

## **SYLC CORPORATION**

1822 N. DIXIE HWY, Hollywood, Florida 33020

PHONE: 305-332-9761 FAX: 305-647-6533

## nvoice

Purchaser Name: Ross Country: USA

Address: 147/258 Zip/Post Code: 33180

City/Province(State): aventura Ph: 7418529635

Date: 12/12/2013

Proforma#: yes

Final Destination: test

Brand	Model	Qty	Year	Description	Serial #	Color	Amount
Aston Martin	Aston Martin-DB7	58	2012	terst TRANSPORT SHIPPING COMMISSION Additional charges description : teswt Additional charges fees	741	res	\$ 741 \$ 41 \$ 50 \$ 85 \$ 96
				FEDEX, DOC FEES, BANK FEES Discription: teerer FEES AMOUNT			\$ 50

## **Banking Information**

Bank of America 19645 Biscayne bvd, Aventura, fl 33180 Sylc corporation 1822 N Dixie hwy Hollywood, FL 33020 Acc#898021718046 Aba/routing# 026009593

Swift# BOFAUS3N

Unless otherwise specified in writing, the Purchaser is obliged to pay the purchase price in full or pay a Subtotal \$ 1063 predetermined deposit prior to shipment of the goods by the Sylc Corporation. \$ 1063 Total Sylc Corporation makes no representations or warranties of any kind, expressed or implied, with respect to the Deposit 0% vehicle(s), including, without limitation, any representations or warranties as to merchantability or fitness for any **Balance** particular purpose, it being agreed that all such risks are to be borne by purchaser. The vehicle(s) is (are) being \$ 1063 bought by purchaser "AS-IS "with all faults. The Sylc Corporation shall not be liable for the nonperformance of any USD of its obligations hereunder occasioned by any Act of God or any cause comprehended in the term "force majeure." The Vendor shall not be liable for any delay in the shipment or delivery of the goods.

## **Terms and Conditions**

- 1. Sylc Corporation is a licensed automotive dealer under the laws of the State of Florida ("SC"), and specializes in the purchase and sale of automobiles in the United States for the purpose of export.
- 2. The Purchaser named in the Purchaser Order on the reverse side of this document hereby gives to SC the exclusive right to purchase the automobile identified to the contract, or its reasonable equivalent (the "Automobile"), for a period of one year from the date hereof. The Purchaser understands, however, that this Purchaser Order does not guarantee that SC will be able to locate and purchase the exact Automobile so specified.
- 3. SC agrees to make diligent and continued efforts to locate and purchase the Automobile in accordance with the terms and conditions hereof.
- 4. The Purchaser agrees to immediately make payment in full to SC if and when SC locates the Automobile and advises the Purchaser of the price therefor. SC shall have the right, but not the obligation, to advance its own funds for the purchase of the Automobile. When SC acts as a transaction broker for the purchase of the Automobile, the Purchaser has the affirmative obligation of wire transferring to SC the full amount of all funds required to purchase the Automobile, plus all expenses, fees and/or commissions that are so specified by SC. If the Purchaser pays a deposit to SC prior to the purchase of the Automobile, and subsequently fails to pay the full amount of the purchase price specified by SC after SC has located the Automobile, then SC shall be entitled to retain the entire deposit as liquidated damages.
- 5. SC may, at its option, act as either a Broker or a Dealer with respect to the purchase and sale of an automobile on behalf of the Purchaser. If SC elects to act as a Broker, the Purchaser assents to SC acting as a transaction broker rather than strictly as a buyer's broker. As a transaction broker or as a dealer, SC shall facilitate the purchase and sale of the automobile on behalf of the Purchaser, but shall not have a fiduciary obligation to the Purchaser.
- 6. The Purchaser shall indemnify and hold harmless SC and its officers, directors, employees, advisors, attorneys and agents from losses, damages, costs and expenses of any nature, including attorneys' fees through all appeals, and from liability to any person that SC may incur. This clause shall survive SC's performance and transfer of title to the automobile to the Purchaser.
- 7. SC makes no warranties, express or implied, with respect to the Automobile, which shall be sold "as is" to the Purchaser. This Agreement will be construed under Florida law. All controversies, claims and other matters arising out of this Purchase Order will be settled by first attempting mediation under the rules of the American Mediation Association or other mediator selected by SC. Disputes not settled by mediation shall be resolved by neutral binding arbitration in Miami- Dade County, Florida in accordance with the rules of the American Arbitration Association. An arbitrator shall be selected by SC from the panel of independent Arbitrators in Miami-Dade County, Florida. Each party to the Arbitration shall pay its own fees and expenses, including attorneys' fees, and shall equally split the fees of the Arbitrator and administrative fees of the Arbitration.
- 8. In the event that the Purchaser requests SC to arrange for additional services on behalf of the Purchaser with respect to the Automobile (e.g. painting, reconditioning, mechanical repairs, body repairs, etc.), SC shall select certain third parties to perform such services (the "Additional Services"), but in no event shall SC be responsible for the Additional Services performed by such third parties, and the Purchaser shall be solely responsible for the payment of such Additional Services, which may either be billed directly to the Purchaser by such third parties, or billed to the Purchaser by SC as an accommodation to the Purchaser.
- 9. The terms and conditions hereof are binding on the Purchaser, his/her heirs, successors and assigns. No prior or present agreements between SC and the Purchaser shall be binding unless included as an addendum to this Purchaser Order Agreement.

Za V

We Appreciate Your Business