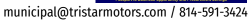






930 RTE 22, PO BOX 307, BLAIRSVILLE, PA 15717 COSTA

COSTARS MEMBER 026-087

















Purchaser's Name					Date	
Purchaser's Address					Home Phone	
City, State, ZIP				Email	Business Phone	
	Vehicle Be	ing Purchased		Cash Delivered Price Of Vehicle		
Please Enter My Order For The Following Salesman						
□ New □ Used □ Demo □ Truck □ Car						
Year	Make	Model/Series	Body Type	Additional Equipment		
Color	Trim	Engine	Mileage			
MVI or Serial N	umber	Delivery Date	Stock #			
	EW VEHICLE SALE		1			
The only warranty applying to this vehicle are those offered by the manufacturer.						
IF USED VEHICLE SALE - CHECK APPROPRIATE BOX						
☐ This vehicle is sold "as-is" by us. This motor vehicle is sold as is without any warranty. The purchaser will bear the entire expense of repairing or						
correcting any defects that presently exist or that may occur in the vehicle.						
☐ The only Dealer Warranty on this vehicle is the Limited Warranty which is issued with and made a part of this order form.						
Contractual Disclosure Statement for 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.						
Used Vehicle Traded in and/or Credit						
Year	Make	Model/Series	Body Type			
Color	Trim	Engine	Mileage			
MVI or Serial N	<u>l</u> umber		Stock #	Cash Price Of Vehicle & Accessories		
Balance Owed To			<u> </u>	Trade In Credit		
Address				Adjusted Cash Price Of Vehicle		
Used Trade In Allowance				Taxes		
Balance Owed On Trade In				Document Fees		
Net Allowance On Used Trade In				Total Price Of Unit		
Deposit				Deposit Credit		
Total Credit Towards Purchase				Unpaid Cash Balance Due On Delivery		
Purchaser agrees that this order on the face and reverse side hereof and any attachment thereto includes all the terms and conditions, that this order cancels and supersedes any prior agreements and as of the date hereof comprises the complete and exclusive statement of the terms of the agreement relating to the subject matters covered hereby, and that THIS ORDER SHALL NOT BECOME BINDING UNTIL ACCEPTED BY THE DEALER OR HIS AUTHORIZED REPRESENTATIVE. Purchaser by his execution of this order acknowledges that he has read its terms and conditions and has received a true copy of the order. IF A DOCUMENTARY FEE OR PREPARATION CHARGE IS MADE, YOU HAVE A RIGHT TO A WRITTEN ITEMIZED PRICE FOR EACH SPECIFIC SERVICE PERFORMED. Dealers may not charge customers for services which are paid for by the manufacturer.						
Dealer Or Authorized Representative			Date	Purchaser Or Authorized Representative		Date

ADDITIONAL TERMS AND CONDITIONS

- 1. As used in this Order the terms (a) "Seller shall mean the authorized Dealer to whom this Order is addressed and who shall become a party hereto by its acceptance hereof, (b) "Purchaser" shall mean the party executing this Order as such on the face hereof; and (c) "Manufacturer" shall mean the Company that manufactured the vehicle of chassis, it being understood by Purchaser and Seller that Seller is in no respect the agent of Manufacturer, that Seller and Purchaser are the sole parties to this Order and that reference to Manufacturer herein is for the purpose of explaining generally certain contractual relationships existing between Seller and Manufacturer with respect to new motor vehicles.
- 2. Manufacturer has reserved the right to change the price to Dealer of new motor vehicles without notice. In the event the price to Dealer of the new motor vehicle ordered by Purchaser is changed by Manufacturer prior to its delivery to Purchaser, Dealer reserves the right to change the cash delivery price to Purchaser. If the cash delivery price is increased by Dealer, Purchaser may, if dissatisfied with the higher figure, cancel this Order. In the event a used motor vehicle ("trade-in") has been traded as part of the consideration for the new motor vehicle, the trade-in shall be returned to Purchaser upon payment of a reasonable charge for storage and repairs (if any). If the trade-in has been previously sold by Dealer, the amount received for it shall be returned to Purchaser less a selling commission of 15% and any expense incurred in storing, insuring, conditioning or advertising said trade-in for sale.
- 3. Where Purchaser wishes to trade in a used motor vehicle ("trade-in") as part of the consideration for the motor vehicle ordered, Dealer may appraise the trade-in at the time of the execution of this Order by Purchaser. Dealer also reserves the right to reappraise the trade-in at the time of delivery. The Dealer shall not alter a trade-in appraisal from the time of the initial appraisal until the time of delivery unless:
 - a. intervening factors indicate an apparent decrease in the value of the trade-in over and above ordinary wear and tear; and/or
 - b. a change occurs in the mechanical performance of the vehicle. If such reappraised value is lower than the original allowance shown on the front of this Order, Purchaser may, if dissatisfied, cancel this Order. Such right of cancellation must be exercised prior to actual delivery to the Purchaser of the motor vehicle ordered and the surrender of the used motor vehicle to Dealer.
- 4. Purchaser agrees to deliver to Dealer satisfactory evidence of title to any used motor vehicle traded in as a part of the consideration for the motor vehicle ordered hereunder at the time of delivery of such used motor vehicle to Dealer. Purchaser warrants any such used motor vehicle to be his property free and clear of all liens and encumbrances except as otherwise noted herein.
- 5. Unless this Order shall have been cancelled by Purchaser under and in accordance with the provisions of paragraph 2 or 3 above, Dealer shall have the right, upon failure or refusal of Purchaser to accept delivery of the motor vehicle ordered hereunder and to comply with the terms of this Order, retain as liquidated damages any cash deposit made by Purchaser.
- 6. Manufacturer has reserved the right to change the design of any new motor vehicle, chassis, accessories or parts thereof at any time without notice and without obligation to make the same of any similar change upon any motor vehicle, chassis, accessories or parts thereof previously purchased by or shipped to Dealer or being manufactured or sold in accordance with Dealer's orders. Correspondingly, in the event of any such change by Manufacturer, Dealer shall have no obligation to Purchaser to make the same or any similar change in any motor vehicle, chassis, accessories or parts thereof covered by this Order either before or subsequent to delivery thereof to Purchaser.
- 7. Dealer shall not be liable for failure to deliver or delay in delivering the motor vehicle covered by this Order where such failure or delay is due, in whole or in part, to any cause beyond the control or without the fault or negligence of Dealer.
- 8. The price for the motor vehicle specified on the face of this Order includes reimbursement for Federal Excise taxes, but does not include sales taxes, use taxes or occupational taxes based on sales volume, (Federal, State or Local) unless expressly so stated. Purchaser assumes and agrees to pay, unless prohibited by law, any such sales, use or occupational taxes imposed on or applicable to the transaction covered by this Order, regardless of which party may have primary tax liability thereof.
- 9. The Purchaser, before or at the time of delivery of the motor vehicle covered by this Order will execute such other forms of agreement or documents as may be required by the terms and conditions of payment indicated on the front of this Order.
- 10. The Purchaser agrees to pay balance due on the terms specified and accept delivery of the vehicle within 48 hours after notification the vehicle is ready for delivery. In the event Purchaser fails to take delivery of the vehicle, Purchaser's deposit may be retained by Dealer as liquidated damages for Dealer's expense and efforts in the matter, and Dealer may dispose of or sell the vehicle as Dealer sees fit.