BILL OF SALE OF MOTOR VEHICLE / AUTOMOBILE

(Sold with Warranty)

STATE OF NO	EW YORK
KNOW ALL	PERSONS BY THESE PRESENTS:
THAT I,	[seller's name], ("Seller"),
County of	[seller's address],, New York, in consideration of a Promissory Installment Note for dollars
(\$	dollars) and a down payment of \$ dollars
), receipt of payment acknowledged, do hereby sell and transfer to [buyer's name], ("Buyer"), of
County ofvehicle ("Vehicle	
	Make:
	Model: Body Type:
	Year:
	Vehicle Ident. No. (VIN):
To have and to forever.	hold the same unto Buyer and Buyer's executors, administrators, and assigns,
and that the Ve Further, the Se	The Seller warrants that the Seller is the true and lawful owner of the Vehicle, whicle is free of any and all legal claims, encumbrances, and offsets by others. Eller warrants that the Seller will defend the Buyer against any and all lawful claims whatsoever in relation to this bill of sale.
independent an	N. The Vehicle [choose one:] has has not been inspected by an ad licensed mechanic and a copy of the inspection report [choose one:] has attached and is incorporated as a part of this bill of sale.
The Seller repr defects, if any:	resents to the Buyer that the Vehicle is in good condition, except for the following

ADDITIONAL TERMS OF SALE. The Seller and Buyer agree to the following additional terms in conjunction with this bill of sale:

_	
	
Seller:	Buyer:
Signature	Signature
Printed Name:	Printed Name:
STATE OF NEW YORK	
COUNTY OF	
	EFORE ME, this the day of,
20	
NOTARY PUBLIC	
My Commission Expires:	
The commission Expires.	
About this Form: The Seller should c	complete the following Odometer Disclosure Statement on a
new page, in conjunction with this bill	
ODOMETE	R DISCLOSURE STATEMENT
Federal law (and State law, if applic	able) requires that you state the mileage upon transfer
	providing a false statement may result in fines and/or
imprisonment.	
I,	, state that the odometer now reads e that it reflects the actual mileage of the vehicle described
below, unless one of the following stat	tements is checked.
I hereby certify that to the hea	st of my knowledge the odometer reading reflects the
amount of mileage in excess of its med	

Make:		
Model:		
Body Type:		
Year:		
Vehicle Ide	nt. No. (VIN):	
	Please type or p	rint carefully:
	Seller's Information	Buyer's Information
rst & Last Name:		,
ldress, Line 1:		
ddress, Line 2:		
ty:		
ate:		
p:		
	Acknowle	dgment
STATE OF NEW COUNTY OF	YORK	
SWORN TO AND	SUBSCRIBED BEFORE ME,	this the day of,
NOTARY PUBLI	C	
My Commission E	Expires:	

COUNTY OF		
RECITATIONS:		
Date:		
Borrower/Buyer:		
Borrower/Buyer's Address:	:	
Payee/Seller:		
Place for Payment:		
Principal Amount:	\$	
Term:	(months)	
Monthly Payments:	\$	
	TALLMENT NOTE ("Note") is given to secure the wing motor vehicle ("Vehicle"):	ne payment of the
Make:		
Model: Body Type:		
Year:		
Vehicle Ident. No. (VIN):	
until all debts and obligatio transfers title to the Vehicle security interest in the Vehicle Vehicle until all debts and of SECOND OPTION IS SEL "SECURITY AGREEMEN	,	The Seller Seller shall retain a er on the title to the all. (NOTE: IF THE ELY SIGN THE
amounts shall be the maxin	noose option:] Annual interest rate on maturum amount permitted by the Laws of the State of Normatured unpaid amounts shall be set at	New York, or
dot biimi wool wo olf lilut		

3. PAYMENT TERMS . This Note is due and	nd payable as follows, to-wit:
() [insert nun	mber of payments] equal monthly payments of
\$ principal [insert mont	thly payment amount]. The first such payment due
and payable on the 1st day of	, 20, and a like installment shall be
due and payable on the same day of each succ	ceeding month thereafter until the total principal of
\$ principal [insert total	principal amount] is paid in full. If each payment
is not paid on time, the remaining balance will	I be subject to the maximum amount of interest
permitted by the Laws of the State of New Yo	ork.

- **4. BORROWER'S PRE-PAYMENT RIGHT**. Borrower reserves the right to prepay this Note in whole or in part, prior to maturity, without penalty.
- **5. PLACE FOR PAYMENT**. Borrower promises to pay to the order of Payee at the place for payment and according to the terms for payment the principal amount plus interest at the rates stated above. All unpaid amounts shall be due by the final scheduled payment date.
- **6. DEFAULT AND ACCELERATION CLAUSE**. If Borrower defaults in the payment of this Note or in the performance of any obligation, and the default continues after Payee gives Borrower notice of the default and the time within which it must be cured, as may be required by law or written agreement, then Payee may declare the unpaid principal balance and earned interest on this Note immediately due. Borrower and each surety, endorser, and guarantor waive all demands for payment, presentation for payment, notices of intentions to accelerate maturity, notices of acceleration of maturity, protests, and notices of protest, to the extent permitted by law.
- **7. INTEREST ON PAST DUE INSTALLMENTS AND CHARGES**. All past due installments of principal and/or interest and/or all other past-due incurred charges shall bear interest after maturity at the maximum amount of interest permitted by the Laws of the State of New York until paid. Failure by Borrower to remit any payment by the 15th day following the date that such payment is due entitles the Payee hereof to declare the entire principal and accrued interest immediately due and payable. Payee's forbearance in enforcing a right or remedy as set forth herein shall not be deemed a waiver of said right or remedy for a subsequent cause, breach or default of the Borrower's obligations herein.
- **8. INTEREST**. Interest on this debt evidenced by this Note shall not exceed the maximum amount of non-usurious interest that may be contracted for, taken, reserved, charged, or received under law; any interest in excess of the maximum shall be credited on the principal of the debt or, if that has been paid, refunded. On any acceleration or required or permitted prepayment, any such excess shall be canceled automatically as of the acceleration or prepayment or, if already paid, credited on the principal of the debt or, if the principal of the debt has been paid, refunded. This provision overrides other provisions in this instrument (and any other instruments) concerning this debt.
- **9. FORM OF PAYMENT**. Any check, draft, Money Order, or other instrument given in payment of all or any portion hereof may be accepted by the holder and handled in collection in the customary manner, but the same shall not constitute payment hereunder or diminish any rights of the holder hereof except to the extent that actual cash proceeds of such instruments are unconditionally received by the payee and applied to this indebtedness in the manner elsewhere herein provided.

- **10. ATTORNEY'S FEES**. If this Note is given to an attorney for collection or enforcement, or if suit is brought for collection or enforcement, or if it is collected or enforced through probate, bankruptcy, or other judicial proceeding, then Borrower shall pay Payee all costs of collection and enforcement, including reasonable attorney's fees and court costs in addition to other amounts due.
- **11. SEVERABILITY**. If any provision of this Note or the application thereof shall, for any reason and to any extent, be invalid or unenforceable, neither the remainder of this Note nor the application of the provision to other persons, entities or circumstances shall be affected thereby, but instead shall be enforced to the maximum extent permitted by law.
- **12. BINDING EFFECT**. The covenants, obligations and conditions herein contained shall be binding on and inure to the benefit of the heirs, legal representatives, and assigns of the parties hereto.
- **13. DESCRIPTIVE HEADINGS**. The descriptive headings used herein are for convenience of reference only and they are not intended to have any effect whatsoever in determining the rights or obligations under this Note.
- **14. CONSTRUCTION**. The pronouns used herein shall include, where appropriate, either gender or both, singular and plural.
- **15. GOVERNING LAW**. This Note shall be governed, construed and interpreted by, through and under the Laws of the State of New York.

Borrower is responsible for all obligations represented by this Note.

City: State:

EXECUTED this	day of		, 20	
[Payee/Seller's Signa	ture:]	[Borrower	/Buyer's Signature:]	
Payee/Seller's Printe	nd or Typed Name:]	[Borrower,	/Buyer's Printed or Typed Name:]	
	Please type	or print carefu	ally:	
1	Payee/Seller's Informat	tion	Borrower/Buyer's Information	
First & Last Name:				
Address, Line 1:				
Address, Line 2:				

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7.1	
	М.

About this Security Agreement Form: The form below is necessary *only if* the parties selected the *second* option in Paragraph #1 of the Promissory Installment Note (immediately above). In addition to the Security Agreement, it is recommended that the parties complete and file the necessary UCC forms: (1) the Seller (a.k.a. the Secured party) should complete the <u>UCC</u>

Financing Statement (Form UCC1), (2) the Buyer (a.k.a. Debtor) should sign it, and (3) the Seller should file it with the appropriate state agency within the State of New York. (Form UCC1AD and Form UCC1AP are available in the event you have additional Debtor or Secured party names that you wish to add. These supplementary forms should also be filed along with Form UCC1.)

SECURITY AGREEMENT

SECURITY AGREEMENT is made on this between	s day of	("Debtor") and
 	("Secured Party"	_ \
CURITY INTEREST. Debtor grants to Se le, until such time as the Promissory Note for		•
Make:		
Model:		
Body Type:		
Year:		
Vehicle Ident. No. (VIN):		

- **2. COVENANTS.** Debtor hereby warrants and covenants: Debtor shall maintain insurance at all times with respect to all collateral against risks of fire, theft, and other such risks and in such amounts as Secured Party may require. The policies shall be payable to both the Secured Party and the Debtor as their interests appear and shall provide for ten (10) days written notice of cancellation to Secured Party.
- **3. DEFAULT.** The Debtor shall be in default under this Agreement upon the happening of any of the following: (a) any misrepresentation in connection with this Agreement on the part of the Debtor. (b) any noncompliance with or nonperformance of the Debtor's obligations under the Note or this Agreement. (c) if Debtor is involved in any financial difficulty as evidenced by (i) an assignment for the benefit of creditors, or (ii) an attachment or receivership of assets not dissolved within thirty (30) days, or (iii) the institution of Bankruptcy proceedings, whether voluntary or involuntary, which is not dismissed within thirty (30) days from the date on which it is filed. Upon default and at any time thereafter, Secured Party may declare all obligations secured hereby immediately due and payable and shall have the remedies of a Secured Party under the Uniform Commercial Code. Secured Party may require the Debtor to make it available to Secured Party at a place that is mutually convenient. No waiver by Secured Party of any default shall operate as a waiver of any other default or of the same default on a future occasion. This Agreement shall inure to the benefit up and bind the heirs, executors, administrators, successors, and assigns of the parties. This Agreement shall have the effect of an instrument under seal.

By:			
Signature of Debtor		-	
Date:			

NOTE: THE PARTIES MUST FILE THE FINANCING STATEMENT WITHIN FIVE (5) DAYS FROM DATE WITH THE APPROPRIATE STATE AGENCY WITHIN THE STATE OF NEW YORK.