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TRAILER PURCHASE AGREEMENT

This Agreement made and entered into as of this	
by and between	(name)
of	(address)
("Seller")	
and	(name)
01	(address)
("Buyer").	
RECITALS:	
WHEREAS, Seller desires to sell a certain Trailer, thereto; and	, together with all accessories
WHEREAS, Buyer desires to purchase the Trailer thereto;	, together with all accessories
NOW, THEREFORE, in consideration of the pronset forth and for such other additional consideration, the reis acknowledged, the parties agree as follows:	
1. SALE OF TRAILER .	
On the terms and subject to the conditions herein sconvey, transfer, assign and deliver to Buyers, free and clealins, encumbrances and restrictions, and Buyer agree to following:	ear of all liabilities, liens,
YEAR:; MAKE	
MODEL, WITCH	
SERIAL OR VIN NO	
together with all replacements, parts, repairs, additions, acceptate on affixed or attached thereto and any and all proceed without limitation, insurance recoveries.	essories, accessions incorporated
2. PURCHASE PRICE AND TERMS OF PAYM	ENT.
The Purchase Price for the Trailer being sold heres United States Dollar certified funds at Closing.	under shall be s and payable in cash or other

3. SELLER COVENANTS, REPRESENTATIONS AND WARRANTIES.

The Seller covenants, represents and warrants to Buyers as follows:

- A. Seller is the sole owner of and has good and marketable title to the Trailer transferred to Buyer and shall be free and clear of all liabilities, liens, claims, encumbrances and restrictions of any type whatsoever, as of the date of Closing.
- B. The Odometer reading is accurate and has not been tampered with to the best of Seller's knowledge.

4. **BUYER COVENANTS, REPRESENTATIONS AND WARRANTIES.**

The Buyer covenants, represents and warrants to Seller as follows:

- A. <u>Authority and Consent</u>. Buyer has the right, power and legal capacity to enter into and perform the obligations under this Agreement, and no approvals or consents of any third persons or entities are necessary in connection therewith.
- B. <u>As Is</u>. Buyer understands that the Seller's Trailer is sold "As Is" without any express or implied warranty whatsoever including implied warranty of merchantability or fitness for a particular purpose.
- C. <u>No Guarantee</u>. Buyer acknowledges that Seller has made no representation, warranty, or guarantee to Buyer respecting the past, present or future condition or performance of the Trailer.
- D. <u>Due Diligence</u>. Buyer has had the opportunity to investigate and make such inquiries as Buyer desires regarding the Trailer.

5. SURVIVAL OF WARRANTIES.

All of the representations, warranties, covenants and agreements contained in this Agreement and in any documents, certificates or other instruments delivered by or on behalf of the Seller or Buyer pursuant hereto or in connection with the transaction contemplated hereby are true now, will be true at the Closing and will survive the Closing.

6. TRANSFER OF TITLE.

Seller shall at closing deliver the title to the Trailer and shall sign and deliver a Bill of Sale to Buyer form in substantially the form of **Exhibit A**, attached hereto and by this reference made a part hereof.

7. **POSSESSION**.

Possession of the Trailer shall be delivered to Buyer at the Closing.

8. CONDITION OF TRAILER; NO EXPRESS OR IMPLIED WARRANTY.

THE TRAILER PURCHASED HEREUNDER IS SOLD ON AN "AS IS" BASIS, WITHOUT ANY EXPRESS OR IMPLIED WARRANTY, INCLUDING THE IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSES.

9. <u>MODIFICATION OR WAIVER.</u>

No modification of this Agreement shall be deemed effective unless made in writing and signed by the parties hereto, and any waiver granted shall not be deemed effective unless made in writing and executed by the party against whom enforcement of the waiver is sought.

10.	THATE:	
	Time is of the essence in this Agreement.	
11.	CLOSING.	
	The Closing shall be on	(Day, Month, Year) or such

12. **BINDING EFFECT.**

time and place as the parties mutually agree.

10

TIME

This Agreement shall be binding upon and inure to the benefit of the Buyer and Seller and their respective successors, assigns executors, legal administrators, heirs devises and beneficiaries provided however, that Buyer shall not assign this agreement without the prior written consent of Seller and any such attempted assignment without consent shall be void.

13. <u>OTHER DOCUMENTS.</u>

The parties agree that they will execute such documents and further assurances as may be necessary for the implementation and consummation of this Agreement.

14. **CHOICE OF LAW.**

This Agreement shall be governed by the laws of the State of
Any legal action commenced to enforce or interpret this Agreement shall be brought in
state or federal courts with the appropriate jurisdiction, located in

(County)	(State).	The parties hereto	consent to	both v	enue a	and
jurisdiction.						

15. **SEVERABILITY.**

The provisions of this Agreement are severable. The invalidity or unenforceability of any one provision or term shall not affect the validity or enforceability of the remaining provisions of this Agreement shall be construed as though the invalid or unenforceable provision was not contained therein.

15. ATTORNEYS FEES.

In the event that suit or arbitration is brought under or in connection with this Agreement or to enforce the Agreement, the prevailing party shall be entitled to recover from the losing party reasonable attorneys' fees, costs and expenses incidental to any such proceedings, including reasonable attorneys' fees incurred in collecting any judgment awarded as a result of liability established pursuant to this Agreement.

16. **NOTICES**.

All demands, notices, consents, or other communications required or permitted to be given or sent by either party to the other, shall be deemed to have been duly given (1) if delivered by personal delivery, when delivered, (2) if mailed, three business days after being deposited in the United States mail, certified or registered mail, return receipt requested, and postage prepaid, to the address below (3), if sent by facsimile, upon transmission to the facsimile numbers below provided that a copy is promptly sent by U.S. mail and a transmission receipt is provided (4) if sent by courier, the business day after being sent by a nationally reputable overnight courier service.

Lessor:		
	Fax No	
Lessee	· 	
	Fax No.	

17. <u>ENTIRE AGREEMENT</u>.

This Agreement constitutes the entire agreement between the parties pertaining to its subject matter and it supersedes all prior contemporaneous agreements, representations and understandings of the parties

18. **COUNTERPARTS.**

The Agreement may be executed in any number of counterparts, each of which shall be deemed an original. All of which together shall be deemed as one and the same instrument.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and year first above written.

SELLER:	BUYER:			
Print Name	Print Name			
Print Title, if any	Print Title, if any			

EXHIBIT A

BILL OF SALE

Effective	as of				,(I	Day,Month,\	(ear)
			("Selle	er"), for	good	and valu	uable
consideration and "Purchase Agree"			ailer Purchase	Agreement of	of even d	ate herewith	(the
Seller	sell,	assigns,	transfers,	conveys			to yer)
all of Sel	ler's righ	t, title and int	erest in and to				
Make:			Model:		Y	Year:	
Serial/VI	N No.:_						
unto Buy	er and th	eir successor	s and assigns t	o and for thei	r use.		
Seller shattransfer, and shall be requested for Agreement.	ll take or	cause to be t		er or further a	ctions, as	shall reasor	nably
IN WITH effective as of the			Seller has exe ten.	ecuted and de	elivered 1	this Bill of	Sale
SELLER:							
Signature							
Print Name							
Print Title, if any	y						