

VEHICLE BILL OF SALE

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This Vehicle Bill of Sale (this "**Bill of Sale**") is made and entered into as of [SALE DATE] (the "**Sale Date**") by and between:

[SELLER LEGAL NAME], an individual or entity with a mailing address at [SELLER ADDRESS] ("**Seller**"); and

[BUYER LEGAL NAME], an individual or entity with a mailing address at [BUYER ADDRESS] ("**Buyer**").

Seller and Buyer are each a "**Party**" and together the "**Parties**."

Recitals. Seller is the lawful owner of the motor vehicle described below (the "**Vehicle**") and wishes to sell it to Buyer, and Buyer wishes to purchase the Vehicle from Seller, on the terms set out in this Bill of Sale. In consideration of the mutual promises below and the payment described in Section 2, the Parties agree as follows.

1. Description of the Vehicle

1.1 Identification. Seller sells, and Buyer purchases, the following Vehicle: Year [YEAR]; Make [MAKE]; Model [MODEL]; Body type [BODY TYPE, e.g. sedan, pickup, motorcycle]; Color [COLOR]; Vehicle Identification Number (VIN) [VIN]; License plate number [PLATE / N/A].

1.2 Odometer reading. The odometer reads [MILEAGE] miles as of the Sale Date. To the best of Seller's knowledge, this reading reflects the actual mileage of the Vehicle unless one of the following is checked: ☐ the mileage exceeds the odometer's mechanical limits; or ☐ the odometer reading is **not** the actual mileage and should not be relied upon. Federal and state law require disclosure of the actual mileage on transfer of ownership; complete any separate odometer disclosure statement required in [STATE].

1.3 Title and documents. Seller will deliver to Buyer the certificate of title (or other ownership document recognized in [STATE]), any required transfer or release-of-lien forms, and the keys and access devices for the Vehicle at the time of sale.

1.4 As-equipped. The Vehicle is sold together with the tires, accessories, and equipment currently installed on it, except: [EXCLUDED ITEMS / NONE].

2. Purchase Price and Payment

2.1 Purchase price. The total purchase price for the Vehicle is [PURCHASE PRICE] in [CURRENCY, e.g. US dollars] (the "**Purchase Price**").

2.2 Form of payment. Buyer will pay the Purchase Price by [CASH / CASHIER'S CHECK / BANK TRANSFER / OTHER]. Payment by personal check or instrument is not final until it clears, and Seller may withhold delivery of the title until funds have cleared.

2.3 Deposit. If a deposit applies, Buyer has paid a non-refundable deposit of [DEPOSIT AMOUNT / N/A], which will be credited against the Purchase Price at closing.

2.4 Taxes and fees. Buyer is responsible for all sales or use taxes, registration fees, title transfer fees, and similar charges arising from the purchase and transfer of the Vehicle, except taxes based on Seller's income. The Parties will apportion any prepaid registration or taxes as required by [STATE] law or as agreed: [APPORTIONMENT / NONE].

2.5 Receipt. Seller acknowledges receipt of the Purchase Price (less any amount financed or held in escrow) as of the Sale Date, unless a separate payment schedule is attached.

3. Transfer of Ownership

3.1 Conveyance. Effective on Seller's receipt of the full Purchase Price (or cleared funds), Seller sells, transfers, and conveys to Buyer all of Seller's right, title, and interest in the Vehicle.

3.2 Delivery and possession. Seller will deliver possession of the Vehicle to Buyer at [DELIVERY LOCATION] on [DELIVERY DATE]. Risk of loss and damage passes to Buyer upon delivery of possession.

3.3 Registration. Buyer is responsible for registering and titling the Vehicle in Buyer's name with the [STATE] motor vehicle authority within the time required by law. Seller will reasonably cooperate to complete the transfer.

3.4 Release of liability. Where permitted, Seller may file a notice of transfer or release of liability with the [STATE] motor vehicle authority to limit Seller's responsibility for events occurring after the Sale Date.

4. Seller's Representations and Warranties

4.1 Ownership and authority. Seller represents that Seller is the lawful owner of the Vehicle, has full authority to sell it, and that the Vehicle is free and clear of all liens, loans, and encumbrances, except: [EXISTING LIEN / NONE].

4.2 Existing lien. If a lien exists, Seller will pay it off and deliver a release, or the payoff will be handled at closing as follows: [PAYOFF ARRANGEMENT / N/A], so that clear title passes to Buyer.

4.3 Title status. Seller represents that the title is [CLEAN / SALVAGE / REBUILT / OTHER] and that Seller has disclosed any branded-title status, flood or accident history, or known material defects of which Seller is aware: [DISCLOSURES / NONE KNOWN].

4.4 Accuracy. The information Seller provided about the Vehicle in this Bill of Sale is true and accurate to the best of Seller's knowledge as of the Sale Date.

5. Condition of the Vehicle and "As-Is" Sale

5.1 As-is sale. Unless Section 5.2 states otherwise, the Vehicle is sold "AS IS, WHERE IS," with all faults, and Seller makes no warranty of any kind, express or implied, including any implied warranty of merchantability or fitness for a particular purpose, except for the representations in Section 4.

5.2 Limited warranty (optional). If the Parties agree to a limited warranty, its terms are: [WARRANTY TERMS / NONE]. Any consumer warranty rights that cannot be waived under applicable law are not affected by this Section.

5.3 Buyer's inspection. Buyer acknowledges that Buyer has had the opportunity to inspect the Vehicle, or to have it inspected by a mechanic of Buyer's choosing, and is relying on Buyer's own inspection and judgment except as to the matters represented in Section 4.

5.4 Acceptance. Buyer accepts the Vehicle in its present condition as of the Sale Date, subject to the terms of this Bill of Sale.

6. Indemnification and Allocation of Risk

6.1 **By Seller.** Seller will indemnify and hold Buyer harmless from claims, liabilities, and reasonable costs arising from Seller's ownership or use of the Vehicle, or any lien or title defect, attributable to the period **before** the transfer of ownership.

6.2 **By Buyer.** Buyer will indemnify and hold Seller harmless from claims, liabilities, and reasonable costs arising from Buyer's ownership, operation, or use of the Vehicle attributable to the period **on or after** the transfer of ownership, including parking citations, tolls, accidents, and registration violations.

6.3 **Cooperation.** Each Party will promptly notify the other of any claim covered by this Section and provide reasonable cooperation in its defense.

7. General Provisions

7.1 **Governing law.** This Bill of Sale is governed by the laws of the State of [STATE], without regard to its conflict-of-laws rules. Vehicle title, registration, odometer disclosure, and tax requirements vary by state; the Parties will comply with the requirements of the state where the Vehicle is titled and registered.

7.2 **Entire agreement.** This Bill of Sale is the entire agreement between the Parties regarding the sale of the Vehicle and supersedes any prior discussions or understandings. It may be amended only by a writing signed by both Parties.

7.3 **Severability.** If any provision is held unenforceable, the remaining provisions remain in full force and effect.

7.4 **Assignment.** Buyer may not assign this Bill of Sale before the transfer of ownership is complete without Seller's prior written consent.

7.5 **Notices.** Notices under this Bill of Sale must be in writing and sent to the addresses stated above (or as updated in writing) and are effective on receipt.

7.6 **Counterparts and electronic signature.** This Bill of Sale may be signed in counterparts and by electronic signature, each of which is an original and all of which together form one document.

IN WITNESS WHEREOF, the Parties have executed this Vehicle Bill of Sale as of the Sale Date.

SELLER

BUYER

Signature: _____

Signature: _____

Printed name: [NAME]

Printed name: [NAME]

Title (if entity): [TITLE / N/A]

Title (if entity): [TITLE / N/A]

Date: _____

Date: _____

Notary acknowledgment (if required in [STATE]):

State of [STATE], County of [COUNTY]. Subscribed and sworn before me on [DATE] by [NAME(S)].

Notary Public: _____ My commission expires: [DATE]

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