

DuPage County \$\_\_\_\_\_  
State of Illinois \_\_\_\_\_

***CAR BILL OF SALE***

**IN CONSIDERATION OF** \$\_\_\_\_\_, paid by personal check, receipt of which is acknowledged, I, Car Match Chicago Co. (hereinafter, the "Seller"), the undersigned, presently of 729 N Princeton Ave, Villa Park, Illinois 60181 **DO NOW SELL, TRANSFER AND DELIVER** to \_\_\_\_\_ (hereinafter, the "Buyer"), presently of \_\_\_\_\_, \_\_\_\_\_, \_\_\_\_\_, the following described motor vehicle (hereinafter, the "Motor Vehicle"):

**Make:** \_\_\_\_\_  
**Model Name or Number:** \_\_\_\_\_  
**Year:** \_\_\_\_\_  
**Body Style:** \_\_\_\_\_  
**Color:** \_\_\_\_\_  
**Odometer Reading:** \_\_\_\_\_  
**Vehicle Identification Number (VIN):** \_\_\_\_\_  
**Engine Number:** \_\_\_\_\_  
**License Plate Number:** \_\_\_\_\_

**ODOMETER DISCLOSURE**

Federal and state regulations require you to state the odometer mileage of the Motor Vehicle on transfer of ownership. An inaccurate or untruthful statement may make you liable for damages to your transferee and for civil or criminal penalties.

I, Car Match Chicago Co., state that the odometer reading of the Motor Vehicle is \_\_\_\_\_ miles. I certify that to the best of my knowledge, the odometer reading reflects the actual mileage of the Motor Vehicle described above. Moreover, I certify that the Motor Vehicle's odometer was not altered, set back, or disconnected while in my possession, and that I have no knowledge of anyone else doing so.

Both Buyer and Seller acknowledge the above odometer statements:

By: \_\_\_\_\_ Date: \_\_\_\_\_  
\_\_\_\_\_

By: \_\_\_\_\_ Date: \_\_\_\_\_  
Car Match Chicago Co.

THE SELLER NOTIFIES THE BUYER, AND THE BUYER HEREBY ACKNOWLEDGES, THAT THE SELLER SELLS, TRANSFERS, AND DELIVERS THE VEHICLE IN GOOD WORKING CONDITION. THE BUYER ACCEPTS THE VEHICLE ON AN "AS IS" BASIS. THE SELLER EXPLICITLY DISCLAIMS ALL WARRANTIES, WHETHER EXPRESSED OR IMPLIED, INCLUDING TO, BUT NOT LIMITED TO, ANY WARRANTY AS TO THE CONDITION OF THE VEHICLE. HOWEVER, THE SELLER'S ABOVE WARRANTY DISCLAIMER DOES NOT AFFECT THE TERMS OF ANY APPLICABLE WARRANTY FROM THE MANUFACTURER OF THE VEHICLE. THE SELLER MAKES NO OTHER REPRESENTATION OR WARRANTY WITH RESPECT TO THE VEHICLE OR ITS CONDITION OR PERFORMANCE AND THERE ARE NO OTHER WARRANTIES IMPLIED.

The Buyer warrants to the Seller that the Buyer has fully examined and tested the Vehicle, that the Buyer is purchasing the Vehicle in reliance upon such examination and testing, and that the Buyer is fully satisfied with the Vehicle. On the alternative, and at the very least, the Buyer warrants having inspected the Vehicle. Moreover, the Buyer has accepted the Vehicle in its existing condition.

The Seller declares and affirms under penalty of perjury that the facts in this Bill of Sale are true and correct.

By: \_\_\_\_\_ Date: \_\_\_\_\_  
Car Match Chicago Co.

By: \_\_\_\_\_ Date: \_\_\_\_\_  
\_\_\_\_\_

# Bill of Sale: Buying and Selling Instructions

Make sure your sale is fully completed and ensure the transfer of ownership of the item of property goes without a hitch by following these next steps:

## ✓ **Proofread Your Completed Bill of Sale**

Make sure everything you've written on the final bill of sale is **error-free** before signing. You should check that:

- The names and addresses of the sellers are correct
- The description of the item being sold is accurate
- Any warranties or guarantees are true
- The details on the transfer of the item are correctly specified

## ✓ **Decide If You Should Create a Promissory Agreement**

If the buyer is receiving the item before fully paying the purchase price, it can be a good idea to create a promissory agreement. This will create an **extra-legal record** to show that the full price will be paid by the buyer.

## ✓ **Sign the Agreement**

When you're ready to finalize the sale, **print an original copy for all parties involved** and sign it.

Normally, only the seller needs to sign the bill of sale, although in a few jurisdictions the buyer must also sign. We recommend that **the buyer signs the document just in case**, to reduce any possible confusion.

If you sign the bill of sale **in the presence of a witness**, you should choose an independent third party in your jurisdiction who is over 18 years of age.

## ✓ **If You're Selling a Vehicle, Register and Transfer the Title with Your State**

When transferring ownership of a boat, car, or motorcycle, you should consult your local DMV regarding the forms and state-specific rules necessary.