•	
	Seller. Buyer must receive permission in		
	certified check in payment of the Purcha		
C. Deli	very of Acquired Vehicle and Conveyance	e of Title	
1	1. Delivery of Acquired Vehicle. Seller sha	all deliver the A	Acquired Vehicle, and
	Buyer shall take possession of same, at	Seller's premise	es (either in person or
	through a third party) on or before	("Deliv	very Date"). If delivery is
	to be made at a date after the execution	of this contract	, it is Seller's duty to
	ensure that the Acquired Vehicle is deliv		
	inspected by the Buyer (or, if no Buyer		
	agreement). It is Buyer's duty, either in		
	at Seller's premises during standard busi		
	Date to remove the Acquired Vehicle from		
	fails to appear at Seller's premises on or	before the Del	very Date to accept

- possession of the Acquired Vehicle, then risk of loss passes to the Buyer on the Delivery Date.
- 2. Conveyance of Title. Seller shall convey title to Buyer upon delivery of the vehicle to Buyer. Seller agrees and covenants to execute all documents presented by Buyer which are necessary to finalize transfer of title and registration upon the Acquired Vehicle to Buyer.

## D. Representations, Warranties, and Disclosures

- 1. Warranties.
  - This vehicle is sold "AS IS", and Seller does not in any way, expressly or impliedly, give any warranties to Buyer. Seller expressly disclaims any implied warranties of merchantability or of fitness for a particular purpose.
- 2. Odometer Declaration. Seller hereby states that the odometer in the Acquired Vehicle now reads \_\_\_\_\_miles and to the best of Seller's knowledge it reflects the actual mileage of the vehicle described herein.
- 3. **Buyer Representation**. The individual signing this agreement on behalf of Buyer hereby represents to Seller that he or she has the power and authority to do so on behalf of Buyer.
- E. **Buyer's Responsibility Insurance and Tags**. Buyer acknowledges that unless prohibited by applicable law, any insurance coverage, license, tags, plates or registration maintained by Seller on the Acquired Vehicle shall be canceled upon delivery of the Acquired Vehicle to, and the acceptance of, by Buyer.
- F. Continuation of Representations and Warranties. All representations and warranties contained in this Agreement (if any) shall continue in full force and effect after execution of this agreement. If either party later learns that a warranty or representation that it made is untrue, it is under a duty to promptly disclose this information to the other party in writing. No representation or warranty contained herein shall be deemed to have been waived or impaired by any investigation made by or knowledge of the other party to this Agreement.
- G. Indemnification of Attorneys Fees and out-of-pocket costs. Should any party materially breach this agreement (including representations and warranties made to the other side), the non-breaching party shall be indemnified by the breaching party for its reasonable attorneys fees and out-of-pocket costs which in any way relate to, or were precipitated by, the breach of this contract (including the breach of representations or warranties). This provision shall not limit in any way the remedies either party may have otherwise possessed in law or equity relative to a breach of this contract. The term "out-of-pocket costs", as used in this contract, shall not include lost profits.
- H. **Integration**. This Agreement, including the attachments mentioned in the body as incorporated by reference, sets forth the entire agreement between the Parties with regard to the subject matter hereof. All prior agreements, representations and warranties, express or implied, oral or written, with respect to the subject matter hereof, are hereby superseded by this agreement. This is an integrated agreement.
- I. **Severability**. In the event any provision of this Agreement is deemed to be void, invalid, or unenforceable, that provision shall be severed from the remainder of this Agreement so as not to cause the invalidity or unenforceability of the remainder of this Agreement. All remaining provisions of this Agreement shall then continue in full force and effect. If any provision shall be deemed invalid due to its scope or breadth, such provision shall be deemed valid to the extent of the scope and breadth permitted by law.
- J. **Modification**. Except as otherwise provided in this document, this agreement may be modified, superseded, or voided <u>only</u> upon the written and signed agreement of the Parties. Further, the physical destruction or loss of this document shall not be construed as a modification or termination of the agreement contained herein.

K.	<b>Acknowledgements</b> . Each party acknowledges that he or she has had an adequate opportunity to read and study this Agreement, to consider it, to consult with attorneys if				
L.	he or she has so desired.  Exclusive Jurisdiction for Suit in Case of Breach. The Parties, by entering into this agreement, submit to jurisdiction in for adjudication of any				
	disputes and/or claims between the part hereby agree that the courts of over any disputes between the parties re sound in contract, tort, or other areas of	ies under this agreement. Fur shall have exelative to this agreement, who	rthermore, the parties clusive jurisdiction		
M.	M. <b>State Law</b> . This Agreement shall be interpreted under, and governed by, the laws of the state of				
	TNESS WHEREOF and acknowledging a yer affix their signatures hereto.	acceptance and agreement of	the foregoing, Seller		
SELLI	ER	BUYER			
Dated:	, 20	Dated:	, 20		