AUTOMOBILE BILL OF SALE

1. THE PARTIES TO THIS CAR SALES AGREEMENT ARE:
1.1 THE SELLER:
First Name and Surname: seller name
Physical Address: seller address city state zip
(hereinafter referred to as the "Seller")
1.2 THE BUYER:
First Name and Surname: buyer name
Physical Address: buyer address city state zip
(hereinafter referred to as the "Buyer")
The Seller and Buyer choose the above stated addresses as their physical addresses at which legal proceedings may be instituted.
2. THE OBJECT OF THE SALE IS:
2.1 Year: year of mfg
2.2 Make and Color: make (color)
2.3 Body Type: body type

2.4 Model: model
2.5 Vehicle Identification Number (VIN): VIN
2.6 Registration Number and Registration State: reg num in state reg
2.7 Engine Number: engine num
2.8 Accessories: accessories
2.9 Odometer Reading: odo 1 odo reading type
The Seller certifies to the best of his/her knowledge that (check one statement below that is applicable):
X The odometer reading is the actual mileage.
The odometer reading reflects the amount of mileage in excess of its mechanical limits.
The odometer reading is not actual mileage. WARNING - ODOMETER DISCREPANCY.
New Odometer Certification Law. The Seller needs to provide an Odometer Disclosure Statement at the time of the sale which must be signed by both the Seller and Buyer. Buyer is required to submit a copy of the statement to the Division of Motor Vehicles when applying for the vehicle title. An Odometer Disclosure Statement is not required if the vehicle is: (1) 10 years or older; (2) non-motorized; or (3) has a registered weight of more than 16,000 lbs.
3. OWNERSHIP:
3.1 The Seller guarantees that he/she is the true and lawful owner of the above-described vehicle and that it is free of all encumbrances and any and all legal claims.
4. WARRANTY:

4.1 The Seller warrants that at the date of signature of this agreement there are no licensing fees or fines or

other penalties outstanding against the registration of the vehicle sold in terms of this agreement.

5. NO WARRANTIES OR GUARANTEES:	
5.1 The Seller or his/her agent gives no warranty or guarantee of	ther than those specified in 3.1 and 4.1
6. DISCLAIMER:	
Warranty·Value	warr detail
7. LEGAL AGE:	I
7.1 The Buyer is of legal age and legally competent to enter into	this agreement.
8. TRANSFER OF OWNERSHIP AND COSTS:	
8.1 The Seller and Buyer agree to sign all documents necessar the Seller onto the name of the Buyer within 7 (seven) days of sign all documents necessar the Seller onto the name of the Buyer within 7 (seven) days of sign all documents necessar the Seller onto the name of the Buyer within 7 (seven) days of sign all documents necessar the Seller onto the name of the Buyer within 7 (seven) days of sign all documents necessar the Seller onto the name of the Buyer within 7 (seven) days of sign all documents necessar the Seller onto the name of the Buyer within 8 (seven) days of sign all documents necessar the Seller onto the name of the Buyer within 8 (seven) days of sign all documents necessar the Seller onto the name of the Buyer within 8 (seven) days of sign all documents necessar the Seller onto the name of the Buyer within 8 (seven) days of sign all documents necessar the Seller onto the name of the Buyer within 8 (seven) days of sign all documents necessar the Seller onto the name of the Buyer within 8 (seven) days of sign all documents necessar the seller of the Seller onto the name of the Seller onto the seller of the Seller onto the seller of the Seller onto the seller of the Seller	
8.2 The Buyer shall be liable for all costs relating to the registra costs relating to any necessary inspections.	tion of the vehicle into his/her name and all
9. PURCHASE PRICE:	
9.1 The Purchase price is the sum of Price words (price).	
9.2 The Purchase price is to be paid in full by bank guarantee parties (specify):	ed check or in a manner as agreed by both
other payment type	
9.3 Ownership of the vehicle will only pass onto the Buyer one instrument of payment.	
9.4 The vehicle will only be delivered to the Buyer once paymen	it has been received in full as per 9.3.

10.1 The Risk passes to the Buyer once the Buyer spossession of the vehicle.	uyer or his/her agent receives the keys to the car or takes
11. JURISDICTION:	
11.1 Any dispute arising under this contract shal of State. State law shall apply to any such dispute	Il be heard in a court of competent jurisdiction in the state e.
(Unless inconsistent with the context, words signi	nifying the singular shall include the plural and vice versa.)
Signed aton this	day of
SELLER:seller name	
WITNESS	
BUYER:buyer name	
•	

10. POSSESSION AND TRANSFER OF RISK:

WITNESS _____

County of		
buyer(s) ("Buy those persons executed the s	yer), personally known to me (or proved whose names are subscribed to the wit	, appeared seller(s) ("Sell- to me on the basis of satisfactory evidence hin instrument and acknowledged to me to at by their signatures on the instrument the ecuted the instrument.
WITNESS my	y hand and official seal.	
Signature of N	Notary:	_
Seal:		
	n Produced ID Type of ID	
Buyer: Knowr	n Produced ID Type of ID _	
X (1) The o	odometer reading is the actual mileage.	
	lometer reading reflects the amount of mile	eage in excess of its mechanical limits.