



INDIVIDUAL REGISTRATION AGREEMENT

This registration agreement, dated as of _____, is made and entered into by and between _____ ("patron") and **KINGFISH ON MC, LLC** in consideration of the following recitals, representation guarantees; covenants and agreements contained herein, patron and **KINGFISH ON MC, LLC** agree to as follows:

1. Patron has provided to (Bert's legal name) a completed information sheet as required by seller, and patron represents that all information provided thereon is true and correct.
2. Patron recognizes and acknowledges that **KINGFISH ON MC, LLC** is not to be deemed to be the seller of any vehicle for any purpose nor is it the transferor required to give the federal odometer mileage statement in connection with any sale at this auction within the contemplation of the motor vehicle information and cost savings act of 1972 (pub. L.92 513), as amended, similar laws. The seller named on the bill of sale is the transferor within the contemplation of such laws.
3. The persons indicated on the reverse side as "authorized agents" are duly authorized by patron to buy and sell vehicles, to execute checks, bills of sale, odometer mileage statements, assignment of title, and warranties of title or behalf of patron. The authority of such persons to act on behalf of patron shall continue in full force and effective until terminated by patron in writing to **KINGFISH ON MC, LLC**. Patron does hereby guarantee all transactions made by such persons and does indemnify and hold harmless **KINGFISH ON MC, LLC** from all loss or expense caused it as a result of any such transaction including but not limited to losses from dishonored checks, defective titles, and false or inaccurate odometer mileage statements as well as any expense incurred in attempt to collect such losses, including attorney's fees.
4. Patron authorizes **KINGFISH ON MC, LLC** to act as patron's attorney-in-fact to purchase, sell and transport vehicles, and on patron's behalf to execute any documents to transfer ownership thereof and any disclosure statements relating thereto. Except for negligence on the part of **KINGFISH ON MC, LLC**. Patron agrees to indemnify **KINGFISH ON MC, LLC**, hold **KINGFISH ON MC, LLC** harmless, and attorney fees that **KINGFISH ON MC, LLC** may sustain by reason of so acting for patron.
5. Parton assumes all risks of loss, liability, and damager incident to or arising out of any vehicle left on **KINGFISH ON MC, LLC** premises and patron shall provide insurance for such loss, liability and

damage. (**KINGFISH ON MC, LLC**) disclaims all liability, contract, or otherwise, for such loss, liability, and damage.

6. With respect to each and every vehicle delivered by patron to **KINGFISH ON MC, LLC** for sale. Patron represents to **KINGFISH ON MC, LLC** and to the buyer of that vehicle that:
 - a. The vehicle is in a safe condition to operate on the public highways and complies with applicable laws, including laws relating to safety, performance and environmental standards.
 - b. Patron will fully and accurately disclose and description, condition, known defects and mileage of the vehicle and be solely responsible for such representation.
 - c. Patron is the true and lawful owner of the vehicle.
 - d. Patron has good and right power to sell the vehicle.
 - e. Patron guarantees, without exception, that the title to the vehicle is free and clear of all encumbrances and other defects, and patron will hold the buyer and **KINGFISH ON MC, LLC** harmless of any loss, liability or expense resulting from any defect in such title.
 - f. Within the time allowed by **KINGFISH ON MC, LLC** patron will deliver a good title to the vehicle free and clear of all liens or encumbrances, with related disclosure statements. Upon such delivery, **KINGFISH ON MC, LLC** agrees to pay patron the purchase price of the vehicle, less any fees owing to **KINGFISH ON MC, LLC**.
 - g. Patron will hold harmless and indemnify **KINGFISH ON MC, LLC** and the buyer of the vehicle against any loss resulting from the breach of the patron's warranty of title to the vehicle or of any warranty or representation contained herein.
7. This agreement may be terminated by **KINGFISH ON MC, LLC** at any time with or without cause. The parties' obligations under this agreement with respect to transactions completed prior to terminations shall survive termination.
8. Payment in FULL allowed only as follows: Cash _____ Money order/ Cashier Check: _____
Credit Card _____ Harley-Davidson Financing Approval: _____
9. Patron understands that payment will not be issued until **KINGFISH ON MC, LLC** is paid in full by purchaser.
10. This agreement may be amended only by and instrument in writing signed by both parties.
11. Manheim/TRA, acts solely as an agent of the **KINGFISH ON MC, LLC** and, in this respect, I agree not to hold the Auction liable as a party to any contract of sale.
12. The parties agree that this agreement, any amendment or addendum to this agreement. Maybe transmitted by them for execution by electronic facsimile transmission. The parties intend that both their original and facsimile signatures on such documents shall be binding on the parties.

Patron Printed Name: _____

Patron Signature: _____

Date: _____