XX New Used







EAG NJM Motors, LLC . dba

EMPIRE AUTO MALL

EMPIRE TOYOTA OF GREEN BROOK

EMPIRE MAZDA OF GREEN BROOK

DEAL # **495**

473	
SALES 430	
REP: SPENCER	MCCOY

☐ Demo ☐ Rental/Loaner

220 Route 2	2 West Green Brook, N	J 08812	732.968.1000	www.Si	hopEmpire <i>F</i>	<i>AutoMaliN</i>	IJ.com	REP:	SPENCE	R MC	COY
CUSTOMER RANJITH KUMAR BHEEMAR	APU			DATE _	12/22/	2023	STOCK NO.	RU14	17009		
ADDRESS 271 PLEASANTVIEW DR AP	T A	PJ	SCATAW	ΑY		N			088	354	
Street PHONE (C) <u>(763)600–2517</u> PHO	NF (W)	Cit	,	-MAII	RAN16	State 8600		. СОМ	Zi	p	
	()										
PLEASE ENTER MY ORDER FOR ONE 2			ADDITE			B 44	ODEL RA	A 17/1 E	חדממעו		
PLEASE ENTER MY ORDER FOR ONE 2 BODY TYPE 4DR AWD HYCOLOR CAVALRY B		(YEAR AN	,	4 T	3 E		F V X		1 1 4 7	,	0 9
BODY TYPE THE COLOR BLK MIXED	MILES		ERIAL NO.					ık i c	<u>' </u>		<u>0 3 </u>
Prior to Delivery of the vehicle listed above, come of the following and so advise dealership: Cash Purchase • Finance Purchase	• Lease	t The Dea exp	A NEW VE only warra aler sells/lea ress or im	nties appases this plied, in	plying to to to vehicle "acluding	this vehi as is" a any imp	cle are tho nd hereby blied warr	disclair	ms all war of mercha	ranties, antabilit	, either ty and
F A CREDIT SALE, REQUIRED INFO TAINED ON A SEPARATE DISCLOSURE MADE A PART OF THIS ORDER.		S mal	ess for a pa functions o formance o	f this ve r safety,	chicle incl (whether	uding, v r by way	without ling y of "stric	nitation t liabili	n, those what ity," based	nich per upon d	rtain to lealer's
F A LEASE, COMPLETE DISCLOSURE TERMS AND CONDITIONS IS CONTAIN RATE LEASE CONTRACT.		- sucl	ligence, or on the risks. The ranties by d	e manu							
TO BE DELIVERED ON OR ABOUT	1		JSED VEH								
Price of Unit	41765.42		This vehicleranties, eit								
Additional Equipment (options)		- mer	chantability	and fit	tness for a	a particu	ılar purpo	se. Any	/ liability	of deale	er with
ROAD VANTAGE COMP COMBO	0.00		ect to defe se which pe								
COMP VAP	0.00	base	ed upon dea	ler's neg	gligence, o						
			eby assume	-			R				
			The only d sued with a					limited	d warranty	which	
		15 15			*			ER'S	OBLIGA	TION	
			laws of N	ew Jers	ey requir	e Motor	Vehicle	Dealers	s to make	all nece	essary
			airs, witho tomer in tl								
		this	State fail	s to m	eet State	Inspec	tion Star	ndards	for the is	ssuance	e of a
		owi	tificate of a nact. The	unders	signed, b	efore e	entering	into th	is contra	ct, has	been
IF A LEASE, THE FOLLOWING	APPLY:		ormed of docted with								
MONTHLY PAYMENT AMOUNT \$			h vehicle.	IIII 1 + G	ays mom	110 1550	adirec or t	ne peri	nanent re	Sistrati	011 101
TERM: MONTHS		_ _		/	X		Cue	tomor's Sign	naturo		
MILEAGE PER YEAR		W	VAIVER C	F DEA	LER'S	OBLIG	ATION ((USEC	VEHIC:	LE SA	LE)
CASH DUE AT DELIVERY \$			undersign s hereby W								
IF A PURCHASE, THE FOLLOWIN		repa	airs without	charge	or return	the ful	l purchase	price ((if a sale)	if the v	vehicle
TOTAL PRICE OF VEHICLE		lonn	s to meet roval, unles								
Less Trade-in	41765.42	by 1	New Jersey								
Sess Hade III	N/A	 	Date	/	X		Cus	tomer's Sign			
Window Etch Theft Deterent (Optional)	\$199 00								OWANC	E	
Occumentaryx Clerical Fee \$699.50		Yea	ar	N	ſake			Mode	el		
Fee:x Document Transmittal Fee \$99.50 See Paragraph 16 On Terms & Conditions Page)	\$799.00	Sei	rial No					Mile	age		
FOTAL TAXABLE AMOUNT	10760 10	Tra	ıde-in Valu	ıe	N/	A					
State Sales Tax	42763.42	\Box	ss Balance	Owed		N/A					
Motor Vehicle Tire Fee - \$1.50 per New Tire	2833.08	Tra	ide-in Allo	wance		N/A					
	7,50	$\frac{1}{2}$	ide #2 Yea								
N.J. Supplemental Titling Fee Registration/Title Fee (Estimated)	N/A		rial No								
See Paragraph 15 On Terms & Conditions Page)	396.00		ss Balance								
NET PAY-OFF ON TRADE-IN	N/A		t Trade-in								
TOTAL	46000.00	Cus	stomer certi	fies that	the fram	e on the	trade-in	vehicle	has never	sustaine	ed any
Deposit	11000.08		nage or beer loyed. Also,								
Consumer Cash Allowance	N/A	syst	tem tampere	ed with o							
BALANCE IN CASH, CERTIFIED CHECK OR OTHER ACCEPTABLE FORM OF PAYMENT TO			icle is accur						,	,	
BE PAID TO DEALER ON DELIVERY	34999 92	, X _		Custo	omer's Signa	ture				Date /	

AGREEMENT T	TO ARBIT	TRATE AL	L CLAIM	S. READ	THE F	OLLO	WING A	RBITRA'	TION P	ROVIS	ION CA	AREFUL	LY, I	T LIMIT	S YO	UR
RIGHTS, AND	WAIVES	THE RIG	HT TO M	IAINTAIN	A CO	URT A	CTION,	OR TO	PURSI	UE A C	CLASS	ACTION	IN	COURT	AND	IN
ARBITRATION	I															

The parties to this agreement agree to arbitrate all claims, disputes, or controversies, including all statutory claims and any state or federal claims ("claims"), that may arise out of or relating to this agreement and the sale or lease identified in this agreement. By agreeing to arbitrate, the parties understand and agree that they are giving up their rights to use other available resolution processes, such as a court action or administrative proceeding, to resolve their disputes. Further, the parties understand that they may not pursue any claim, even in arbitration, on behalf of a class or to consolidate their claim with those of other persons or entities. Consumer Fraud, Used Car Lemon Law, and Truth-in-Lending claims are just three examples of the various types of statutory claims subject to arbitration under this agreement. The arbitration shall be administered by the American Arbitration Association under its Commercial Arbitration Rules, and the Consumer Related Disputes Supplementary Procedures to the extent applicable, before a single arbitrator who shall be a retired judge or an attorney. Dealership shall advance both party's filing, service, administration, arbitrator, hearing, and other fees, subject to reimbursement by decision of the arbitrator. Each party shall bear his or her own attorney, expert, and other fees and costs, except when awarded by the arbitrator under applicable law. The arbitration shall take place in New Jersey at a mutually convenient place agreed 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 this agreement, other than the waivers of class actions, and consolidation, is found to be unenforceable for any reason, the remaining provisions shall remain enforceable. If the waiver of class actions or consolidation is found unefforceable, this entire agreement shall be void.] In the event that any claims are based on a lease, finance, or other agreement between the parties related to this sale or lease as well as this agreement, and if such lease, finance or other agreement contains a provision for arbitration of claims which conflicts with or is inconsistent with this arbitration provision, the terms of such other arbitration provision shall govern and control. THIS ARBITRATION PROVISION IS GOVERNED BY THE FEDERAL ARBITRATION ACT. THIS ARBITRATION PROVISION LIMITS YOUR RIGHTS, AND WAIVES THE RIGHT TO MAINTAIN A COURT ACTION OR PURSUE A CLASS ACTION IN COURT OR IN ARBITRATION. PLEASE READ IT CAREFULLY, PRIOR TO SIGNING.

		12/22/23 x		
		Date	Customer's Signature	
Accepted By:12/22/23X		X		
Date	Dealer or His Authorized Representative	Date	Customer's Signature	
Customer agrees that this Order	on the face and on the reverse side and any	y attachments to it include	s all the terms and conditions, if a sale. Cu	stomer further
agrees this Order cancels and sup	persedes any prior agreements and as of th	ne date signed by Dealer or	authorized agent, comprises the complete	and exclusive
statement of the terms of the agr	eement between Customer and Dealer. If	Customer, prior to deliver	ry, elects to lease the vehicle described about	ove, Customer
and Dealer agree to execute a lea	ase contract which shall contain full discl-	osure of all lease informat	ion. THIS ORDER SHALL NOT BECOM	ME BINDING
UNTIL ACCEPTED BY DEAL	ER OR HIS AUTHORIZED REPRESEN	NTATIVE. Customer by ex	ecution of this Order acknowledges that t	hey have read
the terms and conditions and have	ve received a true copy of the order. I am	18 years of age or older a	nd of full legal capacity to enter into this	contract.
		12/22/23 <mark>X</mark>	5 10 1	
		Date	Customer's Signature	
Accepted By: 12/22/23 x		X		
Date	Dealer or His Authorized Representative	Date	Customer's Signature	

THIS ORDER NOT SUBJECT TO CANCELLATION-DEPOSIT NON-REFUNDABLE

IMPORTANT: READ THE TERMS AND CONDITIONS PAGE OF THIS ORDER BEFORE SIGNING