## TEXAS CAR BILL OF SALE

, residing a	at	_ ("the Seller"), for and
in consideration of the sum of dollar	rs [(\$ AMOUNT OF MONEY)] does here, residing at	eby sell, grant, and
	e and interest in the Car ("the Car").	
The Seller will sell and deliver to th	e Buyer the following Car:	
Year:	Make:	
Model:	Body Style:	
Color:	Vehicle Identification Number:	
State Title:	Odometer Reading:	Miles.

The Seller warrants to the Buyer that the Seller owns all of the right, title, and interest in and to **The Car** and that it is not subject to any lien, claim, or other encumbrance. The seller warrants that the odometer reading of this vehicle is correct to their knowledge, and that the seller has not altered the odometer, disconnected it or rolled back the mileage during the time the seller owned **The Car**. THE SELLER MAKES NO OTHER REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, WITH RESPECT TO **THE CAR** OR ITS CONDITION.

THE SELLER ACKNOWLEDGES TO BE THE LEGAL OWNER OF **THE CAR** LISTED. THE SELLER AGREES TO REFUND THE BUYER THE FULL PURCHASE PRICE IF IT CAN BE SHOWN NOW OR IN THE FUTURE THAT THE CAR WAS STOLEN PRIOR TO THE DATE LISTED ON THIS FORM, AND THE SELLER SELLS AND DELIVERS **THE CAR** TO THE BUYER, AND THE BUYER ACCEPTS **THE CAR**, "AS IS".



purchasing solely in reliance upon such examination and t with <b>THE CAR</b> "AS IS".	
The Seller shall incur no obligation or liability whatsoever in <b>THE CAR</b> .	r for or on account of any condition existing
This bill of sale will be governed by the law of the State of	f [STATE JURISDICTION].
IN WITNESS WHEREOF, Seller and Buyer have execu	ted this bill of sale dated the day of
The SELLER:	The BUYER:

