GN 196/2004

THE CONSUMER PROTECTION (PRICE AND SUPPLIES CONTROL) ACT

Regulations made by the Minister under section 35 of the Consumer Protection (Price and Supplies Control)

Act

- These regulations may be cited as the Consumer Protection (Importation and Sale of Second-hand Motor Vehicles) Regulations 2004.
- 2. In these regulations -

"Act" means the Consumer Protection (Price and Supplies Control) Act;

"authorised dealer" means a company licensed as such under regulation 6;

"business premises" means business premises which meet the requirements specified in regulation 3(2);

"company" has the same meaning as in the Companies Act 2001;

"motor vehicle" has the same meaning as in the Road Traffic Act;

"Radiation Protection Authority" means the Radiation Protection Authority established under section 4 of the Radiation Protection Act:

"second-hand motor vehicle" means a used motor vehicle, other than a motorcycle, first registered in a foreign country.

Amended by [GN No. 148 of 2011]; [GN No. 88 of 2013]; [GN No. 104 of 2013]

- 3. (1) No person shall carry on the business of importation and sale of second-hand motor vehicles unless the person is a company which -
 - (a) has an issued share capital of not less than 2 million rupees;
 - (b) holds a licence issued under regulation 6; and
 - (c) operates from its business premises.

- (2) For the purposes of these regulations, business premises shall consist of a showroom, or a closed yard, or both, and an office which are -
 - (a) destined solely for the display and sale of imported second-hand motor vehicles, and sale of spare parts;
 - (b) separated from any other compound or building used for a purpose other than the purposes specified at subparagraph (a); and
 - (c) easily accessible to the public and motor vehicles.
- **4.** (1) Any company which intends to carry on the business of importation and sale of second-hand motor vehicles shall apply to the. Permanent Secretary for a licence authorising it to do so.
 - (2) An application for a licence under paragraph (I) shall -
 - (a) be made in duplicate in the form specified in the First Schedule;
 - (b) be accompanied by-
 - (i) any licence to deal in the importation and sale of second-hand motor vehicles required under any other enactment; and
 - (ii) a certificate attesting that the company has not been wound up; and
 - (iii) a declaration as to whether any director of the company has or has not been convicted of an offence involving fraud or dishonesty during a period of 10 years preceding the application.
- 5. The Permanent Secretary may, on receipt of an application under regulation 4 -
 - (a) consult such person or authority as he considers necessary;
 - (b) request the applicant to furnish such additional information or document as he may reasonably require in relation to the application; and
 - (c) inspect the business premises to ensure whether it complies with the requirements of regulation 3(2).

- **6.** (1) After considering the application and any information and document submitted in relation to the application, the Permanent Secretary may -
 - (a) grant the application and issue to the applicant a licence in the form specified in the Second Schedule in respect of premises specified in the licence and subject to-
 - (i) the conditions specified in that Schedule;
 - (ii) the payment of a fee of 60,000 rupees; and
 - (iii) the submission of a security by means of a bank guarantee issued by a local bank, or a security by an insurance company registered under the Insurance Act in the appropriate form specified in Part I or Part II of the Third Schedule, for a sum of 2 million rupees in favour of the Government for a period of 24 months starting from the date of commencement of the validity of the licence; and

- (iv) such other conditions as the Permanent Secretary may impose; or
- (b) reject the application, where he is satisfied that the applicant has not complied with these regulations or is not otherwise fit to be granted a licence.
- (2) The Permanent Secretary shall, at the expense of the applicant, give notice of the grant of any application under paragraph (1)(a) in the *Gazette* and in 2 daily newspapers.
- (3) A licence issued under paragraph (1)-
 - (a) shall be valid for a period of 12 months; and
 - (b) may, subject to paragraphs (4) and (5), be renewed for further periods of 12 months.
- (4) Subject to regulation 9, a licence granted under this regulation shall not be transferable.
- (5) An application for the renewal of a licence shall be made by the authorised dealer in duplicate to the Permanent Secretary in the form specified in the Fourth Schedule not less than 21 days before the expiry date of the licence and the applicant shall comply with regulation 4(2)(b) and (c).
- (6) The Permanent Secretary may, on receipt of an application under paragraph (5) apply the provisions of regulation 5.

- (7) After considering an application under paragraph (5), the Permanent Secretary may -
 - (a) grant the application for renewal and issue to the applicant a licence in the form specified in the Second Schedule subject to-
 - (i) the condition specified in that Schedule;
 - (ii) the payment of a fee of 60,000 rupees;
 - (iii) the submission of a security by means of a bank guarantee issued by a local bank, or a security by an insurance company registered under the Insurance Act in the appropriate form specified in Part I or Part II of the Third Schedule, for a sum of 2 million rupees in favour of the Government for a period of 24 months starting from the date of commencement of the validity of the licence; and

- (iv) such other conditions that the Permanent . Secretary may impose; or
- (b) subject to paragraph (8), reject the application, where he is satisfied that the authorised dealer has not complied with these regulations or is not otherwise fit to have its licence renewed.
- (8) The Permanent Secretary shall not reject an application for renewal of a licence under paragraph (7)(b) unless he has given the authorised dealer a reasonable opportunity to show cause why the application should not be rejected.
- (9) Where an authorised dealer applies for the renewal of its licence after the date of expiry of its licence, the authorised dealer shall pay, in addition to the licence fee, a surcharge of 10 per cent.
- (10) Repealed by [GN No. 150 of 2014]

Amended by [GN No. 92 of 2005]; [GN No. 15 of 2013]; [GN No. 150 of 2014]

- 7. (1) The Permanent Secretary may cancel the licence of an authorised dealer -
 - (a) where the authorised dealer has -
 - (i) ceased its business;

- (ii) given to the Permanent Secretary information which is false and misleading in a material particular;
- (iii) breached any conditions of its licence;
- (iv) failed to start its business within 6 months of the issue of a licence to it, or within such extended period as the Permanent Secretary may allow;
- (v) contravened the Act or any regulations made under the Act;
- (b) for such other reasons as are specified in these regulations;
- (c) on any grounds on which he would have been entitled to reject an application for a licence or the renewal of a licence.
- (2) Before the Permanent Secretary cancels a licence of an authorised dealer under these regulations, he shall give written notice of his intention to do so to the authorised dealer and require him to make such representations as he may deem fit as to why the licence must not be cancelled.
- (3) The Permanent Secretary may, after considering the representations, and affording, where necessary, an oral hearing to the authorised dealer, cancel the licence and inform the authorised dealer of his decision and the reasons for his decision.
- **8.** (1) Where an authorised dealer wishes to cease its business, it shall so inform the Permanent Secretary, by registered post, 15 days prior to the date of projected cessation of its business.
 - (2) The Permanent Secretary shall, at the expense of the authorised dealer, publish in the *Gazette* and 2 daily newspapers -
 - (a) a notice of the projected cessation of business; and
 - (b) a notice requesting any person who claims to be entitled to a payment out of the amount of the guarantee issued under regulation 6(I)(a)(iii) and 6(7)(a)(iii) to give notice of his claim to the Permanent Secretary within 3 months from the publication of the notice.
 - (3) The guarantee referred to in paragraph (2)(b) shall be discharged -
 - (a) where no claim has been received within the time limit specified in that paragraph;
 - (b) after the disposal of all claims made under paragraph (2) or regulation 14.

- **9.** (1) Where an authorised dealer intends to change the address of its business premises, it shall notify the Permanent Secretary, by registered post, of the intended change of address and shall apply for an amendment of the address of the business premises on its licence.
 - (2) The notification under paragraph (1) shall be accompanied by any licence referred to in regulation 4(2) (b).
 - (3) The Permanent Secretary shall, at the expense of the authorised dealer, give notice of the proposed amendment in the. *Gazette* and 2 daily newspapers.
 - (4) The Permanent Secretary may, on receipt of a notification under paragraph (1) -
 - (a) apply the provisions of regulation 5;
 - (b) amend the address of the business premises on the licence of the authorised dealer; or
 - (c) reject the application for amendment, if the new business premises do not comply with the requirements of regulation 3(2).
- **10.** (1) Where there is a transfer of shares of the authorised dealer or a change in directors, the company shall forthwith inform the Permanent Secretary and submit documentary evidence to that effect.
 - (2) The authorised dealer shall inform the Permanent Secretary in writing whether any new director ha~ been convicted of an offence involving fraud and dishonesty during a period of 10 years preceding his appointment.
 - (3) Where a director has been convicted of an offence involving fraud or dishonesty, the Permanent Secretary shall require the authorised dealer to show cause why its licence must not be cancelled.
 - (4) Where the Permanent Secretary is satisfied that the authorised dealer is no longer a fit and proper company to continue holding a licence, he shall cancel the licence.
- 11. (1) Where an authorised dealer wishes to operate under a new company name, it shall notify the Permanent Secretary by registered post of the proposed change of name and shall apply for an amendment of its name on its licence.
 - (2) The notification under paragraph (1), shall be accompanied by a certificate issued by the competent authority attesting. the change of name.

- (3) The Permanent Secretary may, on receipt of an application under paragraph (1), apply the provisions of regulation 5 (a) and (b) and amend the name of the authorised dealer on the licence.
- (4) Before amending the name of the authorised dealer on the licence, the Permanent Secretary shall require the authorised dealer to furnish a fresh bank guarantee or a security given by an insurance company registered under the Insurance Act in the form specified in the Third Schedule subscribed in the proposed new name of the authorised dealer:

- **12.** (1) An authorised dealer shall enter into a sale agreement, which shall be substantially in the form specified in the Fifth Schedule, with a purchaser at the time of sale of an imported second-hand motor vehicle.
 - (2) An authorised dealer shall not sell or enter into any agreement under paragraph (1) in respect of a second-hand motor vehicle which-
 - (a) has not been cleared from the Customs;
 - (b) is kept in bond under the supervision of the Comptroller of Customs;
 - (c) has been initially shipped under the name of another person; or
 - (d) has been cleared from the Customs under the name of another importer, including another authorised dealer.
 - (3) An authorised dealer shall not sell, keep, or offer for sale an imported second-hand motor vehicle at any place other than its licensed business premises.
 - (4) An authorised dealer shall
 - (a) affix the auction sheet and the pre-shipment inspection certificate of an imported secondhand motor vehicle on the windscreen of that vehicle; and
 - (b) affix an explanatory note specifying the grade as per the auction sheet of that vehicle.

Amended by [GN No. 15 of 2013]

13. Notwithstanding regulation 12, an authorised dealer may enter into a Purchase Order Agreement substantially in the form set out in the Sixth Schedule with a purchaser, where-

- (a) the request for the importation of a specific second- hand motor vehicle has been made by the purchaser;
- (b) the vehicle and the country from which the vehicle is to be consigned have been specified by the purchaser;
- (c) the sale price of the vehicle has been agreed upon;
- (d) the time of the delivery of the vehicle has been specified.
- 14. (1) Where any person, other than a purchaser of a second-hand motor vehicle, contravenes any provision of these regulations or breaches a Purchase Order Agreement or a Sale Agreement, he shall commit an offence and shall, on conviction, be liable to a fine not exceeding 100,000 rupees and to imprisonment for a term not exceeding 3 years.
 - (2) Where an authorised dealer is convicted under paragraph (1), the Court may, in addition to the penalty provided, forfeit the bank guarantee or the security given the insurance company and

submitted by the authorised dealer under these regulations and cancel its licence.

- (3) Where any Court, tribunal or arbitrator orders or awards payment to be made by an authorised dealer in favour of an aggrieved consumer, the bank guarantee subscribed by the authorised dealer or the security submitted by the insurance company shall be applied towards such payment where the authorised dealer fails to comply with the order or award.
- (4) (a) Where an authorised dealer fails to comply with an order or an award, the Permanent Secretary shall serve a written notice on the authorised dealer requiring it to show cause why the bank guarantee subscribed or the insurance security given by it must not be used to pay any sum ordered or awarded in favour of a consumer.
 - (b) A notice served under this paragraph shall specify the amount of money to be paid out of the bank guarantee or the security given by the insurance company and the time period within which the authorised dealer has to comply with the order or award.
- (5) Where the authorized dealer fails to comply with the notice referred to in paragraph (4) within the period specified in the notice, the Permanent Secretary shall, by written notice served on the bank which has issued the bank guarantee or the insurance company which has given the insurance security, require the bank or the insurance company, as the case may be, to pay to the aggrieved consumer the amount representing any sum ordered or awarded under paragraph (3) within 10 days of the date of the notice; and

(6) Where a payment is effected under paragraph (5), the Permanent Secretary shall inform the authorised dealer in writing and require him to submit a fresh bank guarantee or fresh insurance security in the sum of 2 million rupees in favour of the Government of Mauritius, valid for the period starting from the date of the payment made under paragraph (5) to a date 12 months after the expiry of the current licence of the authorised dealer, failing which the Permanent Secretary may cancel the licence of the authorised dealer.

Amended by [GN No. 92 of 2005]

- **14A**. (1) The security submitted under these regulations shall, notwithstanding regulation 14 and pursuant to item 4A (iii) of the Fifth Schedule of the Consumer Protection (Control of Imports) Regulations 1999, also be subject to the condition that an authorised dealer shall bear all the costs of returning a vehicle to its supplier not later than 2 months from the date the vehicle is certified not to be free from removable radioactive surface contamination by the Radiation Protection Authority.
 - (2) Where an authorised dealer fails to return a vehicle to its supplier not later than 2 months from the date the vehicle is certified not to be free from removable radioactive surface contamination by the Radiation Protection Authority, the Permanent Secretary shall, by written notice served on the bank which issued the bank guarantee or the insurance company which has given the insurance security, require the bank or the insurance company, as the case may be,, to pay the amount representing any sum required to return the contaminated vehicle to its supplier.
 - (3) Where a payment is effected under paragraph (2), the Permanent Secretary shall inform the authorised dealer in writing and require him to submit a fresh bank guarantee or insurance security in the sum of 2 million rupees in favour of the Government of Mauritius, valid for the period starting from the date of the payment made under paragraph (2) to a date 12 months after the expiry of the current licence of the authorised dealer, failing which the Permanent Secretary may cancel the licence of the authorised dealer.

Amended by [GN No. 148 of 2011]; [GN No. 88 of 2013]; [GN No. 104 of 2013]

- 15. (1) Where an authorised dealer has ceased its business or where the licence of an authorised dealer has not been renewed or has lapsed under regulation 6 or has been cancelled under regulation 14(2) or for any other reason, the authorised dealer shall submit to the Permanent Secretary a return of its stock of imported second-hand vehicles.
 - (2) On receipt of the return referred to in paragraph (1), the Permanent Secretary may authorise the feexportation of the second-hand vehicles, or their registration with the National Transport Authority under the name of the authorised dealer.

- (3) Any stock of imported second-hand motor vehicles held by an authorised dealer under paragraph (1) shall not be transferred to the business premises of another authorised dealer without the prior written authorisation of the Permanent Secretary.
- **16.** The Consumer Protection (Licensing of Authorised Dealers in Imported Second-hand Motor Vehicles) Regulations 2003 are revoked.
- 17. (1) A licence issued or renewed under the regulations referred to in regulation 16, and which is still in force at the time of coming into operation of these regulations, shall be deemed to have been issued or renewed under these regulations.
 - (2) An authorised dealer carrying on the business of imported and sale of second-hand motor vehicles under a licence issued or renewed under the regulations referred to in regulation 16 or renewed under the present regulations shall be exempted by the Permanent Secretary from complying with regulations 3(1)(a), 6(1)(a)(iii) and 6(7)(a)(iii) for a period of 3 months from the date of coming into operation of these regulations.
 - (3) Where an authorised dealer holding a licence under the regulations referred to in regulation 16, has failed to renew its licence within 15 days of the expiry of the licence, it shall make an application to the Permanent Secretary for the renewal of the licence within 21 days from the date of coming into operation of these regulations, failing which the licence shall lapse.
 - (4) An application made under paragraph (3) shall not be subject to any surcharge.
- **18.** These regulations shall come into operation on the 01 December 2004.

Made by the Minister on Monday 29 November 2004.

FIRST SCHEDULE

(regulation 4)

THE CONSUMER PROTECTION (IMPORTATION AND SALE OF SECOND-HAND MOTOR VEHICLES) REGULATIONS 2004

Application for a licence of Authorised Dealer in Importation and Sale of Second-hand Motor Vehicles

1. Particulars of Applicant

(Block Letters) (c) Address of business premises **. (Block Letters) (d) Names and addresses of shareholders [list to be attached]		(a)	Name of company*					
(Block Letters) (c) Address of business premises ** (Block Letters) (d) Names and addresses of shareholders [list to be attached]		(b)	(Block Letters) Address of registered office					
(d) Names and addresses of shareholders [list to be attached] (e) Names and addresses of directors***		(c)		(Block L	etters)			
(d) Names and addresses of shareholders [list to be attached]		, ,						
(e) Names and addresses of directors***		(d)	Names and addresses	•	•			
(a) Issued share capital Rs		(e)		of directors***				
(b) Loan capital- (b) Short-term	 2.	Fina	ncial Structure of Compa	any				
(b) Short-term		(a)	Issued share capital		Rs			
Bank certificate attesting a credit balance of not less than 2 million rupees or credit facilities of not less than million rupees in favour of the company to be attached. 3. Estimated Imports of Vehicles (a) Yearly Type Quantity Exporting country Approximate c.i.f. value (car, van truck) (units) Rs. (b) Imports at anyone time Type Quantity Exporting country Approximate c.i.f. value (car, van truck) (units) Rs.		(b)	Loan capital-		-			
Type Quantity Exporting country Approximate c.i.f. value (car, van truck) (units) Rs. (b) Imports at anyone time Type Quantity Exporting country Approximate c.i.f. value (car, van truck) (units) Rs.			_					
Type Quantity Exporting country Approximate c.i.f. value (car, van truck) (units) Rs. (b) Imports at anyone time Type Quantity Exporting country Approximate c.i.f. value (car, van truck) (units) Rs.	3.	Estir	nated Imports of Vehicle	S				
(car, van truck) (units) Rs. (b) Imports at anyone time Type Quantity Exporting country Approximate c.i.f. value (car, van truck) (units) Rs.		(a)	Yearly					
(b) Imports at anyone time Type Quantity Exporting country Approximate c.i.f. value (car, van truck) (units) Rs.			•	•				
Type Quantity Exporting country Approximate c.i.f. value (car, van truck) (units) Rs.								
(car, van truck) (units) Rs.		(b)	Imports at anyone tim	e				
			•	•	Exporting country	Approximate c.i.f. value		

	(a)	To be kept in bond under supervision of the Comptroller of Customs If 'Yes', specify address and storage capacity			No	****
	(b)	To be kept in public bonded warehouse If 'Yes', state the name of owner of the bonded warehouse and address- (certificate from owner attesting the space provided for and the number attached).	Yes	icles to	No be st	**** ored to be
	(c)	To be cleared from the customs against payment of all dues Yes No	****			
5.	DECL	ARATION				
	best of made convidual	by declare that the particulars given in this application and the documents of my knowledge and belief, true and correct and that the estimates given in good faith and with all due care. I further declare that no director/directed of an offence involving fraud or dishonesty during the last 10 years take to comply with all the provisions of the Consumer Protection (Importative) Regulations 2004.	n in this rector. s prece	applice applice applications ap	cation I (****) this ap	have beer has beer plication.
	Date:	g .				
* ** ** ***	Attach Attach	copy of the certificate of incorporation of the company. plans showing the precise area and location of the business premises. "Bank Reference" Certificate for each Director. s appropriate				
		SECOND SCHEDULE (regulation 6)				
		(regulation o)				
	,,	THE CONSUMER PROTECTION	O. II. A.			
	(I	MPORTATION AND SALE OF SECOND-HAND MOTOR VEHICLES) RE	GULA	IONS	2004	
1.	·	Licence of Authorised Dealer in Importation and Sale of Second-hand	l moto	r Vehic	cles	of

(Name of authorized dealer)

	eby licenced to operate as authorised dealer in imported second-hand motor vehicles at
	(Address of business premises)
Partic	culars of the licence-
(a)	Amount Paid
	C.B. No
	Date:
(b)	Licence No.
	Duration of Licence: fromtoto
	Date of issue:
Note:	: This licence shall be valid subject to -
(a)	The condition that the authorised dealer shall ensure a reasonable availability of spare parts of models of motor vehicles which it may introduce on the local market; and
(b)	Other conditions:
	for Permanent Secretary
	Ministry of Commerce and Co-operatives
	THIRD SCHEDULE
	(regulation 6)
ГНЕ С	ONSUMER PROTECTION (IMPORTATION AND SALE OF SECOND-HAND MOTOR VEHICLES)
	REGULATIONS 2004
	PART I
	BANK GUARANTEE

By this guarantee the.....

2.

PART II

Designation.....

Name of Bank.....

(Insert date of expiry of insurance security).

Official seal of Bank

SECURITY OF INSURANCE COMPANY
By this security the
(insert name of Insurance Company)
is, pursuant to the Consumer Protection (Importation and Sale of Second-hand Motors Vehicles) Regulations 2004,
bound to the Government of Mauritius in the sum of 2 million rupees subject to the condition that
if
(insert address of authorised dealer)
of
(insert address of business premises)
does not contravene the Consumer Protection (Importation and Sale of Second-hand Motor Vehicles) Regulation
2004 or any other enactment governing the importation, sale, storage and registration of second-hand motor vehicles
and does not cause prejudice to any consumer in the operation of his business by

then this security shall be thereby discharged.

^{* 24} months after the date of commencement of validity of second-hand dealer licence.

Dated this	day of	Two thousand and
		Signature
		Designation
		Name of Insurance Company
		Official seal of Insurance Company

FOURTH SCHEDULE

(regulation 6)

THE CONSUMER PROTECTION (IMPORTATION AND SALE OF SECOND-HAND MOTOR VEHICLES) REGULATIONS 2004

Application for Renewal of Licence of Authorised Dealer in Importation and Sale of Second-hand Motor Vehicles

The P	rermanent Secretary
Minist	ry of
1.	We
	(Name of authorised dealer)
	of
	(Address)
	carrying on business at
	(Address of business premises)
	hereby apply for the renewal of our licence of authorised dealer in importation and sale of second-hand motor
	vehicles issued to us onbearing licence Noand valid
	for the periodto

- **2.** We inform you that the address of our business premises has not changed.
- 3. Declaration.

^{* 24} months after the date of commencement of validity of second-hand dealer licence.

			or dishonesty during the last 10 years preceding this application.				
	undertake to comply with all the provisions of the Consumer Protection (Importation and Sale of Second-hand Motor Vehicles) Regulations 2004.						
		Signature of re	epresentative of authorised dealer:				
Date:			Designation:				
*Delete as a	appropri	ate					
			FIFTH SCHEPULE				
			(regulation 12)				
THE CONSU	MER PI	•	RTATION AND SALE OF SECOND-HAND MOTOR VEHICLES) REGULATIONS 2004				
			Sale Agreement				
Declaration	•						
		ade in duplicate this	day of				
Between							
(hereinafter	called t	he "authorised dealer	") and Mr./Mrs./Ms.*of				
		he "purchaser"].					
(a)		authorised dealer agr haser with the followin	ees to sell and deliver an imported second-hand motor vehicle to the				
	(i)	Type of vehicle	:				
	(ii)	Make	:				
	(iii)	Model					

1.

I hereby declare that the particulars given in this application and the documents attached herewith are, to the

		(iv)	Year	:
		(v)	Colour	:
		(vi)	Chassis No.	:
	(b)	the n	urchaser confirms t	that he has been allowed by the authorised dealer to effect a test-drive
	(10)	-		•
				vehicle and agrees to purchase the vehicle for a total selling price of
		RS	•••••	(excluding/including insurance)* to be paid as follows:*
		(i)	payment in cash	of the total selling price viz. Rs;
		or		
		(ii)	deposit of Rs	Balance Rs
			payable in total	onor ininstalments of
			Rs	on
	(c)	the r	urchaser has taker	n cognisance of the pre-shipment inspection certificate issued in the
	(0)	•		pect of the above-mentioned vehicle.
Warra	anty			
It has	been f	urther a	greed between the	authorised dealer and the purchaser as follows -
(0)	The	atha a w	العطم معامعا لمعمنا	Il guarantee the vahiale and norte for a warranty period**
(a)		author		Il guarantee the vehicle and parts for a warranty period**from the date of this agreement.
(b)	The v	warranty	covers the renairin	ng or replacement free of charge, including labour costs, of any part that
(2)		_	·	needed to carry out the repairs under warranty.
		y shall	not cover any defe	ect which is due to lack of care, improper use, or is the result of an
accid	ent.			
Signa	ture of	purcha	ser	Signature of authorised dealer
Nam	ne:			
Tel.				
Date				Date

2.

- Delete as appropriate
- ** the warranty period shall be for a minimum of 6 months

SIXTH SCHEDULE

(regulation 13)

THE CONSUMER PROTECTION (IMPORTATION AND SALE OF SECOND-HAND MOTOR VEHICLES) REGULATIONS 2004

PURCHASE ORDER AGREEMENT

		TORONAGE ORDER AGREEMENT
Decla	aration	and Agreement
Purch	nase Or	der Agreement made in duplicate thisday ofday
two th	nousand	d and
Betw	een	
M/ s.		
Whos	se busin	ess premises is situated at
(here	inafter c	called the "authorised dealer") and
of		
[here	inafter c	called the "Purchaser")
Wher	eby	
(a)	the p	urchaser places an order with the authorised dealer for the importation of a second-hand moto
	vehic	le with the following particulars -
	(i)	Type of vehicle:
	(ii)	Make:
	(iii)	Model:
	(iv)	Year:
	(v)	Colour:
	(vi)	Country of origin :
	(vii)	Country from which vehicle is to be consigned:

		(viii) *Options: air-conditioned, power stee compact disc, alloy wheel, anti lock bra	ering, power mirrors, central locking, radio cassette, ke system.
	(b)	the agreed sale price isdated	rupees as per quotation .from the authorised dealer.
	(c)	the purchaser effects a deposit, of	rupees.
	(d)		e vehicle to the purchaser at its showroom on or before
2.	Righ	ts of the parties	
	It has	s been further agreed between the authorised dea	aler and the purchaser that –
	(a)	·	naser the deposit effected under paragraph 1(c) together d vehicle is not as per specifications at 1(a) or is not
	(b)	the deposit of Rupees) made by the pu	le after its importation, the authorised dealer may retain irchaser under paragraph 1(c) and claim any reasonable dealer to give effect to this purchase order agreement.
*dele	ete as a	ppropriate	
3.	Othe	r Conditions (at the option of the parties)	
		Signature of purchaser	Signature of authorised dealer
		ne:ress:	Name: Address:
	Tel.	No	Tel. No
	Date	a·	Date:

2.