

QUOTATION Milele Motors FZE

Office No-AF 07, Block A,Samari Retail Ras Al khor, United Arab Emirates Tel.: +97143235991 | Email: info@milele.com Website: www.milele.com

VAT TRN NO. 100057588400003

Document Details Client Details Delivery Details

196 **Customer:** Djedid Mohammed Final Des: **Document No:** Email: Khaledkhalidos@yahoo.com **Document Date:** May 10,2024 Incoterm: POD: Validity: 1 Day POL: Sales Person: Feroz

Sales Office : Head Office - AF03
Sales Email : feroz@milele.com
Sales Contact : +9715448800

Other Client Representative

VEHICLE	QTY	PRICE	AMOUNT
1. TOYOTA, LC300 , LLC3004.0P_1 , MY2022	1	AED 640.00	AED 640.00

Note:- Third Party Payments will not be accepted.

Net Total In AED:

AED 640

I hereby acknowledge to honor the payment by the agreed due date. In case of my failure to clear payment on time, I stand to lose the right to my payments and my order may be delayed or subject to cancellation. Any payments which are made to Milele Motors FZE are non refundable & the price will be changed based on the new market price, and seller has right to sell the cars without prior notice to buyer. Upon initiating any transaction with Milele Motors FZE, the buyer acknowledges and unconditionally agrees to our terms and conditions. It is expressly understood that any payment by the buyer, whether as advances, deposits, or other payments, is non-refundable under any circumstances. The buyer confirms the sale and recognizes its binding nature by making payments. Furthermore, any products or services procured are strictly non-exchangeable and non-returnable. Even without a physical signature, such a transfer signifies a binding and unilateral acceptance of these terms. Before making any transaction, the buyer has had the full opportunity to review these terms in detail, thereby affirming their understanding and acceptance.

Currency Exchange

Date: May 10,2024

Bank Payments AED transfers at actuals. USD transfer at 3.6725 and customer must remit \$50 equivalent extra to cover for bank fees. Cash Payments AED at actuals, USD New Bills \$100 at 3.6725, all other bills at 3.60.

Ciletti Name. Djedid Monamined
Signature:

Client Name: Diadid Mahammad

MILELE SALES CONTRACT

Clause (1) Payment - 1- invoices are required to be paid in full for "delivery and shipment" of the vehicle to commence, unless stipulated differently in writing by seller. 2- For Payment via bank transfers, remittance swift copy MT 103 is required to maintain vehicle reservation, failure to provide MT 103, and to clear dues on the invoice due date will consequently remove the vehicle booking from our system and the seller will not guarantee the availability of the vehicle as a result on non-compliance by the buyer 3- Payment charges through any mode of payments (bank transfer, credit card, cash, letter of credits, etc.) are to be borne by the buyer, including but not limited to, remittance fees, foreign currency conversion loss, intermediary banks fees, and other financial charges. Payment receipts and invoices due will reflect the net funds received by the seller. 4- Payments and advance deposits against sales invoice and bookings are non-refundable. 5- The buyer is responsible to ensure bank transfers are to be made to the official bank accounts as mentioned on "milele.com". The seller is not liable for bank transfers made to unofficial and wrongful accounts. Due to the increased phishing emails by scammers, we encourage buyers to check the company website for the list of official bank accounts.

Clause (2) Acceptance - 1- The buyer acknowledges that, before the purchase, they have thoroughly inspected the vehicle(s) described in the Invoice and accepted its condition and therefore have no right to claim after the sale. 2- It is the Buyer's responsibility to check that the vehicle complies with the laws, regulations, systems, or fuel of the destination country. 3- Unless formally accepted in writing by the seller, no special condition can prevail over these general terms of sale. Any condition to the contrary put forward by the buyer will therefore be considered invalid.

Clause (3) Delivery - 1- Delivery and shipment include a tolerance margin of 120 days past the final date of the time limit. Delays to deliveries cannot result in any damages or interest, nor any withholding or cancellation of orders in progress. 2- In case of product unavailability, the seller reserves the right to partially deliver or postpone the order or cancel the sale. 3- Before, During, or after the delivery and shipment, to the destination, if there is any restriction for the vehicle to enter the country arising from changes to importation law or any other negligence, the buyer does not have the right to demand the return of the vehicle (s). It is at the sole discretion of the seller to accept or deny any returns. 4- Amendment to the original "delivery and shipment" instructions requested by the buyer or its nominated representative will result in charges and delays. The buyer will cover the cost and expenses and these charges are to be paid in advance to process the amendment requests. 5- The buyer must be present during the delivery of the vehicle and the "delivery" form needs to be signed at the time of collection, if unable to do so, the buyer can send a representative on their behalf. To nominate a representative a letter of authorization by the buyer should be submitted well in advance. In case neither the buyer nor the nominated representative is present, the goods will not be delivered, the seller will not bear any legal responsibility or losses resulting from the buyer's failure to comply with the terms and conditions in this contract.

Clause (4) force majeure This agreement is subject to force majeure, reasons beyond the seller's control, such as but not limited to: Natural disasters, Wars, Earthquakes, Volcanoes, Fires, Government prohibition, and any other compelling reasons that may affect the sale agreement.

Clause (5) Applicable Laws and Judicial Authorities - General terms and conditions of sale are subject to the law of the United Arab Emirates law, JAFZA and Jurisdiction is for Dubai Courts. Clause (6) Compliance Disclaimer - The seller does not guarantee that the vehicles sold comply with the laws, regulations, systems, or fuel of any country, and it is the sole responsibility of the buyer to check before purchase.

Clause (7) Descriptive documents - The technical specifics indicated in the seller's offers, prospectus, and literature are provided solely for information purposes and are only considered to be valid if the contract formally refers to them. These specifications and products are provided by our suppliers and hence are subject to change without prior notice, and accordingly, any modification or change by the supplier shall apply to the contract between the seller and the buyer.

Clause (8) Prices - The prices are indicated without tax, the merchandise is sold in compliance with one of the incoterms that took effect on January 1, 2011, as published by the International Chamber of Commerce. In case of the disappearance of these incoterms or any one of them, it/they will be replaced by any/all other incoterms (s) published by the International Chamber of Commerce in a new edition.

Clause (9) Incoterms - Vehicles sold for delivery under incoterms marked EXW (Ex Work), will be on "As Is Where Is Basis", the customer acknowledges inspecting the vehicle at the time of collection. Vehicles sold with shipment under incoterms marked CFR (Cost and Freight) are without insurance and the buyer

is encouraged to inform the seller to purchase an insurance policy before shipment to cover any damages during freight. In all instances, it is the responsibility of

the buyer to be present at the time of loading, have a representative present, or review loading pictures for the condition of the vehicles. The seller is not

responsible for damages or defects to vehicles during transit. If a vehicle is insured, claims for damages should be requested from the issuer of the insurance

policy.

Clause (10) Duties and Taxes - All duties and taxes, whether newly created or modifications of existing ones, any increase of the rate or value of the freight,

premiums (insurances or export taxes funds of the country of origin) as well as any new expense resulting from new import conditions (deposit of funds, special

inspections, transfer to custom clearance center, etc.) will be at the buyer's expense

Clause (11) Reservation of Ownership - 1- The seller retains ownership of the goods sold until the actual payment of the complete price, including principal and

accessory amounts, even after handling and processing. Non-payment of any of the due dates can result in a demand for the goods and their return to the seller, as

of right and at the first request. 2- These provisions do not prevent the transfer to the buyer of the risk of potential loss, deterioration, or damage of goods sold,

with the conditions of the incoterms used between the parties continuing to apply.

Clause (12) Export Guarantee (Ex work sale) - 1- Buyer must ship and exit the vehicle within the stipulated time of 29 days from the VCC (Vehicle Clearance

Certificate) dates. 2- Vehicle exit documents as required by Dubai Customs must be submitted to us within the stipulated time of 45 days from the VCC (Vehicle

Clearance Certificate) Date. 3- Failure to the above, the Buyer is liable for any fines or penalties imposed or demand forfeiture of the duty deposited by Dubai

customs. 4- In the event of Demand forfeiture, the Guarantee Cash/Cheque of the Buyer held by the seller will be sent for collection upon receipt of the demand

notice from Dubai Customs. legal 5- Failure to pay the penalty on time or bounced cheque seller reserves the right to proceed with proceedings against the buyer,

the nominated shipper, or the nominated representative.

Clause (13) Sanctions - Buyer is acknowledging they will not use the goods provided by Milele Motors FZE, in any countries which are part of the sanctioned list

imposed by EU, UN, US, and UAE. Countries that include Cuba, Syria, North Sudan, Iran, Libya, North Korea, etc.

Clause (14) - Buyer is acknowledging the vehicles will not be used for any illegal, criminal, or terrorist activities.

Clause (15) - Upon signing of the contract, the buyer will forfeit the right to return, refund, and exchange goods and services.

By Signing The Below, I Agree To The Above Sales Agreement, Terms & Conditions of this contract were Explained To Me In Full Details By The Salesperson

Required Documents

Trade License Copy, Signatory ID

Signature & Stamp.....

Name: Djedid Mohammed

Date: May 10,2024

Sales Order Number.....

??? ?????? ??????

- ٢- عناابال البق نم أيباتك كان فالخ يلع صني مل ام ، قبكرملل "نحش الولي صوتال" عدبل المهك ريت اوفالا عفد بجي - ١ عناابال البق نم أيباتك كان فالخ يلع صني موع و ١٥٠ الله عن المنافع المعال المعافي الم

هل سي ل يالتلاب و اهتلاح لبق و قروتافلا يف قفوصوملا (تا) قبكرملل لماش صحفب ماق ، ارشلا لبق هذأب يرتشملا رقي - 1 : بهجججج (؟) بهججج ولما دلبل دوقولا وأ قمظذألا و حيًاوللا و نيناوقلا عم قفاوتت قبكرملا نأ نم ققحتلا يرتشملا قيلوؤسم نم - 7 ، عيبلا دعب قبلاطملا يف قحلا موقي فلاخم طرش يأ ، عيبلل قماعلا طورشلا هذه يلع قصاخ طورش يأ دوست نأ نكمي ال ، عيًابلا لبق نم أيباتك و أيمسر الهوبق متي مل ام -٣ ، حلاص ريغ يلاتلاب ربتعيس يرتشملا

يف تاريخ أتال يدؤت نأ ذلامي ال مقله ملل يئاه نال خيراتال دعب الموي ١٢٠ على المسي حماست شماه نحشاه ميالستال المشي - ١ : ؟ ؟ ؟ ؟ (؟) ؟ (؟ ؟ ﴿ ﴿ ﴿ ﴿ ﴿ ﴿ ﴿ ﴾ ﴾ ﴾ ﴾ ﴾ ﴾ ﴾ المال عنال الموتى عناب الموتى عناصل الموتى عناصل الموتى عناصل الموتى عناصل الموتى عناب الموتى عناصل الموتى عناصل الموتى عناصل الموتى عناصل الموتى عنال الموتى عناصل الموتى عناصل الموتى عناصل الموتى عناصل الموتى عنال الموتى عناصل الموتى على عناصل الموتى ع

، الرال المناس المناس

،دلب يأ يف دوقولا وأ قمظنألا وأ حئاوللا وأ نيناوقلاعم قفاوتت قعابملا تابكرملا نأ عئابلا نمضي ال :؟؟؟؟؟؟؟ ؟؟ ؟؟؟؟؟؟ (؟) ؟؟؟؟؟ ارشلا لبق ققحتلا قيلوؤسم هدح ويرتشملا لمحتيو.

ربتعتو طقف تامولعملا ضارغأل تايبدألاو تارشنلاو عئابلا ضورع يف قروك ذملا قينفلا تافصاوملا ميدقت متي :????????? ????? (?) ????? وبتعتوط لقف تعلام من راعش نود رييغتلل قضرع يه يلاتلابو انيدروم لبق نم تاجتنملاو تافصاوملا هذه مدقُت .أيمسر دقعلا اميلا راشأ اذا طقف قعلاص وملاه والمنافق من رييغت وألي دعت من اليوعت وألي وعت

لوألا يف ذيفنتلا زيح تلخد يتلا ةيلودلا ةراجتلا طورش ىدح إلا أقفو عئاضبلا عابُتو ،بئارض نودب راعسألا ىلا راشُت :????? (؟) ؟???? مواني نم قيلودلا قراجتلا طورش لك/يأب الهادبتسا متيس ،الهنم يأ وأ طورشلا هذه ءافتخا قلاح يف .قيلودلا قراجتلا قفرغ المرشن المك ٢٠١١ رياني نم .ديدج رادص إيف قيلودلا قراجتلا قفرغ المرشنت يتلا يرخألا

«يه نيأويه امك" ساساً ىلع نوكتس (Exw (Ex Work) قمالع لمحت يتلا زمرتوكنإ طورش بجومب ميلستلل قعابملا تارايسلا ، التي ويف قرايسلا ، التي ويف قرايسلا ، التي ويف قرايسلا سحفب ليمعلا رقي (نحشلاو قفلكتلا) CFR قمالع لمحت يتلا زمرتوكنإ طورش تحت نحشلا عم قعابملا تارايسلا ، مالتسالدا تقوي يف قرايسلا صحفب ليمعلا رقي عيمج يف ، لقندا لللخ رارضاً يأ قيطغتل نحشلا لبق نيمأت ققيثو ، ارشب عئابلا غالبإ يلع يرتشملا عئابلا عجشُيو نيمأت نودب يه لمحتي ال ، يرتشملا قتاع يلع تارايسلا قلاحل ليمحتلا روص قعجارم وأ ، لثم روضح وأ ، ليمحتلا تقوي ف روضحلا قيلوؤسم عقت ، تاللحلا نم ضيوعتلا تابلاهم ميدقت بجي ، قذمؤم قرايسلا تذاك اذا ، لقذل ا ، انثأ تارايسلاب قحلت دق يتلا بويعلا وأ رارضاً لما فقيثو روصُم

قميق وأ لدعم يف قدايز يأو ،قيلاحلا موسرلا يلع تاليدعت وأ أشيدح اوؤاشنا مت واوس ،بئارضلاو موسرلا عيمج :?????? ????? (??) ????? عادياً) قديدج لله المورش نع قبحتان قديدج تاقفن يأ لكذكو (أشنملا دلبل ريدصتلا بئارض وأ نيمأتلا للومأ) نيمأتلا طاسقاو ،نحشلا عادياً) قديدجلا داريتسالا طورش نع قبحتان قديد تاقفن يأ لكذكو (أشنمها دلبل ريدصتلا بئارض وألي يوحتلا ،قصاخلا شيتفتل التايلمع والدارم المالان المال

غلاب ملا كلذ يف امب ،لماكلا رعسلل يلعفلا عفدلا متي ىتح قعاب ملا عئاضبلا قيكلمب عئابلا ظفت عي الماكل رعسلل يلعفلا عفدلا متي عتح واجملا عن المعلم المعلم والمعلم المعلم والمعلم والمعلم

ةداهش خيراوت نم اًموي ٢٩ غلبت يتلا ةددحملا قرت فل الالخ قراي سلا جارخ إو نحش يرت شملا يلع بجي -١ (VCC) تابك رمه الله قراي سلا جورخ قئاث و مي دقت بجي -٢ (VCC) تابك رم لل يكرم جلا صيلختلا عليبت يتلا قدد حملا قدملا لللخ يبد كرام جلب بولطم وه امك قراي سلا جورخ قئاث و مي دقت بجي -٢ (VCC) تابك رم لل يكرم جلا صيلختلا وأ تامارغ يأ نع الوؤسم يرت شملا نوكي ١٥٠ درو ام بمازتلال مدع قلاح يف -٣ (VCC) تابك رم لل يكرم جلا صيلختلا قداه ش خيرات نم اً موي ٤٥ تابوقع تاكي شلا وأ دقن لا السرا متي س ١٠نام ضلا قرداصم بقبلاطم قلاحيف -١ .يبد كرام جلب قرع عوملا موسرلا قرداصم بلط وأ قضور فم تابوقع در وأ ددحم لما تقول اي قمارغ لما عفد مدع -٥ .يبد كرام جنم بلطلا راعش المالت ما دنع لي صحت لل عي البارا امب ظفت عي يتلا يرت شملاب قصاخلا در وأ ددحم لما تقول اي قراب عن المنافز والمنافز المنافز المن

ةمئاق نم اًءزج لكشت لود يأ يف ،ح.م.م زروتوم يليليم اهرفوت يتلا عئاضبلا مدختسي نل هنأب يرتشملا رقي : ? ? ? ? ? ? ? ? ? ? ? ومئاق نم اًءزج لكشت لود يأ يف ،ح.م.م زروتوم يليليم اهرفوت يتلا عئاضبلا مألا ،يبوروألا داحتاله لبق نم قضورفملا تابوقعلا ،ايروس ،ابوك نادلبلا لمشت مقدحتملا قيبرعلا تارام إلاو ،قدحتملا تايالولا ،قدحتملا ممألا ،يبوروألا داحتاله لبق نم قضورفملا تابوقعلا .

.ةيباهرا وأ قيمارجا وأ قينوناق ريغ قطشنأ يأ يف تابكرملا مدختسي نل هنأب يرتشملا رقي :(??) ?????

.تامدخلاو علسلا لدابت وأ لاومألا دادرتسا وأعئاضبلا ةداع يف مقح نع يرتشملا لزانتي ،دقعلا يلع عيقوتلا دنع :(??) وجبجج

<u>??????? ????????</u> ???? ?? ???? ???????? ???? ????? ??????? ??????.....

?????: Djedid Mohammed ??????: May 10,2024

??? ??? ?????

Address: Head Office AF03, Samari Retail Ras

Al Khor, Dubai - U.A.E

Trade License: 20165

Website: www.milele.com

Tax Reg. No: 100057588400003

Email: Land Line: +971 4 Hot Line: +971 50

info@milele.com 3235991 4996459

BANK DETAILS

RAK Bank		Citi Bank	
Account Name:	MILELE MOTORS FZE	Account Name:	MILELE MOTORS FZE
IBAN:	AE2304000088272391001	IBAN:	AE88021100000110720211
Account No:	0088272391001	Account No.:	0110720211
Swift Code:	NRAKAEAK	Swift Code:	CITIAEAD
Branch Name:	DRAGON MART	Branch Name:	AL WASL BRANCH
Bank Address:	DUBAI UAE	Bank Address:	DUBAI UAE

Attention

- The above two are the official Bank accounts of Milele Motors F.Z.E, Payments credited to other accounts are not the responsibility of Milele Motors F.Z.E.
 - Only Swift Copy MT-103 will be accepted as proof of transfer.
 - Buyer is responsible for all banking charges. Use "Our" or "Sel" at the time of transfer.
- Buyer name should match with the remitter's account name. Third party payments will not be accepted without payment authorization form.
 - Refund will only be processed to the original remitting account.
 - Cash refunds not allowed.

Accepted By:

Name:	Djedid Mohammed
Designation:	
Date:	May 10,2024
Contact No:	