

STATE OF FLORIDA
DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES – DIVISION OF MOTORIST SERVICES

SUBMIT THIS FORM TO YOUR LOCAL TAX COLLECTOR OFFICE

www.flhsmv.gov/offices/

POWER OF ATTORNEY FOR A MOTOR VEHICLE, MOBILE HOME OR VESSEL

3/12/19

(Date)

I/We hereby name and appoint, David Blakeslee Holbrook, to be my/our
(Full Legibly Printed Name is Required)

lawful attorney-in-fact, to act for me/us, in applying for an original or duplicate certificate of title, to register, transfer title, or record a lien to the motor vehicle, mobile home or vessel described below, and to print my/our name and sign their name, in my/our behalf. My attorney-in-fact can also do all things necessary to the application or any other related instrument and to bind me/us in as sufficient a manner as I/we myself/ourselves could do, were I/we personally present and signing the same.

With full power of substitution and revocation, I/we hereby ratify and confirm whatever my/our said attorney-in-fact may lawfully do or cause to be done in the virtue hereof.

CHECK ONE:

Motor Vehicle

Mobile Home

Vessel

Year	Make/Manufacturer	Body Type	Title Number
2014	MAZD	UT	114216800
Vehicle/Vessel Identification Number			
JM3KE2CY8E0392005			

NOTICE TO OWNER(S): COMPLETE THIS FORM IN ITS ENTIRETY PRIOR TO SIGNING.

UNDER PENALTIES OF PERJURY, I/WE DECLARE THAT I/WE HAVE READ THE FOREGOING DOCUMENT AND THAT THE FACTS STATED IN IT ARE TRUE.

Charles B. Holbrook
(Signature of Owner "Grantor")

Charles B. Holbrook

(Legibly Printed Name of Owner "Grantor")

(WI) H416-1425-7110-08

(Driver License, Identification Card or FEID Number for Owner)

03/30/1957

(Date of Birth for Owner, if applicable)

310 S. Golden Lake Lane

(Owner's Address)

Oconomowoc

(City)

WI 53066

(State)

(Zip)

(Signature of Co-Owner "Grantor," if applicable)

(Legibly Printed Name of Co-Owner "Grantor," if applicable)

(Driver License, Identification Card or FEID Number for Co-Owner)

(Date of Birth for Co-Owner, if applicable)

(Co-Owner's Address)

(City)

(State)

(Zip)

This non-secure power of attorney form may be used when an individual or entity appointed as the attorney-in-fact will be completing the odometer disclosure statement as the **buyer only** or the **seller only**. However, this form cannot be used to allow an individual or entity (such as a dealership) to sign as both buyer and seller for the purpose of disclosing the odometer reading. This may be accomplished only with the secure power of attorney (HSMV 82995) when:

- (a) the title is physically being held by the lienholder; or
- (b) the title is lost.

NOTE: A licensed dealer and his/her employees are considered a single entity.

Check your local phone book government pages or visit the following website for current mailing addresses:

<http://www.flhsmv.gov/offices/>

State of Florida

\$7,995.00

County of Alachua

March 09, 2019

CAR BILL OF SALE

FOR AND IN CONSIDERATION OF the sum of \$7,995.00 U.S. Dollars, paid by Cash, the receipt and sufficiency of which is hereby acknowledged, Heirs of Dorthy Holbrook: Charles B. Holbrook, W. Frazer Holbrook, David B. Holbrook (the "Seller"), presently of 825 NW 124th Drive, Newberry, Florida 32669 **DOES HEREBY SELL, ASSIGN, AND TRANSFER** to Robert G. Martin and Lee Ann M. Martin (the "Buyer"), presently of 2798 208th Street, Lake City, Florida 32024, the following described motor vehicle (the "Motor Vehicle"):

Make: Mazda

Model: CX-5

Year: 2014

Body Type: UT

Color: White

Odometer Reading: 26045

Vehicle Identification Number (VIN): JM3KE2CY8E0392005

ODOMETER DISCLOSURE

Federal and state law requires that the mileage of the Motor Vehicle be stated upon transfer of ownership. Failure to disclose the mileage or providing a false statement may result in fines and/or imprisonment.

The Seller states that the odometer reading of the Motor Vehicle is 26045 miles. The Seller certifies that to the best of the Seller's knowledge, this reading reflects the actual mileage of the Motor Vehicle. Further, the Motor Vehicle's odometer was not altered, set back, or disconnected while in the Seller's possession, and the Seller has no knowledge of anyone else doing so.

Both Buyer and Seller acknowledge the above odometer statements:

By: *Robert G. Martin* Date: 3/9/19
Robert G. Martin

By: *Lee Ann M. Martin* Date: 3/9/19
Lee Ann M. Martin

By: Charles B. Holbrook Date: _____
Heirs of Dorothy Holbrook: Charles B. Holbrook

By: W Frazer Holbrook Date: _____
Heirs of Dorothy Holbrook: W. Frazer Holbrook

By: David B Holbrook Date: 3/9/19
Heirs of Dorothy Holbrook: David B. Holbrook

SELLER HEREBY NOTIFIES BUYER, AND BUYER HEREBY ACKNOWLEDGES AND AGREES THAT THE VEHICLE IS BEING SOLD AS IS WITHOUT ANY WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, REGARDING THE CONDITION OF THE VEHICLE. SELLER EXPRESSLY DISCLAIMS ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR OF FITNESS FOR A PARTICULAR PURPOSE.

The Buyer has been given the opportunity to inspect the Motor Vehicle, or alternatively, have the Motor Vehicle inspected. Additionally, the Buyer has accepted the Motor Vehicle in its existing condition.

The Seller certifies under penalty of perjury that the statements made in this Bill of Sale are true and correct to the best knowledge of the Seller.

By: Charles B. Holbrook Date: _____
Heirs of Dorothy Holbrook: Charles B. Holbrook

By: W Frazer Holbrook Date: _____
Heirs of Dorothy Holbrook: W. Frazer Holbrook

By: David B Holbrook Date: 3/9/19
Heirs of Dorothy Holbrook: David B. Holbrook

By: Robert G. Martin Date: 3/9/19
Robert G. Martin

By: Lee Ann M. Martin Date: 3/9/19
Lee Ann M. Martin