Motor Vehicle Retail Order

Demo

Used

✓ New

"THE CAUSEWAY FAMILY OF DEALERSHIPS"

FORD HONDA LINCOLN NISSAN ROUTE 72 MANAHAWKIN, NJ 08050



www.causewaycars.com

CUSTOMER Praveen Kumar Palle				DATE	June 27, 2022	STOCK NO. Y20670	VIKMBJFDAZ6NU066817
ADDRESS 1033 FULBRIGHT DR	MORRISVILLE		NC	27560		ypal26@gmall.com	m
HOME PHONE WORK CELL			SALESPERSON John Cleri				
D. L. #	D.O.B.			SALESPER			
PLEASE ENTER MY ORDER FOR ONE	2022 Hyundal			_OALLOI LI	Control State Stat	FOR	
(YEAR)	AND MAKE)	40			MODEL Tue	DA26NU0	66817
	Dhone MILES	10		SERIAL NO	KIVIOJI	DAZONOO	00017
Prior to Delivery of the vehicle listed above, custome	Charles of the Control of the Contro	The second secon	ALE OR LEASE	le are those offered	by the manufacturer		
and so advise dealership				s/leases this	vehicle "as is" an	d hereby disclaims	by the manufacturer, all warranties, either
IF A CREDIT SALE REQUIRED INFORMATION CONTAINED ON A SEPARATE				a particular	purpose. Any liab	lity of dealer with r	nerchantability and espect to defects or
IF A LEASE COMPLETE DISCLOSURE OF ALL LEASE TERMS AND CONDITIONS				ns of this ve ce or safety.	hicle including, w (whether by way	thout limitation, the of "strict liability," b	ose which pertain to based upon dealer's
IS CONTAINED ON A SEPARATE LEASE CONTRA		110113	negligence	, or otherwis	se), is expressly e	xcluded and custon	ner hereby assumes by this disclaimer of
TO BE DELIVERED ON OR ABOUT Price of Unit \$47,700.00				by dealer.		any is not uncolor	o,
Additional Equipment (options)	\$ 47,700	-					
			The State of the S			HECK APPROPRIA	Expressly disclaims
1% of MSRP Sales Services (Optional)	\$ 452	2.00	all warrant	ies, either o	express or implies	d, including any im	plied warranties of
TIRE AND WHEEL 1 YEAR			respect to	defects or n	nalfunctions of th	is vehicle including	bility of dealer with , without limitation,
KEY REPLACEMENT 1 YEAR			those which	n pertain to	performance or sa	fety, (whether by w	ay of "strict liability," assly excluded and
			customer l	hereby ass	umes any such r	isks.	asily axelladed alle
			□ The set	l. doolor wo	OF		ranty which is issued
	,		with and ma	ade a part o	f this order form.	de is the innited wan	lanty which is issued
IF A LEASE, THE FOLLOWI	NG APPLY:			ALL USED	VEHICLE SALES	-DEALER'S OBLI	GATION
MONTHLY PAYMENT AMOUNT \$				(New Jerse	ev require Motor \	/ehicle Dealers to	make all necessary
TERM: MONTHS	repairs, without charge, or return the full purchase price (if a sale) to the customer in the event a used vehicle sold and intended to be registered in this State fails to meet State Inspection Standards for the issuance of a certificate of approval due						
MILEAGE PER YEAR				that is not	the result of the c	ustomer's own act	. The undersigned,
CASH DUE AT DELIVERY \$				s to have th	e used vehicle	inspected within	r's obligation above 14 days from the
IF A PURCHASE, THE FOLLO		-	issuance	of the pern	nanent registrat	ion for such vehi	cle.
LESS TRADE-IN ALLOWANCE	\$ 48,521	.00		X	A TOTAL	Customer's Signature	A STATE OF THE PARTY OF T
SUBTOTAL	\$ 48,521	.00	WA	IVER OF DE	EALER'S OBLIGA	TION (USED VEH	ICLE SALE)
THEFT GUARD ETCH (OPTIONAL)	\$ 290	.00	The unders	igned has i	read and understo	od the above Deal	er's Obligation, and LIGATION to make
DOCUMENTARY FEE: Clerical Expense \$2			ronaire with	mut charge	or return the full i	purchase price (if a	sale) if the vehicle
Document Delivery Service \$2	14.50 \$ 429	.00	unlose the	cause for the	e vehicle's rejection	in is an item which	ertificate of approval, is "covered" by New
(See Paragraph 16 On Reverse Side) TOTAL TAXABLE AMOUNT	\$ 49,240	00	Jersey's U	sed Car Le	mon/Warranty La	w (P.L. 1995, Ch	ot. 373.)
SALES TAX	\$ 1,477	-		x	The State of	Customer's Signature	Page 1 of the Land
MOTOR VEHICLE TIRE FEE	\$ 0	.00		TRADE		N AND ALLOWAN	ICE
REGISTRATION/TITLE FEE (ESTIMATED)	7				N/A		V-15-11
(See Paragraph 15 On Reverse Side)	6 000		The state of the s		The second second	The second second	and the state of t
PAY-OFF ON TRADE-IN	\$ 232	0	Less Balanc			Date of	
ON-LINE MOTOR VEHICLE REGISTRATION	FEE \$9	.70	Net Trade-in				SOUTH THE PARTY
TOTAL	\$ 50,958	.90	Balance Ow		1000		The state of the s
			Address:		to a agent short		- Assessed to
	7 4 4 4 4		Account No			70700724	Land to the same of the
LESS DEPOSIT	\$ 500	0	Info. From_	tifies that the	frame on the trade-in	Good Thru vehicle has never su	stained any damage or
LEGS DEFOSIT			been renaire	d All airbags	are of original equip	ment and have never	been deployed. Also, system tampered with
BALANCE IN CASH OR CERTIFIED	\$ 0	.00	or altered. Co	ustomer certif	ies the above milea	ge of trade-in vehicle	is accurate.
TOTAL	\$ 50,458	50.000	x	Custom	ers Signature	-	Date
AGREEMENT TO ARBITRATE ANY CLAIMS. READ THE FO The parties to this agreement agree to arbitrate any claim, disposation automobile and the financing thereof, including the validity of the processes, such as a court action or administrative proceeding to arbitration under this agreement, except for new car lemon to waive any right to pursue any claims arising under this agreement arbitration or proceeding. The arbitration shall be conducted in a filing, service, administration, arbitrator, hearing, or other fees, awarded by the arbitrator under applicable law. The arbitration shall upon the parties. Any further relief sought by either part for any reason, the remaining provisions shall remain enforceable arbitration days a shall be deemed uponforceable, it being the larbitration days a shall be deemed uponforceable, it being the larbitration days a shall be deemed uponforceable, it being the larbitration days as hall be deemed uponforceable.	is agreement. By agreeing to art to settle their disputes. Consuming claims, Magnuson-Moss Warn and including statutory, state or for accordance with the rules of JAM subject to reimbursement by decisional take place in New Jersey as y will be subject to the decision and agreement of the particular and agreement agre	bitration, ther Fraud, ranty Act dederal claim US Arbitration of the arbitration dederal consoliration not consoliration	he parties understan Used Car Lemon La claims, and small da ims, as a class action tion before a single he arbitrator. Each part illy convenient place itrator. If any part of dation rights is found to arbitrate class act	nd and agree that we, and Truth-in- airns filed as a contarbitration, or larbitration, who sarry shall bear his agreed upon by this arbitration of dunenforceable tions or in consolidations.	It they are waiving their re- Lending claims are just ourt action, unless remove (ii) to have an arbitration hall be a retired judge or s or her own attorney, ex- the parties or selected be lause, other than waivers in any action in which claims are lidated proceedings. In the lidated proceedings in the lidated proceedings.	ights to maintain other available examples of the vanied to a higher court. The junder this agreement con an attorney. Dealership stopert, and other fees and cry the arbitrator. The decision of class action rights, is for event that any subsequences of arbitration provises arbitration provises.	parties also agree to (i) solidated with any other half advance both party's costs, except when ion of the arbitrator shall be been sought, this entire ent lease, finance, or other ion shall govern and control
agreement between the parties contains a provision for arbitration to the extent of such conflict or inconsistency. This arbitration MAINTAIN A COURT ACTION, PLEASE READ IT CAREFULL	DESCRIPTION OF STREET	ine recert	arra dia apoli rici. In				manager approximately and a second
	(h/)		June 27, 20		and Street		of Later to
4	1		June 27, 20	A STATE OF THE STA	oner's Squature		
Accepted By: June 27, 2022 X	La reprose	and -	oss attachments t	o it includes	all the terms and	conditions if a sale	. Customer further
Customer agrees that this Order on the face at agrees this Order cancels and supersedes any statement of the terms of the agreement betwee Dealer agree to execute a lease contract which ACCEPTED BY DEALER OR HIS AUTHORIZ conditions and have received a true copy of the WHICH IS TO BE PERFORMED. THE AUTOMOUS REIMBURSED BY THE MANUFACTURES SERVICE WHICH IS TO BE PERFORMED.	ch syall contain full dis ch syall contain full dis ZED REPRESENTATIV order. YOU HAVE A RI OTIVE DEALER MAY N	er. If Custosure E. Custo GHT TO	stomer, prior to of all lease in tomer by execu O A WRITTEN I ARGE FOR PR WRITTEN ITE and of full legal	delivery, ele- formation. To ation of this ITEMIZED P E-DELIVER MIZED PRIO I capacity to	OCLS to lease the verthis ORDER SHA Order acknowledge PRICE FOR EACH Y SERVICES FOR CE FOR EACH S	chicle described about the second sec	ove, Customer and E BINDING UNTIL read the terms and ELIVERY SERVICE OMOTIVE DEALER
	4		June 27, 202	Curati	mer e Espeise	Marine Total	
Accepted By: June 27, 2022 X	110		June 27, 20	Custo	amer's Signature		the state of the s
Permada and Reynous HO603569 D (\$356) THIS ORDER	NOT SUBJECT TO	CANC		DEPOSIT	NON-REFUNDA	ABLE	