Indiana Boat Bill of Sale

THIS BILL OF SALE is given					
(Seller Address) (herein					
(herein the "Buyer").					
	REC	CITALS			
A. Seller has ownersh be described under this A	•	essel to be convey	ed to the Buyer,	and as m	ıay
B. Seller has agreed to purchase the said Boat Ve		ssel to the Buyer,	and the Buyer ha	s agreed	to
C. The Parties intend	the transaction to	be documented	by this Bill of Sale	e.	
	WITN	ESSETH:			
DESCRIPTION OF "Property"):	BOAT. The Boat	Vessel for sale	is as follows ((herein t	:he
Boat Details:					
Name:					
Title/Registration Nu	J				
Make:					
Year of Model:					
Manufacturer:					
Hull Identification Nu	umber:				
Length: f	ft ir	iches			
Odometer:					



<u>Motor Details (if included):</u>	
Serial Number:	-
Make:	
Year of Model:	_
Manufacturer:	
Horsepower:	_
Trailer Details (if included):	
Make:	
Year:	
VIN Number:	_
License Plate:	_
Length: ft	inches
Seller affirms that the above s knowledge.	upplied information is accurate to the best of its
	of \$ (purchase price), the hereby acknowledged, Seller does hereby sell and sors and assigns, the Property.
The breakdown of the purchase	price is as follows:
Boat - \$	
Motor - \$ (i	ndicate where included)
Trailer - \$ (ii	ndicate where included)
The location of the sale is at	County, State of Indiana
	the relationship of the Buyer and Seller is as follows ionship between Buyer and Seller).
SELLER WARRANTIES. Seller gir sign on the space beside all applicab	ves no warranties except for the following (Seller wil le):



Seller has valid and good title to the Property.
The Property is free of any defects, liens, charges, or encumbrances.
Seller has acquired all required validation, approval, or authorization (including corporate approvals where applicable) for the transfer of the Property.
The execution and performance of the Seller of the sale will not violate any laws or regulations.
Seller will execute further documents as may be reasonably necessary to effect the complete transfer of the Property to the Buyer or its assigns.
BUYER WARRANTIES. Buyer gives no warranties except for the following (Buyer will sign on the space beside all applicable):
Buyer has acquired all required validation, approval, or authorization (including corporate approvals where applicable) for the purchase of the Property.
The execution and performance of the Buyer of the sale will not violate any laws or regulations.
TAXES. The purchase price paid by the Buyer includes does not include (check as applicable) the associated taxes with the sale of the Property.
GOVERNING LAW. The Interpretation of this Bill of Sale shall be in accordance with the laws of the State of Indiana, without regard to the conflict of laws principles of each State, and all disputes or claims in relation to this Agreement shall be commenced in the exclusive jurisdiction of the Courts of the same State.
IN WITNESS WHEREOF, the Parties have caused this instrument to be duly executed as of theth day of, 20
Seller Certification
I declare under penalty of false statement that the information I furnished above is true and complete to the best of my knowledge and belief.
Seller Signature



Printed Name	
Date	
Buyer Certification	
declare under penalty of false statement that the information I furnished above is trand complete to the best of my knowledge and belief.	ue
Buyer Signature	
Printed Name	

