# WHOLESALE BILL OF SALE

				DATE:			
SELLER MVDA REG#		PURCHA	ASER	MVDA REG #			
NAME		NAME					
ADDRESS		ADDRESS					
ADDRESS	_	ADDRESS					
TEL# FAX#		TEL#		FA>	<#		
STOCK# YEAR MAKE MOD	EL	COLOUR	TRIM LEVEL	GAS / DIE	ESEL / HYBRID	PRICE	
SERIAL OR V.I.N. #			<u> </u>	DISTANCE TRAVELLI	ED KMS		
				<u> </u>	MILES		
SELLING DEALER'S INFORMATION	PURCHASING DEA	ALER'S INFOR	MATION		HST \$		
Salesperson's Registration #	ration #			ICENSING \$			
				-	-ICENSING •		
Salesperson's Name	TOTAL \$						
					RMS OF THIS AGRE	EMENT: knowledge having read	
Signature	Signature			the rev	terms of the contra verse and understand	ct, including those on the d and agree that the written	
				ter	ms on this contract	form the entire agreement.	
HST Registration #	HST Registration #						
	SEARCHES	PROVIDED					
UCDA Lien Search & Kwik Check <sup>™</sup>		ArProof				CARFAX	
<b>H</b>	·				VEHICLE HISTORY REPORTS		
Out-of-Province Lien Search		ntario Histor	y Search			CAN-CHECK	
MANDATORY DISC	CLOSURE STATE	MENT AS RE	QUIRED	BY MVDA, 20	002		
MTO REGISTRATION BRAND:   IRREPARABLE	REBUILT SALVA	GE NONE		WITHIN THE LA	ST SEVEN YEARS	: WAS THIS AN:	
DISTANCE TRAVELLED	<del></del>		OUT-	OF-PROVINCE VI	_	Yes	
IS ODOMETER FAULTY, BROKER, REPLACED OR ROLLED BATTLE STATES OF THE STAT		☐ Yes☐ 1A☐ 1E	<b>□</b>	VEHICLE		Yes	
IF 1A IS CHECKED SHOW PREVIOUS ODOMETER READING	□KM		]	ES IDENTIFY PRO	VINCE(5) AND/OF	(STATE(S):	
AND DATE OF PREVIOUS READING	Miles		<u></u>				
	CRUISER [ . SERVICES VEHICLE [	Yes					
FIRE DAMAGED Yes EMERG. WATER DAMAGED Yes TAXI OR		Yes Yes	ANTI-L	OCK BRAKES INC	OPERABLE	Yes Not Applicable	
DOES VEHICLE REQUIRE REPAIRS TO SUSPENSION/SUBFRA	AME [	Yes		GS MISSING / INC	= =	Yes Not Applicable	
STRUCTURAL PARTS DAMAGED ALTERED OR REPAIRED ANY PREVIOUS DAMAGE REPAIRED EXCEEDING \$3,000	]	Yes Yes		ITION CONTROL I <b>EHICLE EVER BE</b>	_	Yes	
HAVE THE MANUFACTURER'S BADGES OR DECALS BEEN CH		_	A TOTA	AL LOSS BY AN IN		Yes	
THE ORIGINAL PRODUCTION SPECIFICATIONS BEEN CHANG	iED [	Yes		RECOVERY FACTURER'S WAF	RRANTY CANCEL	☐ Yes LED ☐ Yes	
ANY OTHER DISCLOSURES:  IF YES TO ANY OF THE ABOVE, GIVE DETAILS:				ODY PANELS PAIR		=	

# 1. DISTANCE TRAVELLED - See distance travelled box on front page

(a). The dealer cannot determine the total distance that the vehicle has been driven but can determine the vehicle has been driven as of some past date. The total distance that the vehicle has been driven is believed to be higher than the previously recorded distance.

or

(b). The dealer can determine neither the total distance that the vehicle has been driven, nor the distance that the vehicle has been driven as of some past date. The total distance that this vehicle has been driven is unknown and may be substantially higher than the reading shown on the odometer.

#### 2. WARRANTIES AND CONDITIONS

No implied conditions or warranties or verbal representations apply to the vehicle described in this agreement. All conditions, warranties, and representations other than those included in writing in this agreement are expressly excluded.

#### 3. LIENS

The seller warrants that the vehicle described in this agreement is free of any registered or unregistered liens, security interests, judgements, chattel mortgages, or encumbrances of any kind.

#### 4. SELLER WARRANTS TITLE

The seller warrants to the buyer that the seller has good title to the vehicle, is the legal owner of the vehicle and has the right to sell the vehicle.

### 5. LEGAL OWNERSHIP

Legal ownership of the vehicle shall not pass to the buyer until the entire purchase price has been paid in full.

## 6. RIGHT TO REPOSSESS

Should the total purchase price as shown on the front of this agreement not be paid in full within three days of the buyer taking delivery, then the seller shall have the right to repossess the vehicle from the buyer without notice. The seller may sell any vehicle repossessed and maintains all legal rights to recover any resulting loss.

## 7. RISK OF DAMAGE

All risk of damage to the vehicle is the responsibility of the buyer once delivery has been taken.

#### 8. DISCLOSURE STATEMENTS

Disclosure statements contained in this agreement are in compliance with legal requirements and mandatory standards in Ontario as of January 1, 2010 and do not reflect changes made after this date.