Tennessee Motor Vehicle Bill of Sale

			, 20 by
(Seller Address) (herein	n the "Seller") to)	(Buyer Name) of its successors and assigns
(herein the "Buyer").		(Dayer Maaress),	nts successors and assigns
	RE	CITALS	
A. Seller has owner may be described under	•	or Vehicle to be cor	nveyed to the Buyer, and as
B. Seller has agreed to purchase the said Mo		Vehicle to the Buye	er, and the Buyer has agreed
C. The Parties intend	d the transaction	to be documented	by this Bill of Sale.
	WIT	NESSETH:	
DESCRIPTION OF I the "Property"):	MOTOR VEHICLE	. The Motor Vehicle	for sale is as follows (herein
Motor Vehicle Det	ails:		
Vehicle Identificatio	n Number (VIN):		
Make:			
Model:			
Year of Model:			
Color:			
Body-Type:			
Odometer:			



Seller affirms that the above supplied information is accurate to the best of its knowledge.

(purchase price), the receipt and sufficiency of which is hereby acknowledged, Seller does hereby sell and transfer over to the Buyer, its successors and assigns, the Property.
The location of the sale is at County, State of Tennessee.
If the Motor Vehicle is given as a gift, then the relationship of the Buyer and Seller is as follows: (indicate relationship between Buyer and Seller).
SELLER WARRANTIES. Seller gives no warranties except for the following (Seller will sign on the space beside all applicable):
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 Tennessee, 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.



Seller Odometer Disclosure Statement

true and correct to th	nat the odometer reading disclosed above under this Bill of Sale is e best of Seller's knowledge, and that it reflects the actual mileage ed unless one of the following statements is checked:
•	ertifies that to the best of Seller's knowledge, the odometer reading f mileage in excess of its mechanical limits.
Seller hereby WARNING ODOME	certifies that the odometer reading is not the actual mileage. ETER DISCREPANCY
	penalties of perjury, that all information Seller has provided in the s) above relating to the Motor Vehicle are true and correct.
	EREOF, the Parties have caused this instrument to be duly executed by of, 20
Seller Signature	
Printed Name	
Date	
Buyer Signature	
Printed Name	
Date	



Acknowledgement Of Notary Public

State of Tennessee}	
County of, ss.	
proved to me on the basis of satisfactory is/are described in and who executed the	me, who evidence to be the person(s) whose name(s) foregoing instrument, and acknowledged the pluntary act and deed for the uses and purposes
WITNESS my hand and Notarial Seal, the $_$	th day of, 20
	NOTARY PUBLIC
NOTARY PUBLIC in and for the State of Te	ennessee
My commission expires	