

## Motor Vehicle Retail Order

SALES 53-59 Engle Street

PARTS & SERVICE 136 Engle Street

www.lexusofenglewood	d.com
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Tiotali Oraci	53-59 Engle Street	136 Engle Street CUSTOMER # 76579
	Englewood, NJ 07631 SALES (201) 568-3900	Englewood, NJ 07631 SALES (201) 568-6840 LEASE # 27323
☐ Demo ☐	FAX (201) 568-6864	FAX (201) 568-6970 STOCK # 216798
CUSTOMER KRISHNA PRASAD BI	JDAMKAYAT.A	DATE 09/28/22 SALESPERSON EARL HERNANDEZ
ADDRESS 1369 AMERICAN BEAU		
10ME (469) 537 SW 73	704) 565-4604	CW469)537-9773 E-MAIL budamkayalakrishnaprasad@gmai
HOME (409) 537-9773 WORK 1	704) 202-4004 CEL	1469/53/-9//3 E-MAIL Dudamkayalakrishnaprasad@gmai
DRIVERS LIC. #	SOC. 9	DATE OF BIRTH 11/13/1988
PLEASE ENTER MY ORDER FOR ONE	2022 LEXUS	MODEL NX 350H  (YEAR AND MAKE)
BODY TYPE 4DR AWD COLOR BLACK	MILES 10	(YEAR AND MAKE) SERIAL NO. 12 TRI 2 TALE OF TA
NTERIOR TRIM		SEMAL NO. [2 T 2 A K CE Z 6 N C 0 0 7 1 2 9
O BE DELIVERED ON OR ABOUT	09/28/2022	IF A NEW VEHICLE SALE OR LEASE
Price of Unit	45275.00	The only warranties applying to this vehicle are those offered by the manufacturer. Dealer sells/leases this vehicle "as is" and hereby disclaims all warranties, either express or
MAINTENANCE CONTRACT	2690.00	implied, including any implied warranties of merchantability and fitness for a particular
		purpose. Any liability of dealer with respect to defects or malfunctions of this vehicle including, without limitation, those which pertain to performance or safety, (whether by way
		of "strict liability," based upon dealer's negligence, or otherwise), is expressly excluded and
TIRE & WHEEL PRODUCT	1800.00	customer hereby assumes any such risks. The manufacturer's warranty is not affected by
DARCARS ASSURANCE	2495.00	this disclaimer of warranties by dealer.
		IF USED VEHICLE SALE OR LEASE-CHECK APPROPRIATE BOX
		This vehicle is sold/leased "as is" and dealer hereby expressly disclaims all warranties, either express or implied, including any implied warranties of merchantability and fitness for a particular
		purpose. Any liability of dealer with respect to defects or malfunctions of this vehicle including,
		without limitation, those which pertain to performance or safety, (whether by way of "strict liability," based upon dealer's negligence, or otherwise), is expressly excluded and customer hereby
Cheft Deterrent Protection (Online - 1)		assumes any such risks.
Theft Deterrent Protection (Optional)  ☐ YES ☐ NO X		OR  The only dealer warranty on this vehicle is the limited warranty which is issued with and made
IF A LEASE, THE FOLLOW	WING APPLY:	The only dealer warranty on this vehicle is the limited warranty which is issued with and made a part of this order form.
MONTHLY PAYMENT AMOUNT \$		ALL USED VEHICLE SALES-DEALER'S OBLIGATION
ERM:MONT	THS	The laws of New Jersey require Motor Vehicle Dealers to make all necessary repairs, without
ILEAGE PER YEAR:		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
ASH DUE AT DELIVERY \$  IF A PURCHASE, THE FOLL	OWING APPLY:	of a certificate of approval due to a defect that is not the result of the customer's own act. The
TOTAL PRICE OF VEHICLE	52260.00	undersigned, before entering into this contract, has been informed of dealer's obligation above and agrees to have the used vehicle inspected within 14 days from the issuance of the permanent
ess Trade-in	N/A	registration for such vehicle.
Occumentary Fee:		Date X Customer's Signature
Clerical Expense \$674.00		WAIVER OF DEALER'S OBLIGATION (USED VEHICLE SALE)
Document Delivery Service \$125.00 (See Paragraph 16 on Reverse Side)		The undersigned, has read and understood the above Dealer's Obligation, and does hereby
Sales Commission (Not Required by Law)	955.40	WAIVE AND RELEASE the DEALER'S OBLIGATION to make repairs without charge or return the full purchase price (if a sale) if the vehicle fails to meet State Inspection Standards for the issuance
OTAL TAXABLE AMOUNT	54014.40	of a certificate of approval, unless the cause for the vehicle's rejection is an item which is "covered"
State Sales Tax 7.50		by New Jersey's Used Car Lemon/Warranty Law (P.L. 1995, Chpt. 373).
Motor Vehicle Tire Fee - \$1.50 per New Tire	N/A	X
Registration/Title Fee (Estimated) (See Paragraph 15 on Reverse Side)	499.00	Date Customer's Signature
N.J. Supplemental Titling Fee	N/A	TRADE-IN DESCRIPTION AND ALLOWANCE  Year Make Model
NET PAY-OFF ON TRADE-IN	N/A	Serial NoMileage
TOTAL	58175.61	Trade-in Value Date of
Factory Rebate	N/A	
Deposit (Minimum Required 10%)	16175.61	Less Balance Owed
BALANCE IN CASH OR CERTIFIED CHECK, TO		Net Trade-in Allowance
DEALER ON DELIVERY.	42000.00	Balance Owed to:
Add'l Purchased Options	N/A	Address:
NO VERBAL COMMITMENTS WERE MADE TO ME OTHER THAN WHAT WAS WRITTEN ON THIS ORDEF	٦.	Account No.
X		Info. From Good Thru Customer certifies that the frame on the trade-in vehicle has never sustained any damage or been repaired. All airbags
Add'l Tax On Options	N/A	are of original equipment and have never been deployed. Also that the vehicle has never been in a flood or had the emission control system tampered with or altered. Customer certifies the above mileage of trade-in vehicle is
TOTAL	42000.00	accurate.
BALANCE ON DELIVERY	42000.00	X Customer's Signature Date
AGREEMENT TO ARBITRATE ANY CLAIMS. READ THE F	FOLLOWING ARBITRATION PROVISIO	N CAREFULLY, IT LIMITS YOUR RIGHTS, INCLUDING THE RIGHT TO MAINTAIN A COURT ACTION.
The parties to this agreement agree to arbitrate any claim, dis By agreeing to arbitration, the parties understand and agree	spute, or controversy, including all statuto that they are waiving their rights to ma	ry claims and any state or federal claims, that may arise out of or relating to the sale or lease identified in this agreement.  Italy other available resolution processes, such as a court action or administrative proceeding, to settle their disputes.
Consumer Fraud, Used Car Lemon Law, and Truth-in-Lendin	ig claims are just three examples of the	arious types of claims subject to arbitration under this agreement. The parties also agree to (i) wave any right to pursue arbitration, or (ii) to have any arbitration under this agreement consolidated with any other arbitration or proceeding. The
arbitration shall be conducted in accordance with the Hules of	of the American Arbitration Association b	efore a single arbitrator, who shall be a retired judge or an attorney. Dealership shall advance both party's filing, service. I
administration, arbitrator, hearing, or other fees, subject to re	eimbursement by decision of the arbitrato	r. Each party shall bear his or her own attorney, expert, and other fees and costs, except when awarded by the arbitrator greed upon by the parties or selected by the arbitrator. The decision of the arbitrator shall be binding upon the parties.
Any further relief sought by either party will be subject to the	decision of the arbitrator. If any part of the	s arbitration clause, other than waivers of class action rights, is found to be unenforceable for any reason, the remaining
unenforceable, it being the intention and agreement of the	parties not to arbitrate class actions or i	forceable in any action in which class action remedies have been sought, this entire arbitration clause shall be deemed in consolidated proceedings. In the event that any subsequent lease, finance, or other agreement between the parties
contains a provision for arbitration of claims which conflicts inconsistency THIS ARBITRATION PROVISION LIMITS YO	with or is inconsistent with this arbitratio	n provision, the terms of such subsequent arbitration provision shall govern and control to the extent of such conflict or TO MAINTAIN A COURT ACTION. PLEASE READ IT CAREFULLY, PRIOR TO SIGNING.
inconsistency. This Ansamana in North Constitution of the		
Accepted By: 09/28/22 X		09/28/22 x 13 Krishna Ivalad
Date [	Dealer or His Authorized Representative	Date Customer's Signature
Customer agrees that this Order on the face and on the rever	se side and any attachments to it include	all the terms and conditions, if a sale. Customer further agrees this Order cancels and supersedes any prior agreements
the described of the Control of C	with a lease contract which shall contain	tement of the terms of the agreement between Customer and Dealer. If Customer, prior to delivery, elects to lease the full disclosure of all lease information. THIS ORDER SHALL NOT BECOME BINDING UNTIL ACCEPTED BY DEALER
OR HIS AUTHORIZED REPRESENTATIVE. Customer by ex	Har of this Order polynousladges that	ney have read the terms and conditions and have received a true copy of the order. YOU HAVE A RIGHT TO A WRITTEN
	FRUCE WHICH IS TO BE PERFORME	
DEALER IS REIMBURSED BY THE MANUFACTURER. YO	ERVICE WHICH IS TO BE PERFORMED U HAVE A RIGHT TO A WRITTEN ITEN	ner insulation in lease in lea
or older and of full legal capacity to enter into this contract.	BOUTON OF THIS OTOER BOTH BOTH BE PERFORMEN ERVICE WHICH IS TO BE PERFORMEN U HAVE A RIGHT TO A WRITTEN ITEM	
or older and of full legal capacity to enter into this contract.  Accepted By: 09/28/22 X		09/28/22 x 15-kvishna Prasad.
or older and of full legal capacity to enter into this contract.  Accepted By: 09/28/22 X  Date I	Dealer or His Authorized Representative	09/28/22 x 15/kvishna Pradaw.  Date Customer's Signature
or older and of full legal capacity to enter into this contract.  Accepted By: 09/28/22 X	Dealer or His Authorized Representative	09/28/22 X TS K W Share Produced.  Date Customer's Signature  Undidiated Information Contained on a Separate disclosure statement is made a part of this order.