Buyer's Order

Bill of Sale # 3118067

Dealer/Seller Name and Address The Hertz Corporation 2170 S. MANNHEIM RD. DES PLAINES, IL 60018

Buyer Name(s) and Address(es) ARUN KUMAR SIRIMALLA 3002 PATTY LN #5 MIDDLETON, WI 53562 (786) 786-7979 SAIKRUPA GANGULA 3002 PATTY LN #5 MIDDLETON, WI 53562

Date 12/29/2022	Stock No.	53055
App No.	Unit No.	1389162
Deal Type 1	Area No.	2802

Deal No. 20361 Salesperson ANDREW MOUJOUROS Salesperson No. 307264

Vehic	le Infor	mation
VGIIIG		mation.

New X Used □ Demo 2020 Year Lic. No.

Make BMW Odometer Reading 49,249 Color WHITE, ALPINE Model 330

Body Style SEDAN

VIN 3MW5R1J01L8B22602

Other

Insurance Information

Buyer has arranged insurance on the motor vehicle. Insurance Company PROGRESSIVE Policy No. 964571636

Trade-In Information

Trade-in 1

Year Lic. No.

Make **Odometer Reading**

Model Color

Body Style

VIN

Lienholder Name

Address

Phone Payoff

Payoff good through

Approved

Trade-in 2

Year Lic. No.

Odometer Reading Make

Model Color

Body Style

VIN

Lienholder Name

Address

Phone Payoff

Payoff good through

Approved



Buyer Initials

Notices

FOR USED VEHICLES ONLY

Illinois law requires that this vehicle will be free of a defect in a power train component for 15 days or 500 miles after delivery, whichever is earlier, except with regard to particular defects disclosed on the first page of this agreement. "Power train component" means the engine block, head, all internal engine parts, oil pan and gaskets, water pump, intake manifold, transmission, and all internal transmission parts, torque converter, drive shaft, universal joints, rear axle and all rear axle internal parts, and rear wheel bearings. You (the consumer) will have to pay up to \$100 for each of the first 2 repairs if the warranty is violated.

ATTENTION CONSUMER: SIGN HERE ONLY IF THE SELLER HAS TOLD YOU THAT THIS VEHICLE HAS THE FOLLOWING PROBLEM OR PROBLEMS AND YOU AGREE TO BUY THE VEHICLE ON THOSE TERMS:

ATENCIÓN CONSUMIDOR: FIRME AQUÍ SOLAMENTE SI EL VENDEDOR LE HA DICHO QUE EL VEHÍCULO TIENE EL/LOS SIGUIENTE(S) PROBLEMA(S) Y USTED ESTÁ DE ACUERDO EN COMPRAR EL VEHÍCULO SEGÚN ESTOS TÉRMINOS:

1	
2	
3	
	12/29/2022
Buyer Signs ARUN KUMAR SIRIMALLA	Date
	0/00/0000
Buyer Signs SAIKRUPA GANGULA	2/29/2022 Date
Buyer signs SAIRITOF A GANGOLA	Date
Ruver Sians	Date

pdfllKhtz97 7fd97c3b-509a-4335-9e5f-4783b322357b Buyers Order-IL Buyer's Order-IL Bankers Systems® The Reynolds and Reynolds Company ©2017

BLIY-ORDER-IL 7/1/2017

Itemization of Sale 28,250.00 1. Vehicle Sales Price None 2. Sales Tax \$_ None 3. Other Tax(es) N/A \$ 28,250.00 4. Subtotal (Add lines 1 + 2 + 3) Title, License, Other Fees & Taxes None 5. Optional ERT Fee 324.24 Documentary Fee* STATE LICENSE 27.00 7. 8. 12. _____ 351.24 13. Subtotal (Add lines 5 through 12) **Additional Items** 15. _____ 17. _____ 19. ______ \$ _____ 20. ______ \$ ____ 21. _____ 22. ______\$ _____ 23. _____ \$ ____ 24. _____ 26. ______ \$ _____ 27. _____ \$ _____ 28. _____ 29. 30. Subtotal (Add lines 14 through 29) 31. Cash Sale Price (Add lines 4 + 13 + 30) \$ _____28,601.24 None 32. Trade-in Allowance None 33. Less Payoff None 34. Net Trade Allowance (Line 32-33) None 35. Cash Down Payment None 36. Manufacturer's Rebate None 37. Deferred Down Payment \$ _____ 38. Other Down Payment N/A None \$ _____ None 39. Total Down Payment (Add lines 34 through 38) 28,601.24 40. Total Balance Due (Line 31-39)

* DOCUMENTARY FEE. A DOCUMENTARY FEE IS NOT AN OFFICIAL FEE. A DOCUMENTARY FEE IS NOT REQUIRED BY LAW, BUT MAY BE CHARGED TO BUYERS FOR HANDLING DOCUMENTS AND PERFORMING SERVICES RELATED TO CLOSING OF A SALE. THE BASE DOCUMENTARY FEE BEGINNING JANUARY 1, 2008, WAS \$ 324 . THE MAXIMUM AMOUNT THAT MAY BE CHARGED FOR A DOCUMENTARY FEE IS THE BASE DOCUMENTARY FEE OF \$ 324 WHICH SHALL BE SUBJECT TO AN ANNUAL RATE ADJUSTMENT EQUAL TO THE PERCENTAGE OF CHANGE IN THE BUREAU OF LABOR STATISTICS CONSUMER PRICE INDEX. THIS NOTICE IS REQUIRED BY LAW.

Additional Terms

Definitions. Contract refers to this Buyer's Order. The pronouns you and your refer to each Buyer signing this Contract. The pronouns we, us and our refer to the Dealer/Seller. Vehicle means the motor vehicle described in the Vehicle Information section. Trade-in Vehicle(s) refers to the vehicle described in the *Trade-in Information* section that is being traded to the Dealer/Seller as part of this transaction. *Manufacturer* refers to the entity that manufactured the Vehicle.

Agreement to Purchase. You agree to buy the Vehicle from us for the price stated in this Contract. You agree to sign any documents necessary to complete this transaction. Unless you have cancelled this Contract under the condition described in the Manufacturer section, if you refuse to take delivery of the Vehicle, we can keep any deposits you have made to us, and you will be liable to us for all of our damages and expenses in connection herewith, including but not limited to reasonable attorneys' fees.

You represent that you are of legal age and have legal capacity to enter into this Contract.

Manufacturer. We are not an agent of the Manufacturer. Manufacturer can change the price, design or standard features of the Vehicle at any time without notice. If we cannot obtain the Vehicle from the Manufacturer at the price in effect as of the date of this Contract, or if we cannot obtain the agreed upon product from the Manufacturer, you or we can cancel this Contract.

If you cancel this Contract under the terms of this section, we will refund to you any amounts you have paid to us. If you have delivered a Trade-in Vehicle to us, we will return it to you. If we have already sold the Trade-in Vehicle, we will pay you the trade-in allowance after adjusting for any payoff to a lienholder.

Insurance. The insurance information you have given us is accurate.

Trade-in Vehicle. You will transfer title to the Trade-in Vehicle to us free of all liens except those noted on this Contract. You give permission to us to contact the lienholder(s) for payoff information. If the payoff information that we obtain from the lienholder(s) differs from the amount disclosed in this Contract, you agree to pay the difference to us if the actual amount of the balance owed is greater than the amount listed in this Contract. If the actual amount of the balance owed is less than the amount listed in this Contract, then we will pay you the difference.

If you do not deliver the Trade-in Vehicle to us at the time of the initial appraisal, we may reappraise the Trade-in Vehicle when it is delivered to us. If the reappraised value is lower than the original appraisal, you can cancel this transaction as long as you have not taken delivery of the Vehicle.

You represent that (a) you are the sole true and lawful owner of the Tradein Vehicle, (b) the Trade-in Vehicle has never been titled under any state or federal "brand" such as "defective," "rebuilt," "salvage," "flood," etc., (c) the mileage of the Trade-in Vehicle shown in this Contract is the actual mileage of the Trade-in Vehicle, (d) all emission control equipment is on the Trade-in Vehicle and is in satisfactory working order, and (e) the Trade-in Vehicle has not been damaged by collision or other event and repaired. If any of these representations are not true, we may elect to cancel the transaction. We may also choose to reappraise the Trade-in Vehicle and adjust the Total Balance Due instead of cancelling the transaction. You agree to immediately pay us the difference.

Retail Installment Contract. In the event that you and we enter into a retail installment contract for the financing of the purchase of the Vehicle, the terms of the retail installment contract will control any inconsistencies between this Contract and the retail installment contract.

Vehicle Inspection. You are purchasing the Vehicle based upon your personal inspection, and are not relying upon any opinion, statement, promise or representation of the salesperson, or any other of our employees that is not contained in the written agreements you are signing today.

Vehicle Condition. You understand that the Vehicle may have sustained prior body damage and may have undergone prior mechanical repairs during or after its manufacture, during or after transit to us or while in the possession of prior owners or operators.

pdfllKhtz97 Buyers Order-IL

Warranty Information

WARRANTIES SELLER DISCLAIMS

If the vehicle you purchased is a new vehicle, unless the Seller makes a written warranty, or enters into a service contract within 90 days from the date of this contract, the Seller makes no warranties, express or implied, on the vehicle, and there will be no implied warranties of merchantability or fitness for a particular purpose.

If the vehicle you purchased is a used vehicle, unless the Seller makes a written warranty, or enters into a service contract within 90 days from the date of this contract, the Seller makes no express warranties on the vehicle, and there will be no implied warranties of fitness for a particular purpose. The vehicle is subject to an implied warranty of merchantability, but only to the extent required by Illinois law. The implied warranty of merchantability expires at midnight of the 15th calendar day after delivery of the vehicle or until the vehicle is driven 500 miles after delivery, whichever is earlier. This implied warranty of merchantability does not extend to damage that occurs after the sale that results from: (1) offroad use; (2) racing; (3) towing; (4) abuse; (5) misuse; (6) neglect; (7) failure to perform regular maintenance; and (8) failure to maintain adequate oil, coolant and other required fluids or lubricants.

The above provisions do not affect any warranties covering the vehicle that the vehicle manufacturer may provide.

Used Car Buyer Notice. If you are buying a used vehicle, the information you see on the window form for this Vehicle is part of this Contract. Information on the window form overrides any contrary provisions in the contract of sale.

Spanish Translation: Guía para compradors de vehículos usados. La información que ve en el formulario de la ventanilla para este vehículo forma parte del presente contrato. La información del formulario de la ventanilla deja sin efecto toda disposición en contrario contenida en el contrato de venta.

Additional Notices

☐ You understand that the balance owed on the Trade-in exceeds the Trade-in Allowance and that as a result the Total Balance Due has been increased by this \$ None of negative equity.

NO PUBLIC LIABILITY INSURANCE ISSUED WITH THIS TRANSACTION

Signatures

This agreement is not binding upon the Dealer/Seller until it is signed by an authorized representative of the Dealer/Seller.

By signing below, you agree to the terms of this Contract. You received a copy of this Contract and had a chance to read and review it before you signed it. This is the complete agreement; there are no other written or oral agreements.

☐ A separate Arbitration Agre	ement is a pai	t of this Contract
		12/29/2022
Buyer Signs ARUN KUMAR SIRIMALLA		Dat
		12/29/2022
Buyer Signs SAIKRUPA GANGULA		Dat
Buyer Signs		Date
		12/29/2022
Dealer/Seller The Hertz Corporation		Dat
Ву:		
Print Name:		
Title: Date: 12/29/2022		
*		
Lienholder Name: CASH		
Lienholder Address:	Stata	Zin
City	State	_ Zip

Purchaser is hereby notified that The Hertz Corporation ("Hertz") has assigned its rights (but not its obligations) under the contracts to sell vehicles to purchasers to Hertz Car Exchange, Inc. as part of an IRC Sec. 1031 exchange program. This assignment has no effect on your ownership, rights or obligations. For questions, or to determine whether the assignment of rights applies to a particular vehicle, please contact Hertz at 405-775-3554.