

Used Vehicle Bill Of Sale

HST #

DAY	MONTH	YEAR
-----	-------	------

I/WE OFFER TO PURCHASE FROM THE ABOVE DEALER, THE FOLLOWING VEHICLE ON THE TERMS SET-OUT IN THIS CONTRACT INCLUDING THE CONDITIONS ON THE REVERSE
THIS ORDER IS NOT BINDING UNLESS ACCEPTED BY AN AUTHORIZED OFFICIAL OF THE DEALER

PURCHASER'S INFORMATION				VEHICLE INFORMATION						
PURCHASER'S NAME FIRST	MIDDLE INITIAL	LAST NAME	YEAR	MAKE	MODEL	TRIM	COLOUR	STOCK #		
PURCHASER'S ADDRESS										
CITY / TOWN		PROVINCE	POSTAL CODE							
HOME TELEPHONE No.		BUSINESS TELEPHONE No.		DISTANCE TRAVELLED			PURCHASER'S INITIALS	IF MANUFACTURER'S WARRANTY APPLICABLE, TIME IS MEASURED FROM		
DRIVER'S LICENCE No.			Expiration		THE VEHICLE WILL BE DELIVERED WITH A SAFETY STANDARDS CERTIFICATE			CERTIFICATE NUMBER		
EMAIL ADDRESS				YES		NO				
INSURANCE INFORMATION				DEALER GUARANTY		TERMS OF SETTLEMENT				
INSURANCE COMPANY NAME				IS THERE A DEALER WARRANTY ON THIS VEHICLE? IF YES, COMPLETE THIS SECTION		Yes No		1 SELLING PRICE		
POLICY NUMBER		EXPIRY DATE		DAYS OR _____ KM (WHICHEVER COMES FIRST)				2 EXTENDED WARRANTY		
AGENT NAME & PHONE NO.				DESCRIPTION				3 INSTALL		
VEHICLE TO BE TRADED-IN								4 FINANCING FEE		
YEAR	MAKE	MODEL	TRIM	COLOR			5			
VIN#								6 SUB-TOTAL		
EXACT ODOMETER READING				KMS MILES				7 TRADE-IN ALLOWANCE (IF ANY)		
IS THERE A LIEN ON THE VEHICLE				NO				8 NET DIFFERENCE		
HST NONE REGISTRANT	HST REGISTRANT/REGISTRATION NO.	HST PAYABLE ON TRADE IN		IS THERE A THIRD-PARTY WARRANTY ON THIS VEHICLE? IF YES, COMPLETE THIS SECTION		Yes No		9 H.S.T. REGISTRANTS ONLY ON SUB-TOTAL		
COMMENTS				COMPANY		MONTHS OR _____ KM		10 H.S.T. NONE REGISTRANTS ONLY H.S.T. ON SUB-TOTAL		
Vehicle History Report #:				DESCRIPTION				11		
								12 LICENCE FEE		
								13 GASOLINE		
								14 PAYOUT LIEN ON TRADE-IN		
								15 H.S.T. PAYABLE ON TRADE-IN REGISTRANTS ONLY DEDUCT		
				AMOUNT OF PAYMENTS		NO. OF PAYMENTS		16 SUB-TOTAL		
				PAYMENTS START ON		CREDIT APPROVAL		17 DEPOSIT:		
				CUSTOMER HAS RECEIVED THE FINANCING DISCLOSURE STATEMENT FROM THE LEN				18 PAYABLE ON DELIVERY (CERTIFIED FUNDS ONLY)		
MANUFACTURER PARTICIPATES IN CANADIAN MOTOR VEHICLE ARBITRATION PLAN (CANVAP) (SEE APPLICABLE STATEMENT ON REVERS)				PURCHASER'S INITIALS				19 INSURANCE:		
PRIVACY STATEMENT				TERMS OF THE CONTRACT				20 R.S.T. ON INSURANCE		
BY SIGNING THIS CONTRACT YOU CONSENT TO THE DEALER CONTACTING YOU IN THE FUTURE AND TO THE SHARING OF INFORMATION WITH ASSOCIATED BUSINESSES SO THAT THEY MAY PROVIDE YOU WITH TIMELY INFORMATION ABOUT THEIR SERVICES. YOU MAY WITHDRAW YOUR CONSENT IN WRITING AT ANY TIME.				VEHICLE SOLD AS IS:				21 LIEN REGISTRATION FEE		
SALESPERSON'S SIGNATURE				THE MOTOR VEHICLE SOLD UNDER THIS CONTRACT IS BEING SOLD "AS IS" AND IS NOT REPRESENTED AS BEING IN ROADWORTHY CONDITION, MECHANICALLY SOUND OR MAINTAINED AT ANY GUARANTEED LEVEL OF QUALITY. THE VEHICLE MAY NOT BE FIT FOR USE AS A MEANS OF TRANSPORTATION AND MAY REQUIRE SUBSTANTIAL REPAIRS AT THE PURCHASER'S EXPENSE. IT MAY NOT BE POSSIBLE TO REGISTER THE VEHICLE TO BE DRIVEN IN ITS CURRENT CONDITION				22 BANK ADMIN FEE		
SALESPERSON'S NAME (PLEASE PRINT)		REGISTRATION NO.		IF THIS SPACE IS NOT INITIALLED, THIS CLAUSE DOES NOT FORM PART OF THIS AGREEMENT		PURCHASER'S INITIALS		23 NET AMOUNT TO BE FINANCE		
SALESPERSON'S SIGNATURE								24 COST OF BORROWING %		
VENDORS ACCEPTANCE								TOTAL BALANCE DUE		
DEALER REGISTRATION NO.		NAME OF OFFICIAL (PLEASE PRINT)						SALES FINAL		
ACCEPTOR'S REGISTRATION NO.		TITLE		YOU ACKNOWLEDGE HAVING READ ALL THE TERMS OF THE CONTRACT, INCLUDING THOSE ON THE REVERSE AND ON THE ATTACHED PAGES. YOU UNDERSTAND THESE TERMS MAKE UP THE ENTIRE CONTRACT.				PLEASE REVIEW THE ENTIRE CONTRACT, INCLUDING ALL ATTACHED STATEMENTS, BEFORE SIGNING. THIS CONTRACT IS FINAL AND BINDING ONCE YOU HAVE SIGNED IT, UNLESS THE MOTOR VEHICLE DEALER HAS FAILED TO COMPLY WITH CERTAIN LEGAL OBLIGATIONS.		
DATE		SIGNATURE		PURCHASER'S SIGNATURE						
				CO-SIGNER'S NAME (PRINT)						
				CO-SIGNER'S SIGNATURE						
THIS OFFER IS NOT BINDING UNLESS ACCEPTED BY VENDOR.										

IMPORTANT INFORMATION RESPECTING MOTOR VEHICLE SALES

IN CASE OF ANY CONCERNS WITH THIS SALE, YOU SHOULD FIRST CONTACT YOUR MOTOR VEHICLE DEALER. IF CONCERNS PERSIST, YOU MAY CONTACT THE ONTARIO MOTOR VEHICLE INDUSTRY COUNCIL AS THE ADMINISTRATIVE AUTHORITY DESIGNATED FOR ADMINISTERING THE MOTOR VEHICLE DEALER ACT, 2002.

YOU MAY BE ELIGIBLE FOR COMPENSATION FROM THE MOTOR VEHICLE DEALERS COMPENSATION FUND, IF YOU SUFFER A FINANCIAL LOSS FROM THIS TRADE AND IF YOUR DEALER IS UNABLE OR UNWILLING TO MAKE GOOD ON THE LOSS.

YOU MAY HAVE ADDITIONAL RIGHTS AT LAW. CONTACT ONTARIO MOTOR VEHICLE INDUSTRY COUNCIL AT 1-800-943-6002 OR WWW.OMVIC.ON.CA

SAFETY STANDARDS CERTIFICATE

A SAFETY STANDARD CERTIFICATE IS ONLY AN INDICATION THAT THE MOTOR VEHICLE MET CERTAIN BASIC STANDARDS OF VEHICLE SAFETY ON THE DATE OF INSPECTION.

TERMS AND CONDITIONS

TRADE-IN VEHICLE. ANY VEHICLE YOU TRADE-IN SHALL BE EQUIPPED AND IN THE SAME CONDITION, OTHER THAN REASONABLE WEAR AND TEAR, AT THE TIME OF DELIVERY TO THE DEALER, AS IT WAS AT THE DATE OF THIS AGREEMENT. YOU AGREE TO BE RESPONSIBLE FOR ANY REPAIRS OR MAINTENANCE NEEDED TO MAINTAIN THIS CONDITION UNTIL THE DELIVERY DATE. IF THE TRADE-IN VEHICLE HAS BEEN DAMAGED BETWEEN THE DATE OF THIS AGREEMENT AND THE DELIVERY DATE, OR IS IN NEED OF REPAIR, THE DEALER MAY CANCEL THIS AGREEMENT AND DEDUCT ANY DAMAGES FROM THE DEPOSITOR, IF YOU AGREE, MAY REDUCE THE AMOUNT OF THE TRADE-IN ALLOWANCE TO COMPENSATE FOR THE REPAIRS NEEDED. YOU ALSO AGREE THAT YOU WILL BE LIABLE TO COMPENSATE THE DEALER FOR ANY LOSS SUFFERED BECAUSE OF AN MISREPRESENTATION ABOUT THE DECLARED DISTANCE TRAVELLED, THE DECLARE PRIOR USE, OR THE CONDITION OF THE VEHICLE TRADED-IN.

TAXES AND FINANCING: YOU AGREE TO PAY THE DEALER AN AMOUNT EQUAL TO ANY INCREASE IN TAXES PAYABLE RELATING TO THE PURCHASE OF THE VEHICLE, BETWEEN THE DATE OF THIS AGREEMENT AND DELIVERY OF THE VEHICLE TO YOU. SHOULD THE AMOUNT OF THE TAX PAYABLE BE REDUCED, THE DEALER AGREES TO DEDUCT THIS AMOUNT FROM THE TOTAL AMOUNT OWED BY YOU.

LEGAL OWNERSHIP AND PURCHASER'S OBLIGATIONS: LEGAL OWNERSHIP OF THE VEHICLE SHALL NOT PASS TO YOU UNTIL THE ENTIRE PURCHASE PRICE HAS BEEN PAID IN FULL. YOU AGREE HTAT UNTIL THAT TIME, YOU SHALL: (A) maintain insurance on the vehicle with the dealer as the named beneficiary in the event of a loss; (B) not sell or transfer the vehicle to anyone else; (C) not allow any lien or other interest to be taken in or against the vehicle; (D) not allow the vehicle to be used in the commission of any illegal act; and (E) reimburse the dealer for any costs the dealer may incur to your failure to comply with any of (A),(B),(C) or (D) above

ACCEPTANCE BY PURCHASERS'S: IF YOU REFUSE TO TAKE DELIVERY OF THE VEHICLE WHEN IT IS MADE AVAILABLE TO YOU, OR ON THE DELIVERY DATE SPECIFIED IN THIS EGREEMENT, THE DEALER SHALL NOTIFY YOU, BY REGISTERED MAIL, SENT TO YOUR LAST ADDRESS KNOWN TO THE DEALER, THAT THE VEHICLE IS AVAILABLE FOR DELIVERY. IF YOU FAIL TO TAKE DELIVERY OF THE VEHICLE WITHIN (7) DAYS OF SIGNED RECEIPT OF THIS NOTICE, OR IF HTE NOTICE IS RETURNED TO THE DEALER UNCLAIMED, THE DEALER MAY RESELL THE VEHICLE WITH NO FURTHER NOTICE TO YOU,

WHEN THE DEALER RESELLS THE VEHICLE, YOU AGREE TO PAY THE DEALER FOR ALL LOSSES THE DEALER INCURS, ANY DEPOSIT OR VEHICLE TRADE-IN MAY BE KEPT BY THE DEALER TO APPLY AGAINST ANY LOSS SUFFERED BY THE DEALER. IF THE LOSS IS GREATER THAN THE TOTAL OF THE AMOUNT PAID AS A DEPOSIT AND THE VALUE OF THE TRADE-IN, YOU AGREE TO PAY THE DIFFERENCE TO THE DEALER.

THE DEALER AGREES TO PROVIDE YOU WITH A DETAILED ACCOUNTING OF THE RESALE AND A LIST OF EXPENSES INCURRED. THE DEALER SHALL MAINTAIN THE RIGHT TO USE ANY LEGAL MEANS AVAILABLE TO COLLECT ANY SUM OWING BY YOU UNDER THIS AGREEMENT.

CANADIAN MOTOR VEHICLE ARBITRATION PLAN: the Canadian motor vehicle arbitration plan may be available to resolve disputes concerning alleged manufacture's defects or implementation of the manufacturer's new motor vehicle warranty.

CANADIAN MOTOR VEHICLE ARBITRATION PLAN NOT AVAILABLE: the manufacturer of this vehicle is not a participant in the Canadian motor vehicle arbitration plan. Therefore, the program under that plan is not available to resolve disputes concerning alleged manufacturer's defects or implementation of the manufacturer's new motor vehicle warranty.

CURRENTLY, BMW,MITSUBASHI AND MOST EXOTIC FOREIGN SPORTS CAR MANUFACTURER'S, DO NOT PATICIPATE IN CAMVAP. FURTHER INFORMATIO CAN BE FOUND AT WWW.CAMVAP.CA.