

Motor Vehicle Sale Agreement

THIS AGREEMENT made at, _____ on the day of _____ BETWEEN:

1. Sri./Smt _____, S/o / D/o _____, r/o _____
_____ hereinafter called "the Vehicle Owner and Seller"
of Vehicle _____ (which expression shall, unless it be repugnant to the context or
meaning thereof, include their respective heirs, executors, administrators, and assigns) of the ONE PART

AND

2. Sri./Smt _____, S/o / D/o _____, r/o _____
_____ hereinafter called "the Buyer" (which expression
shall, unless it be repugnant to the context or meaning thereof include his/her heirs, executors and/or
administrators and assigns) of the OTHER PART

WHEREAS:

The Seller has the absolute ownership with all rights of ownership and possession without any liability of
Motor Vehicle (Make, Registration Number) _____ and Chassis Number _____
and Engine Number _____ .

Effective from the _____, for value consideration as per mutual consent of Rs. _____
in form of payment _____ (online/cash/cheque/dd), seller has agreed to sell, convey, and transfers
the vehicle described to the buyer by handing over Original RC, Insurance, Valid PUC Certificate, all Original
Keys, Bank Documents and any other documents pertaining to the transfer of the vehicle with signed RTO
Forms. The seller understands that he transfers the sole right of ownership of the motor vehicle referred to
the buyer to be used at sole discretion of buyer at his or her own will.

The buyer takes the full ownership of the Motor Vehicle (Make, Registration Number) _____
and Chassis Number _____ and Engine Number _____ and consents to
complete all transfer formalities to transfer vehicle in RTO, Insurance in his/her name on the earliest basis.

The Buyer Consents that he has taken the delivery of the vehicle and consents to be in possession of all
material papers and documents pertaining to the Vehicle. Buyer Understands that all responsibility, challan,
risks associated after date and time of executing this agreement will be his/her responsibility.

Seller warrants that: - all disclosures to buyer and other matters in connection with such transaction, are in
all respects as required by, and in accordance with, all applicable laws and regulations prevailing at time of
signing this sale agreement with no material facts hidden in.

IN WITNESS WHEREOF the Seller and the Buyer respectively have hereunto set their respective hand the
day and year first hereinabove written.

SIGNED AND DELIVERED by the

Witness

Seller: _____

1) _____

Buyer: _____

2) _____

Dated: _____

Place: _____