Fax Cover

FOUNTAINE MOTORS

The Best For Less!

8600 St. John's Rd	Attention: MAKMAL NORTH America
Vancouver, WA 98686	Phone:
Phone: (360) 571-3438	Phone:
Fax: (360) 574-5493	
Number of Page	s:
	e is a capy of
The Continue our	Bridle is Mosel
on money	
Dun Acrouit	AF Amening
Routing #	125 0000014
Acct The	69744704
	Thank you
	

STANDARD VEHICLE PURCHASE ORDER

	DEAL	.ER	DATE	QA STEERS	BUYER		
	FOUNTAL	NE MOTORS	N	ame:HAK	AL NORTH AMERIC	A 20.	
		. John's Ri). s	treet:675	COCHRANE DR E.T	"	
	VANCOUV	er wa 9869	6 C	ity: MARKHAM	State _	Zip ON LSR	
			P	hone No.:	SSN:		
			D	river's Lic. No.: .	· 		
Year	Make	Model	VEHICLE PUI	RCHASED N No.	Lic. #	Stock No.	
2008	SUZUKI	GRAND VIT	ARA JS3TD94			1408	
Year	Make	Model	TRADI	E IN V No.	Lic. #	Stock No.	
	mano	<u>.</u>					
	TERMS	OF SALE		WAR	RANTY INFOR	MATION	
CASH DELIVERED I	PRICE		12500.00	This implied Warra	nty Negotiation Statement C	N NOT be signed if a war-	
ACCESSORIES			0 -00	renty is sold with the	nis vehicle. Is sold by the dealer and purc	hased by the buyer "as is."	
	Trac	ie-in Allowance -	0.00	with all faults, with	out any warranty, either expre h extend beyond the descript	ssed or implied. There are	
	Difference (T	exable Amount)	12500.08	buver will bear the	entire expense of repairing	or correcting any defects	
		Sales Tax +	0.00		s or that may occur in this ve	micię.	
	Lic., Trans., Re	g. & Other Fees 🕟	0.00	X BL	ıyer's initials.		
		Sub Total	12500_00	IMPLIED	WARRANTY NEGOTIATIO	N STATEMENT	
				Under the law, a ve ability and fitness of	hicle is sold with an implied w	arranty as to the merchant-	
	Cash Deposit, Cash	Down Payment -	0.99	Unless specified	in the comments section by	alow, my signature below	
		Sub Total	12500-00	whatspever, expressed or implied, respecting the quality, characteristics,			
Trade-In Payoff +			performance or condition of the motor vehicle, or any of its component parts, including but not limited to, the engine and its internal and external parts, the clutch assembly and rolated parts, the automatic or standard transmission and related parts, the drive line, the rear exte and related parts, rear				
Unpaid Balanco of Cash Price 1.2500 .80							
	ins	urance Charges -	N/A	suspension and rel	ated parts, the tires and whe	els, the braking system, the	
		Other Charges -	G.00	fuel system; the exi	g system, or the heating and a naust system; the frame and b	ody; and any and all inoper-	
u	Inpaid Balance—Ai	nount Financed	12500 00	able accessories.			
	Fin	ANCE CHARGE	0.00	Ì			
	То	tal of Payments	12500 00	Imp	lied warranty for following	items only	
		Total Sale Price		^ 	Buyer's Initials		
	ANNUAL PER	CENTAGE RATE	$\frac{12500.00}{0.000}$! Buver furthér ádrör	es that the Dealer shall have t ent of injury to any persons of	no liability for consequential	
LIENHOLDER:	NONE		u.uuu	loss of use loss of	of injury to any persons of it time, loss of profits or inco from malfunction of defect o	me, or any other incidental.	
	nuna			this vehicle.	nom mairunction of defect o	dilitatess of delicionary of	
Pavable as follows: 6	2500 00 -	ი <u>მნ ქ</u> 9	20 115 and 1] x	Buyer's Initials		
!			day of		R TO SIGNING THIS PURCE		
				99	day of, 20 _		
The dollar amount :	specified as the 'tra	de-in allowance' may	be renogotiated and	x	X		
ownership for the t	rade-in vehicle has	been branded for a	the certificate of title/ ny reason, including,	Dealer's Authorize	ed Signaturo	Signature of Buyer	
substantial physical	l damage or a latent	mechanical, body, or	trade-in vehicle has chassis defect which		NSURANCE IF DEALER FI		
occurred before the	e Desier took posse ably discoverable a	ession of the vehicle at the time the vehic	and which could not be purchase trade-in	If this is a credit sa	ile, property insurance is requ Il sell that insuranco. This Pu	ired, but Buyer may choose rchase Order does not pro-	
allowance offer an	d contract was ma	de; or (3) there are	excessive additional e mileage as defined	vide for insurance	against bodily injury liability, p	ublic liability, or for property	
in RCW46.70.180(4	i)(b). If the actual a	mount of any payoff (or lien balance on the	damage liability. Buyer wants pr	operty damage insurance to c	over dealer only, or	
agrees that such ex	xcess shall be adde	d to the total cash pr	rade-in payoff, Buyer ice of the vehicle and	☐ Buyor wants co	emprehensive and collision ins	цгапсе.	
paid at the option of the amount finance	of Dealer, to the De	aler immediately on	request, or added to	Dealer will obta	ain insurance through an agen ain insurance through Buyer's	t of Dealer's choice, or agent:	
and an inventor		R DEPOSITS -		I Buver will obta	in insurance through Buyer's	agent:	
Deposits are refund	ded if financing is n	ot approved, if finan	cing is approved and	and will have □ □ Buyer wants cr	lealer named on the policy as	a loss payee.	
customer decides r co-signor's	not to honor this ag	reement deposit will	be torfelted. Includes	☐ Buyer wants or	edit disability insurance.		
x				☐ Buyer wants lin	mited warranty, breakdown in	surance, or service contract	

Total of Payments Total Sele Price ANNUAL PERCENTAGE RATE LIENHOLDER: Payable as follows: \$\frac{1}{2500}\$ \text{ .00} \tex	Total of Payments 12500 00 Total Sale Price 12500 00 Total Sale Price 12500 00 Total Sale Price 12500 00 ANNUAL PERCENTAGE RATE LIENHOLDER: NONE Dealer's Authorized Signature Payable as follows: \$1,2500 00 on 05 09 20 09 and 1 monthly installments of \$1,2500 00 on 05 09 20 09 and 1 The dollar amount specified as the "trade-in allowance" may be renogotilated and adjusted by the Dealer it. (1) Buyer fails to disclose that the certificate of title/ ownership for the trade-in vehicle has been branded for any reason, including, without limitation. "ebuilt," salvage," or "lemon," or (2) the trade-in vehicle shas substantial physical damage or a listent mechanical, body, or chassis defect which coccurred before the Dealer took possession of the vehicle and which could not have been reasonably discoverable at the time the vehicle purchase trade-in allowance ofter and contract was made; or (3) there are oxcessive additional miles on the trade-in vehicle or there is a discrepancy in the mileage as defined in RCW46,70.160(4(6)). If the actual amount of any payoff or lien balance on the trade-in vehicle exceeds the above amount indicated as trade-in payoff, Buyer agrees that such excess shall be added to the total cash price of the vehicle and paid at the option of Doalor, to the Dealer immediately on request, or added to pead of the vehicle of the vehicle and paid at the option of Doalor, to the Dealer immediately on request, or added to	09-2009 10:47 From: 36057454	93 To:Fax	P.3/3
without limitation, 'rebuilt,' 'salvage,' or 'lemon;' or (2) the trade-in vehicle has substantial physical damage or a latent mechanical, body, or chassis defect which occurred before the Dealer took possession of the vehicle and which could not have been reasonably discoverable at the time the vehicle purchase trade-in allowance offer and contract was made; or (3) there are excessive additional miles on the trade-in vehicle or there is a discrepancy in the mileage as defined in RCW46.70.180(4)(b). If the actual amount of any payoff or lien balance on the trade-in vehicle exceeds the above amount indicated as trade-in payoff, Buyer agrees that such excess shall be added to the total cash price of the vehicle and paid at the option of Dealer, to the Dealer immediately on request, or added to the amount financed. MSURANCE IF DEALER FINANCED	ownorship for the frade-in vehicle has been branded to tany reseals, including without limitation. 'rebuilt,' 'salvage,' or 'temon,' or (2) the trade-in vehicle has substantial physical damage or a latent mechanical, body, or chassis defect which have been reasonably discoverable at the time the vehicle purchase trade-in allowance ofter and contract was made; or (3) there are excessive additional miles on the trade-in vehicle or there is a discrepancy in the mileage as defined in RCW46.70.180(4)(b). If the actual amount of any payoff or lien balance on the trade-in vehicle exceeds the above amount indicated as trade-in payoff, Buyer agrees that such excess shall be added to the total cash price of the vehicle and paid at the option of bealer, to the Dealer immediately on request, or added to the amount financed. — CUSTOMER DEPOSITS — Deposits are refunded if financing is not approved. If financing is approved and customer decides not to honor this agreement deposit will be forfeited. Includes co-signor's. X — THE TERMS AND CONDITIONS OF THE REVERSE SIDE ARE PART OF THIS CONTRACT AND SECURITY AGREEMEN OF THE agreed terms, except as to unavailable information, are blank; (b) You are entitled to a copy of this Contract and time you sign it. (c) THE INFORMATION YOU SEE ON THE FTC BUYERS GUIDE OVERRIDES ANY CONTRACT ARP PROVISION THE CONTRACT. INFORMATION ON THE FTC BUYERS GUIDE OVERRIDES ANY CONTRACT PROVISION.	### ##################################	Implied warranty for following item X	ns only bility for consequentiverty, or any liability for any other incident itness or deficiency of the consequency of the consequence of the co
OUCTONED DESCRIPE	Deposits are refunded if financing is not approved. If financing is approved and customer decides not to honor this agreement deposit will be forfeited. Includes co-signor's. X THE TERMS AND CONDITIONS OF THE REVERSE SIDE ARE PART OF THIS CONTRACT AND SECURITY AGREEMEN NOTICE TO BUYER: (a) Do not sign this Purchase Order before you read the front and back or if any spaces interfor the agreed terms, except as to unavailable information, are blank; (b) You are entitled to a copy of this Contract the time you sign it. (c) THE INFORMATION YOU SEE ON THE FTC BUYERS GUIDE FOR THIS VEHICLE IS PART THIS CONTRACT. INFORMATION ON THE FTC BUYERS GUIDE OVERRIDES ANY CONTRARY PROVISION THE CONTRACT. OF SALE. (d) You may at any time pay off the full unpaid balance due under this Contract and in the provision of the full unpaid balance due under this Contract and in the full unpaid balance due under this Contract and in the full unpaid balance due under this Contract and in the full unpaid balance due under this Contract and in the full unpaid balance due under this Contract and in the full unpaid balance due under this Contract and in the full unpaid balance due under this Contract and in the full unpaid balance due under this Contract and in the full unpaid balance due under the full unpa	adjusted by the Dealer if: (1) Buyer fails to disclose that the certificate of title/ ownership for the trade-in vehicle has been branded for any reason, including, without limitation, 'rebuilt,' 'salvage,' or 'lemon;' or (2) the trade-in vehicle has substantial physical damage or a latent mechanical, body, or chassis defect which occurred before the Dealer took possession of the vehicle and which could not have been reasonably discoverable at the time the vehicle purchase trade-in altowance offer and contract was made; or (3) there are excessive additional miles on the trade-in vehicle or there is a discrepancy in the mileage as defined in RCW46.70.180(4)(b). If the actual amount of any payoff or lien balance on the trade-in vehicle exceeds the above amount indicated as trade-in payoff, Buyer agrees that such excess shall be added to the total cash price of the vehicle and paid at the option of Dealer, to the Dealer immediately on request, or added to	INSURANCE IF DEALER FINAN If this is a credit sale, property insurance is required, the person who will sell that insurance. This Purchar vide for insurance against bodily injury liability, public damage liability. Buyer wants property damage insurance to cover Buyer wants comprehensive and collision insurant Dealer will obtain insurance through an agent of Dealer will obtain insurance through Buyer's agent	but Buyer may choose Order does not proposed dealer only, or ce. Dealer's choice, or cet.
Deposits are refunded if financing is not approved. If financing is approved and customer decides not to honor this agreement deposit will be forfeited. Includes co-signor's. X	NOTICE TO BUYER: (a) Do not sign this Purchase Order before you read the front and back or if any spaces interfor the agreed terms, except as to unavailable information, are blank; (b) You are entitled to a copy of this Contrain the time you sign it. (c) THE INFORMATION YOU SEE ON THE FTC BUYERS GUIDE FOR THIS VEHICLE IS PARTITISS CONTRACT. INFORMATION ON THE FTC BUYERS GUIDE OVERRIDES ANY CONTRARY PROVISION THE CONTRACT OF SALE. (d) You may at any time pay off the full unpaid balance due under this Contract and it	Deposits are refunded if financing is not approved. If financing is approved and customer decides not to honor this agreement deposit will be forfeited. Includes co-signor's.	and will have Dealer named on the policy as a los Buyer wants credit life insurance. Buyer wants credit disability insurance. Buyer wants limited warranty, breakdown insurar offered by	nce, or service contra
(e) The Finance Charge does not exceed 3.000 % (Must be filled in) per annum, computed motor and the filled in) per annum, computed motor annum, computed in in the filled in) per annum, computed motor				

ORDER FORMS FROM: WSIADA • NATIONWIDE TOLL FREE 1-800-877-DLRS

This Form is Property of WSIADA and is Not to be Reproduced or Copled.

C Copyright Pending

FORM #2A

DEALER'S AUTHORIZED SIGNATURE

Rev. 6/07

SIGNATURE OF CO-BUYER