

# Jaguar/Landrover Houston North

☐ SALES  
☐ LEASING  
☐ USED CARS

EMAIL: \_\_\_\_\_

BUYER **Makmal North America Co.**  
ADDRESS **675 Cochrane Drive,**  
CITY **Markham** STATE \_\_\_\_\_ ZIP \_\_\_\_\_  
PHONE BUS: **(416) 840-5849** HOME: \_\_\_\_\_

DATE <b>08/03/2010</b>	SALESMAN	YEAR <b>2007</b>	MAKE <b>Land Rover</b>	MODEL <b>Range Rover Sport</b>	2DOOR <input type="checkbox"/> 4DOOR <input type="checkbox"/>	COLOR	CYLINDERS	STOCK NO. <b>T7A990637</b>
VIN NO. <b>SALSK25497A990637</b>					<input type="checkbox"/> NEW <input checked="" type="checkbox"/> USED <input type="checkbox"/> DEMO LIC.		MILEAGE <b>47,734</b> DELIVERY DATE	
A documentary fee is not an official fee. A documentary fee is not required by law but may be charged to buyers for handling documents and performing services relating to the closing of a sale. A documentary fee may not exceed \$50 for a motor vehicle contract or a reasonable amount agreed to by the parties for a heavy commercial vehicle contract. This notice is required by law.					SALE PRICE OF VEHICLE AS DESCRIBED		32599 00	
					ALLOWANCE			
					TRADE DIFFERENCE OR SALE PRICE		32599 00	
BASE PRICE			32991 00		STATE SALES TAX			
FREIGHT					DOCUMENTARY FEE		179 00	
DEALER HANDLING					LICENSE FEE			
EQUIPMENT					TITLE FEE			
Dealer Services			489 00		STATE INSPECTION FEE			
					OTHER FEES			
					INVENTORY TAX		72 37	
					<b>SUB TOTAL</b>		32850 37	
					TRADE-IN PAYOFF (IF ANY)			
DISCOUNT			881 00		O I T T H E E M R S		EXTENDED SERVICE CONTRACT	
							GAP	
FACTORY WARRANTY BEGINS					<b>TOTAL CASH PRICE</b>		32850 37	
					<b>CASH DEPOSIT F#</b>			
FACTORY WARRANTY ENDS					<b>CASH DOWN PAYMENT</b>			
TOTAL SALE PRICE			32599 00		<b>UNPAID BALANCE DUE AT DELIVERY</b>		32850 37	
TRADE INFORMATION: YEAR:					NOTICE TO CREDIT BUYER			
MAKE _____ MODEL _____ CYLINDERS _____ VIN _____ LIC. # _____ COLOR _____ 2DOOR 4DOOR _____ MILEAGE _____ PAYOFF QUOTED GOOD BY: _____ TO: _____ OWED TO: _____					If this order involves credit, this form shall be deemed an offer by the purchaser to the seller to purchase the above described vehicle on credit, on terms described above, and an authorization for the seller to secure any and all information from an source to determine the credit worthiness of the purchaser. No contractual relationship is created hereby. Full disclosure required by the Federal Consumer Protection Act will be made prior to consummation of a credit transaction by purchaser's signature to an Installment Sale Contract.			
					<b>The Dealer's Inventory Tax charge is intended to reimburse the dealer for ad valorem taxes on it's motor vehicle inventory. The charge, which is paid by the dealer to the county tax assessor-collector, is not a tax imposed on the consumer by the government, and is not required to be charged by the dealer to the consumer.</b>			
Bank Fin. Co. Credit Union _____ Amount of Draft _____ Zip Code _____ Bank to Draft Thru: _____ Address: _____					Purchaser by his execution of this Order acknowledges that he has read it's terms and conditions and has received a true copy of this order.			
ATTN:					PURCHASER'S SIGNATURE _____ DATE <b>08/13/10</b> ACCEPTED BY: _____ DEALER OR HIS AUTHORIZED REPRESENTATIVE			
<b>WARRANTY DISCLAIMER:</b> ANY WARRANTIES ON THE PRODUCT SOLD HEREBY ARE THOSE OF THE MANUFACTURER. THE SELLER HEREBY EXPRESSLY DISCLAIMS ALL WARRANTIES, EITHER EXPRESSED OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. AND NEITHER ASSUMES OR AUTHORIZES FOR ANY OTHER PERSON TO ASSUME FOR IT ANY LIABILITY IN CONNECTION WITH SALE OF SAID PRODUCTS. PURCHASER AGREES THAT THIS ORDER INCLUDES ALL OF THE TERMS AND CONDITIONS ON THE FACE AND REVERSE SIDE HERE OF THAT THIS ORDER CANCELS AND SUPERSEDES ANY PRIOR AGREEMENT AND AS OF THE DATE HEREOF COMPRISES THE COMPLETE AND EXCLUSIVE STATEMENT OF THE TERMS OF THE AGREEMENT RELATING TO THE SUBJECT MATTER COVERED HEREBY. AND THAT THIS ORDER SHALL NOT BECOME BINDING UNTIL ACCEPTED BY DEALER OR HIS AUTHORIZED REPRESENTATIVE AND IN THE EVENT OF THE SALE DEALER SHALL NOT BE OBLIGATED TO SELL UNTIL APPROVAL OF THE T ERMS HEREOF IS GIVEN BY A BANK OR FINANCE COMPANY WILLING TO PURCHASE A RETAIL INSTALLMENT CONTRACT BETWEEN THE PARTIES HERETO BASED ON SUCH TERMS.								