

OWNER TRANSFER FORM

THIS AGREEMENT IS A LEGAL AND BINDING CONTRACT

Purchaser: _____ Address: _____
City: _____ State: _____ Zip: _____
VIN: _____ Description: _____
(Vehicle Identification #)
Contact #: _____ other #: contact _____
1st Email Address: _____ 2nd Email Address: _____

Unless specified the history or mileage on this vehicle could not be verified due to age or lack of documentation. Seller will not be held responsible for any age related issues or physical properties including but not limited to mechanical, cosmetic, restoration, original or replacement parts that might show up or fail after sell. Seller will not be held responsible for any alterations or modifications on any part of vehicle or any other unknown alterations or repairs on vehicle from original build or design. The buyer is relying entirely upon his own determination of the condition and value of the purchase. Descriptions or representations were for identification purposes only and are not to be construed as a warranty.

Buyer agrees not to contact seller about any prior issues or something that might have been misunderstood either written or oral. It was the buyer's responsibility to check these things out before purchase. Seller agreed to help with shipping only as a courtesy if asked. All shipping charges, claims or communication regarding shipment of vehicles are between the buyer and carrier. Buyer understands if prolonged pick up and shipping of this vehicle on buyer's part may result in storage of this vehicle at buyer's expense. After sale insurance should be purchased because seller will no longer be responsible for any damage thereafter.

This is a legal binding contract between the buyer & seller. Any claims or causes of action by buyer related to or arising from the selling of this vehicle shall be considered a breach of this contract and shall be filed only in the federal or state court in Dallas, Texas. The buyer agrees any breach of this contract will be at buyer's expense of all attorneys and court cost for both parties. Both parties submit and consent to jurisdiction and venue of these courts and waive any claim that these courts are an inconvenient forum. This agreement must be signed before either the car, title or any other related documents will be released to buyer or shipper.

ACCEPTANCE OF CAR- AS IS -WITH NO WARRENTY EXPRESSED OR IMPLIED: by signing this agreement you the buyer acknowledge that you fully understand and agree to as written not only here, but any other advertisement. You are also acknowledging that there was\is no guarantee that comes with this vehicle either written, oral, expressed or implied by the seller or his agent.

Purchaser: _____
(Print Name)

Signature: _____ (Buyer or Representative) _____ (Date)