

BUY - SALE AGREEMENT No.

New York, USA

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The company "MUSTANG 777 INC" (New York, USA), acting under the Bylaws of the company and in the person of President, Vladimir Dovbush, hereinafter referred to as "Seller" on the one site, and

referred to as "Buyer", on the other site, collectively referred to as - the "Parties," have entered into this Buy-Sale Agreement (hereinafter – “Agreement”) as follows:

1. Subject of the Agreement.

1.1. At the conclusion of this Agreement, the Parties believe that their mutual interests are mutual, and they are willing to execute, sign and enforce all of the conditions of this Agreement for the sale-purchase of motor vehicle (MV) at the present time.

1.2. The parties negotiated and agreed that the Seller, on behalf of the Buyer, agrees to purchase motor vehicle (hereinafter - MV), which would meets the requirements shown in the specification for MV in clause 2.1. of this Agreement and to give a certain MV to the Buyer.

1.3. The Buyer agrees to pay and accept the MV from the Seller in accordance with the terms of this Agreement.

1.4. Upon completion of the full payment for the MV, the Seller will send the Buyer the entire set of documents on this MV, required to obtain and register this MV in the country of the Purchaser and its registration in the relevant customs authorities and State Motor Vehicle and Road Traffic Inspection.

2.1. Specification of MV:

Make:	
Model:	
Year:	
Color: exterior/ interior:	
Engine displacement	
Transmission:	
VIN:	

2.2. Total price, including delivery of MV in the City of is as follows:

In the case of increasing taxes, customs charges, the price of the MV can be increased accordingly indicated increase, and documents, confirming the changes that have led to an increase in prices, must be provided.

2.3. Price of MV, defined in this Agreement shall be valid only in purpose of this Agreement at the present time. It is not subject to any reference at the conclusion of other agreements or agreements in the future.

2.4. The Seller reserves the right to alter MV specification, but not regarding the type, model, year, body color, engine displacement, or transmission. Recalculation of the price of the MV with the additional / missing options, if any, is possible.

3. Terms of payment

3.1. The Buyer paid deposit for this MV in the amount of:

The residual value for this MV, including delivery of the MV in the City of

Is:

The Buyer agrees to pay the residual value of the MV within 3 (three) banking days from the date of this Agreement. The residual payment for the MV is going to be made by bank transfer in U.S. dollars, on account of the Seller, within 3 (three) banking days from the date of notification of the Buyer about purchase of this car on his name properly the manner provided in 3.2. of this Agreement.

3.2. For the purposes of this Agreement and in favor of the Parties, an appropriate way of notification shall be any way through the telephone, fax, mobile phone or electronic communication.

4. Transfer of MV

4.1. Transfer of MV from the Seller to the Purchaser under this Agreement shall be by means of shipping and customs clearance of MV. Approximate arrival time of MV in the City of

is: 25 (twenty five) calendar days from the date of MV delivery to the port of shipment (Newark, New Jersey, USA). Specified in this Agreement period may be changed in one way or another for a period between of 5 (five) to 10 (ten) banking days in case of unforeseen circumstances, arising during the transportation, delivery, packaging in container, shipping or customs clearance of MV.

4.2. Ownership of MV, as well as all of the risks responsibilities, shall be transferred at the time of the transfer MV to the Buyer.

4.3. The Seller shall transfer MV in accordance with the terms of this Agreement, as well as relating to MV documents, necessary for the purchase registration in accordance with applicable Laws of the USA.

4.4. The Buyer agrees to accept the MV, if the MV is fully consistent with Section 2.1. of this Agreement, meets all the specifications of the manufacturer, configuration, if there is no external defects of body, interior, or equipment.

4.5. In case of external defects of the body, interior, or equipment, not specified in the specification of the MV, and not mentioned previously, the Buyer shall immediately notify the Seller about that in writing.

4.6. The Buyer has the right to refuse to accept the MV on the following grounds:

4.6.1. In case if purchased MV is different in such characteristics as: Type, Model, Year, Color of Exterior / Interior, Engine displacement, Type of transmission, Identification code (VIN).

4.6.2. If there is repair / restoration and /or repaint of the body, produced with deviations from the established technologies and standards set out in the USA.

4.6.3. In case of absence or unreliability of the documents for MV, necessary to get MV by the Buyer or his authorized representative at the destination port of delivery, registration of this MV at the Buyer's country or third countries, MV registration in the relevant customs, State Motor Vehicle and Road Traffic Inspection in the Buyer's country or third countries on the Buyer's name or a third person, at the request of the Buyer.

4.7. In case if the Buyer will decline to accept MV for reasons not specified and not mentioned in Sections 4.6.1., 4.6.2., 4.6.3. of this Agreement, the amount paid to the Seller, in accordance with clause 2.2. and all other amounts paid by the Buyer to the Seller under this Agreement, shall be

returned to the Buyer after deduction \$125 (one hundred twenty five) U.S. dollars (bank fee), 20% (twenty percent) of the full price of the MV, referred in Section 2.2, within 10 (ten) banking days after written notice, delivered in appropriate manner, provided in Section 3.2., about refusal of acceptance of MV by the Buyer.

5. Arbitration.

5.1. Disputes and disagreements between the parties in consideration of the terms of this Agreement shall be negotiated and settled by the parties, if possible.

5.2. If the Parties fail to reach the mutual agreement, the disputes shall be decided by courts, in accordance with the laws of the Buyer's and/or the Seller's country of residence, at the discretion of each Party of this Agreement.

6. Miscellaneous provisions

6.1. In case of late delivery of MV for more than 20 (twenty) days from the date, specified in Section 4.1. of this Agreement, the Seller shall return to the Buyer paid by this Agreement amount of money and interest in accordance with Article 395 of the Civil Code of the Russian Federation, starting from the 10th day of delay.

6.2. In the case of force-majeure circumstances and impossibility to deliver MV to the Buyer, the Seller shall return the money, received from the Buyer as referred in Section 2.1 of this Agreement, within 30 (thirty) days after the delivery date specified in this Agreement, or to supply another MV similar in quality and price from those that the Seller has in his inventory.

6.2.1. Under force-majeure circumstances, the Parties mean natural disasters, fires, declared or undeclared war, civil war, epidemics, blockades, significant damage to or loss of MV by a carrier, Governments decisions, which can affect on the performance of this Agreement or other force-majeure.

6.3. Changes, additions to the conditions, terms of this Buy-Sale Agreement shall be made only in writing, and sent in the proper way, provided in Section 3.2. of this Agreement, and signed by both parties.

6.4. The parties to this Agreement have negotiated, agreed, and chosen to use e-mail addresses to enter into this Agreement, or to notify each other about performance(s), change(s), addition(s), etc. in this Agreement, throughout the following e-mail addresses of the Parties:

e-mail address of the Customer:

Contractor e-mail address:

info@webautosalon.com

6.5. This Buy-Sale Agreement is made on 3 (three) sheets in 2 (two) copies, one copy for each party; both copies have the same force and effect. The parties have negotiated and agreed that if the Buyer and Seller will receive the facsimile or copies of Agreements by e-mails/via Internet by the, those Agreements have the force of the original for each of the Parties to this Agreement.

6.6. This Agreement shall enter into force upon its signing and is valid until the time of transfer the MV from the Seller to the Buyer, or at any other time agreed in writing Annex to this Agreement.

7. Legal addresses and requisites of the parties:


Contractor:

"MUSTANG 777 Inc."	
Legal address:	408 Meco Dr. Suite 2, Wilmington, DE 19804
Telephone:	+ 1-718-876-7777
Fax:	+ 1-718-816-8015
Bank:	CITIBANK N.A.
Address of Bank:	5420 13 th Ave., Brooklyn NY 11219
Code of Bank:	SWIFT: CITIUS33XXX ROUTING: 021000089
ACCOUNT:	9995772404

Customer / deposit payer

Full name	
Passport/ state:	
Series, number, date of issue:	
Address:	
Telephone:	

Signature:

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