

Fax Cover***FOUNTAIN MOTORS*****The Best For Less!**

8600 St. John's Rd

Vancouver, WA 98686

Phone: (360) 571-3438

Fax: (360) 574-5493

Attention: NAKMAH NORTH AMERICA
CO.

Phone: _____

Fax: (647) 435-5876

Number of Pages: _____

Here is a copy of
The contract our Bank is close
we can fax a copy of the title
on Monday

Our Account #

BANK of AMERICA

Routing # 125 000034

Acct # 69744704

Thank you



STANDARD VEHICLE PURCHASE ORDER

DEALER	DATE	BUYER
FOUNTAIN MOTORS		Name: <u>MAKMAL NORTH AMERICA CO.</u>
8600 ST. JOHN'S RD.		Street: <u>675 COCHRANE DR E. TOWER 6TH FL.</u>
VANCOUVER WA 98686		City: <u>MARKHAM</u> State: _____ Zip: <u>ON L3R 0</u>
		Phone No.: _____ SSN: _____
		Driver's Lic. No.: _____

Year	Make	Model	VEHICLE PURCHASED VIN No.	Lic. #	Stock No.
2008	SUZUKI	GRAND VITARA	JS3TD941584103364		1438

Year	Make	Model	TRADE IN VIN No.	Lic. #	Stock No.

TERMS OF SALE	WARRANTY INFORMATION
CASH DELIVERED PRICE 12500.00 ACCESSORIES 0.00 Trade-In Allowance - 0.00 Difference (Taxable Amount) 12500.00 Sales Tax + 0.00 Lic., Trans., Reg. & Other Fees + 0.00 Sub Total 12500.00 Cash Deposit, Cash Down Payment - 0.00 Sub Total 12500.00 Trade-In Payoff + 0.00 Unpaid Balance of Cash Price 12500.00 Insurance Charges + N/A Other Charges + 0.00 Unpaid Balance—Amount Financed 12500.00 FINANCE CHARGE \$ 0.00 Total of Payments 12500.00 Total Sale Price 12500.00 ANNUAL PERCENTAGE RATE 0.000 LIENHOLDER: <u>NONE</u>	<p>This Implied Warranty Negotiation Statement CAN NOT be signed if a warranty is sold with this vehicle.</p> <p>This motor vehicle is sold by the dealer and purchased by the buyer "as is," with all faults, without any warranty, either expressed or implied. There are no warranties which extend beyond the description on the face hereof. The buyer will bear the entire expense of repairing or correcting any defects that presently exists or that may occur in this vehicle.</p> <p>X _____ Buyer's Initials.</p> <p>IMPLIED WARRANTY NEGOTIATION STATEMENT</p> <p>Under the law, a vehicle is sold with an implied warranty as to the merchantability and fitness of that vehicle.</p> <p>Unless specified in the comments section below, my signature below acknowledges, understands and agrees that the Seller makes no warranty whatsoever, expressed or implied, respecting the quality, characteristics, 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 related parts, the automatic or standard transmission and related parts, the drive line, the rear axle and related parts, rear suspension and related parts, the tires and wheels, the braking system, the radiator and cooling system, or the heating and air conditioning systems; the fuel system; the exhaust system; the frame and body, and any and all inoperable accessories.</p> <p>Implied warranty for following items only</p> <p>X _____ Buyer's Initials</p> <p>Buyer further agrees that the Dealer shall have no liability for consequential damages in the event of injury to any persons or property, or any liability for loss of use, loss of time, loss of profits or income, or any other incidental expenses arising from malfunction of defect or unfitness or deficiency of this vehicle.</p> <p>X _____ Buyer's Initials</p>

Payable as follows: 12500.00 on 05 09 20 09 and 1
 monthly installments of \$ 12500.00 each, beginning on the 09 day of 06, 20 09

The dollar amount specified as the 'trade-in allowance' may be renegotiated and 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 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.

— 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

AGREED TO PRIOR TO SIGNING THIS PURCHASE ORDER, BELOW, this
09 day of 05, 20 09

X _____ Dealer's Authorized Signature
 X _____ Signature of Buyer

INSURANCE IF DEALER FINANCED

If this is a credit sale, property insurance is required, but Buyer may choose the person who will sell that insurance. This Purchase Order does not provide for insurance against bodily injury liability, public liability, or for property damage liability.

- ☐ Buyer wants property damage insurance to cover dealer only, or
- ☐ Buyer wants comprehensive and collision insurance.
- ☐ Dealer will obtain insurance through an agent of Dealer's choice, or
- ☐ Dealer will obtain insurance through Buyer's agent: _____
- ☐ Dealer will obtain insurance through Buyer's agent: _____ and will have Dealer named on the policy as a loss payee.
- ☐ Buyer wants credit life insurance.
- ☐ Buyer wants credit disability insurance.
- ☐ Buyer wants limited warranty, breakdown insurance, or service contract offered by: _____

FINANCE CHARGE	\$ 12500.00
Total of Payments	0.00
Total Sale Price	12500.00
ANNUAL PERCENTAGE RATE	12500.00
LIENHOLDER:	NONE

Payable as follows: 12500.00 on 05 09, 20 09 and 1
monthly installments of \$ 12500.00 each, beginning on the 09 day of
06, 20 09

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— CUSTOMER DEPOSITS —

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X

Implied warranty for following items only

X Buyer's Initials

Buyer further agrees that the Dealer shall have no liability for consequential damages in the event of injury to any persons or property, or any liability for loss of use, loss of time, loss of profits or income, or any other incidental expenses arising from malfunction of defect or unfitness or deficiency of this vehicle.

X Buyer's Initials

AGREED TO PRIOR TO SIGNING THIS PURCHASE ORDER, BELOW, this

09 day of 05, 20 09

X Dealer's Authorized Signature

X Signature of Buyer

INSURANCE IF DEALER FINANCED

If this is a credit sale, property insurance is required, but Buyer may choose the person who will sell that insurance. This Purchase Order does not provide for insurance against bodily injury liability, public liability, or for property damage liability.

- ☐ Buyer wants property damage insurance to cover dealer only, or
- ☐ Buyer wants comprehensive and collision insurance.
- ☐ Dealer will obtain insurance through an agent of Dealer's choice, or
- ☐ Dealer will obtain insurance through Buyer's agent: _____
- ☐ Buyer will obtain insurance through Buyer's agent: _____ and will have Dealer named on the policy as a loss payee.
- ☐ Buyer wants credit life insurance.
- ☐ Buyer wants credit disability insurance.
- ☐ Buyer wants limited warranty, breakdown insurance, or service contract offered by _____

THE TERMS AND CONDITIONS OF THE REVERSE SIDE ARE PART OF THIS CONTRACT AND SECURITY AGREEMENT

NOTICE TO BUYER: (a) Do not sign this Purchase Order before you read the front and back or if any spaces intended for the agreed terms, except as to unavailable information, are blank; (b) You are entitled to a copy of this Contract at the time you sign it. (c) THE INFORMATION YOU SEE ON THE FTC BUYERS GUIDE FOR THIS VEHICLE IS PART OF THIS CONTRACT. INFORMATION ON THE FTC BUYERS GUIDE OVERRIDES ANY CONTRARY PROVISIONS IN THE CONTRACT OF SALE. (d) You may at any time pay off the full unpaid balance due under this Contract and in so doing you may receive a partial rebate of the finance charge computed in accordance with the rule of Seventy-eighths; (e) The Finance Charge does not exceed 0.000 % (Must be filled in) per annum, computed monthly.

BUYER HAS READ THE FRONT AND BACK OF THIS CONTRACT AND HAS RECEIVED A COMPLETE COPY AND A COPY OF THE FTC BUYERS GUIDE.

X NAME OF SALESPERSON

X SIGNATURE OF BUYER

Accepted By: X
FORM #2A DEALER'S AUTHORIZED SIGNATURE

X SIGNATURE OF CO-BUYER

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

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