

846

-2-

2. That the Purchaser on this day of execution of this agreement paid the advance sale consideration amount of the above Hitachi an amount of Rs. 9,00,000/- (Rupees Nine lakh only) by the way of cash and the remaining amount of Rs. 1,00,000/- (Rupees One lakh only) will be paid on 10th August, 2016.
3. That the Seller delivered and / or handed over the possession of the above said Hitachi to the Purchaser and the Purchaser have accordingly took possession thereof.
4. That all liability, rights attached with the above said Hitachi is pass on to the Purchaser on this day of execution of this agreement.
5. That henceforth the Seller shall in no manner be blamed as regards the above said Hitachi since the said Hitachi has been handed over to the Purchaser without any defect as before taking possession of the said vehicle the purchaser has examined the Hitachi and found the same to be free from any defects.
6. That in the event of any untoward incident happens in relation to the above said Hitachi since from this day of execution of this agreement, the Seller in no manner would be held responsible as it would be the exclusive responsibility of the Purchaser.



IN WITNESS WHEREOF both the parties have put their respective signatures in presence of the witness on the date, month and year above written.

Witnesses:-

1. 

R. RAJA

S/O K. RAJAMANICKAM

R/o Bimbuyan



Signature of the Seller
(K. KANNAN)

2. 

S.M. ANANDHARAJU

S/o. SIMURUGAN

R/o. Bethuvagan

Parties here to have admitted the contents the execution of this document after the contents were read and explained in simple.....
on this the..... day
of.....

Signature of the Purchaser
(O. MUNIYANDI)

P. KANNAN
ADVOCATE,
Pondicherry