		1-800-344-0996; fax 1-800-531-9055			D WARRANTY, EXPRESS OR IM OF THIS FORM. CONSULT YOU	
RETAIL BUYER'S	ORDER		DATE			
USTOMER		DOB	CO-CUSTOMER DOB			
DDRESS			ADDRESS			
TY	STATE	ZIP	CITY STATE ZIP			
			E-MAIL			
	E-MAIL					
OME PHONE	WORK PHONE	COUNTY	HOME PHONE	WORK PHONE	COUNTY	
STOCK NO.	YEAR NEW USED	DEMO EXECUTIVE	MILEAGE	COLOR	SALESPERS	ON 1
	VIN	MAKE	MODEL	BODY	SALESPERS	ON 2
sumes nor authorizes ar e sale of the Vehicle. Th e Manufacturer. The Ma arranties. The Custom varranty Pre-Sale Inforn lagnuson-Moss Warrant ustomer:	ny other person to assume for it te only warranties applying to t anufacturer's warranty is not af ter hereby acknowledges that mation" as disclosed in the W y Act. Customer: USED VEHICLE DISCLOS	URE	h y f e e Subtotal			
		s and Dealer has not made any tomer acknowledges that n	y			
presentation has been m	ade by any agent of Dealer: (i)	regarding the history, condition of the Vehicle; or (ii) that it ha	Less Fie-owned Anowa	Less Pre-owned Allowance &/or Discount		
has not ever sustained d	lamages prior to this Order, nor are. Customer understands that	Net Difference				
ovide information regar	ding the Vehicle's history and th	ave the Vehicle inspected by	r Predelivery Service Fee			
rson of Customer's owr	a choosing. Customer further a d it meets Customer's satisfaction	Electronic Registration Filing Fee				
opportunity to do so, a rm (Buyer's Guide), this arranty and <b>Dealer he</b>	and has declined. Except as other s Vehicle is sold "AS IS and WI reby expressly disclaims all	nerwise set forth on the window TH ALL FAULTS," without an warranties, either express o bility or fitness for a particula	These charges represent costs and profit to the dealer for items such as inspecting, cleaning, and adjusting vehicles and preparing documents related to the sale.			
irpose, and neither assu	mes nor authorizes any person	to assume for it any liability in you see on the window form for	Lead Acid Battery Fee			
is Vehicle is part of this	contract/order. Information on	the window form overrides any	Florida New Tire Fee (\$1.00 per tire)			
en fully explained. If th	e Vehicle is designated as a cer	anufacturer warranty, if any, ha tified vehicle, that indicates that				
rth on the Buyer's Guid	e. The certified designation do	cturer's original warranty as se es not alter or modify any of th	e			
		r warranty. It also does not meas echanical breakdowns, nor nee	Subtotal			
intenance due to wear	and tear.		Sales Tax%			
e Vehicle was previou tal, taxicab, police veh	usly a	(enter short-tern ebuilt, glider kit, replica or floo	County Tax			
rental, taxicab, police vehicle, manufacturer buy-back, rebuilt, glider kit, replica or flood vehicle)			Lemon Law – Warranty Enforcement Act (New cars only)			
istomer:	Customer		Florida Title, Registration	n and License Fees (New _	Trans)	
HIS VEHICLE WAS DI	ELIVERED TO A PREVIOUS	PURCHASER.				
stomer:			Trade Pay-off / Balance	on Prior Lesse		
RMULARIO DE LA VENT	es de vehículos usados. L/ Tanilla para este vehículo	E				
NTRATO, LA INFORMACI POSICIÓN EN CONTRAL	ÓN DEL FORMULARIO DE LA VEN RIO CONTENIDA EN EL CONTRA	Subtotal				
	TRADE-IN 1	Motor Vehicle Service Contract				
Private Trade	□ Lease Walk Away		Vehicle Maintenance A	greement		
ar Make	Model	Color				
IN	Mileage					
Lien to:	Amount	Good Thru				
	Amount	Good Thru	Sales Tax on Other Ben	efits		
Lien to:	2 milliount	Soou mu				
Lien to:			GD AND TOTAT			
			GRAND TOTAL			
uthorized by:	<b>TRADE-IN 2</b>		GRAND TOTAL Rebate Cash (Receipt #			

FADA

VIIN	Mileage		BALANCE DUE ON DELIVERY				
1 <sup>st</sup> Lien to:	Amount	Good Thru	FINANCING NEGOTIATION / APPROVAL Customer may secure financing through Dealer or a financing entity of Customer's choosing and Customer may be able to obtain more favorable financing from third				
2 <sup>nd</sup> Lien to:	Amount	Good Thru					
Authorized by:			parties. The retail installment sales contract ("RISC") to be ent and Customer, unless otherwise indicated in writing by	y Dealer, shall be			
Unless specifically identified Customer represents and warr involved in an accident; (ii) has it was not previously a police months), also referred to as a r or a rebuilt vehicle. Subject authorizes Dealer to immedi Approvals have been obtained. undisclosed lien on the Trade- Trade-In exceeds the Custom previously unknown lien(s) an satisfied within 72 hours of De is a Lease Walk Away, Custom of it is for convenience only an other obligation of Customer excess miles or damage to veh Dealer. Customer: ARBITRATION ANI The parties agree to submit all on the reverse side. Customer damages, consequential damag time, loss of profits, or incor limited to vehicle rental charge payments are evidenced by a s the Vehicle from sale to another	ants the following regarding s not incurred any body or maje vehicle, a taxicab, a short-trental vehicle, a flood damage to the terms and condition lately sell the Trade-In whe Customer agrees that in the e In, and/or the actual pay-off finer's statement of pay-off d/or the understated amount of aler's notice to Customer in with er understands that Dealer's a d Dealer assumes no responsite with respect to that lease, su hicle, unless otherwise indicat Customer:	the Trade-In: (i) it was not jor engine repair(s); and (iii) erm lease (for less than 12 ed, frame damaged, salvaged is of this Order, Customer ether or not the Financing vent any inquiry reveals any for the disclosed lien on the Customer will cause such of the disclosed lien(s) to be riting. If the vehicle(s) listed greement to take possession bility for its condition or any ich as remaining payments, ted in writing and signed by <b>WLEDGEMENTS</b> as set forth in paragraph H paragraph H. In a dispute ver from Dealer any special mages, including, but not e of any cash payment. Cash e Deposit will serve to hold	immediately assigned by Dealer to a bank / finance comparing greater) which shall then be the creditor to whom Customer shat the RISC. Customer also understands that: (i) the annual perce the installment sale of an automobile may be negotiated, and (ii some portion of the finance charge or receive other compensat financing and selling other products and services. Dealer may if Dealer cannot obtain credit approval for Customer or if De the RISC to a financial institution on terms of no less than fi- shall be collectively referred to as "Financing Approvals" termination cannot be waived unless in writing. Financing typically obtained at the time of the Vehicle's delivery and control. <i>Should Customer take delivery of the Vehicle prior to the Financing Approvals, Customer understands and acknow the Financing Approvals, delivery of the Vehicle to Cus convenience to Customer only and Customer does not have, n rights or interests in the Vehicle by such delivery except Deale. it, which permission can be revoked, requiring the Vehicle's Dealer in the same condition as it existed when deliv Additionally, the obtaining of the Financing Approvals is a con- the enforcement and validity of the RISC, which, at Dealed deemed null and void if such condition subsequent is not met. a "Seller's Right to Cancel" provision or other provision that su the substance of the Financing Approvals, and that provision is executed, then the condition subsequent described in this secti- the RISC does not contain a "Seller's Right to Cancel" provision that substantially addresses the substance of the Financing contains such a provision, but it is not duly completed and exec in some manner as inapplicable, then this section in this Orde and control.</i>	If be obligated under ntage rate (APR) for ) Dealer may receive ion for providing the terminate this Order aler is unable to sell ace value (these acts ). Dealer's right of ; Approvals are not are beyond Dealer's o Dealer's obtaining tomer serves as a nor will acquire, any r's permission to use immediate return to overed to Customer. didition subsequent to ers's option, shall be If the RISC contains bstantially addresses duly completed and on shall not apply. If on or other provision Approvals, or if it uted or is designated			

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CUSIONICI. \_\_\_\_\_\_CUSIONICI. \_\_\_\_\_CUSIONICI. CUSIONICI. CUSIONICI. CUSIONICI. CUSIONER AND REVERSE OF THIS ORDER. BY SIGNING BELOW, YOU ACKNOWLEDGE THAT EXCEPT AS OTHERWISE ACKNOWLEDGED IN WRITING, THIS REPRESENTS THE ENTIRE ORDER AND THAT YOU HAVE NOT RELIED ON ANY ORAL REPRESENTATION, PROMISE OR AGREEMENT NOT CONTAINED WITHIN THIS WRITTEN ORDER. THIS ORDER. INTO BUSIDING UNTIL EXECUTED BY DEALER'S MANAGER. CUSTOMER REPRESENTS AND WARRANTS THAT ALL INFORMATION PROVIDED TO DEALER IN CONNECTION WITH THIS TRANSACTION IS COMPLETE AND ACCURATE. CUSTOMER HAS READ, UNDERSTANDS AND ACCEPTS ALL PROVISIONS OF THIS ORDER AND THE WARRANTY STATEMENT.

Customer:

Customer:

VIN

Customer:

Customer: