## NORTH PLAINFIELD NISSAN

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545 Route 22 West North Plainfield, NJ 07060 Phone: (908) 755-6400 www.jerseynissan.com

August 1, 2008

To Whom It May Concern:

As per your request, here is the bank information needed for your bank transfer. Bank information and contact information is as follows:

Wachovia Bank N.A. 190 River Rd Summit, NJ 07901 Rt# 031201467 A/C# 2000030763276

Patrick Dibre is the account officer, the name on the account is Dibre Auto Group, LLC dba North Plainfield Nissan.

Account rep. Carmella Bunero (908) 598-3183.

If you have any further questions you may contact me at the above number, extension 1350.

Sincerely,

Carly Christensen Office Manager

DMITTII,
Please CALI When Money 15 wires

Also I w. 11 Nees some proof car is
going outside U.S. Trank You

07/31/2008 22:35 19087	r553157 Hainfield	NORTH PLAINFIEL	MADE TO ME OTHER TH	IAN WIAT
Middle Committee	www.jerseynis		WAS WRITTEN ON THE	ORCER.
Retail Order New Subset Used 545	Route 22 W. NORTH	PLAINFIELD, NJ 07060	DEAL NO.	
☐ Demo ☐ Lease	Tei (908) 755-6400 F	fax (908) 755 <b>-3285</b>	STOCK -77272	,
HOW DID YOU HEAR ABOUT THIS D	Marketter:	Land North Asherica	SALES FOUNCE	
CUSTOMER SHOVELUK	YNIENTHA OLA M	DATE	PERSON // OWALD	<u> </u>
INDUCES NO WEST VVII	MOT DI UNITY	<u> 47/2/                                  </u>	E-MAIL _ <del></del>	
HOME PHONE 4/6 854 19	78 WORK PHONE	CONTRACTOR CONTRACTOR		
				HATCH SHAP
VEAR & MAKE	14 <u>M</u>	<i>558</i> № MODEL — <i>//2</i>	UMBNO	可厂
BODY TYPE COLOR	MILES 10 309	00	AZ087714W207	اکا ناما
Prior to Delivery of the vehicle listed a	hove, customer shall elect	INS, CO.	POLICY#	
one of the following and so advise dealer	rship:	AGENT	AGENCY	
* Cash Purchase * Finance Purchase	FORMATION CONTAINED	PHONE	FAX	
ON A SEPARATE DISCLOSURE S		IF A NEW VEHICLE SAL	ilving to this vehicle are those offer	red by the
IF A LEASE, COMPLETE DISCLOSUR AND CONDITIONS IS CONTAINED	ON A SEPARATE LEASE	manufacturer. Dealer s	elis/leases this vehicle "as is" ar s either express or implied, incli	na n∉reby uding any
CONTRACT. TO BE DELIVERED ON OR ABOUT		implied warranties of m	erchantability and fitness for a part eler with respect to defects or malfu	ncular pur- unctions of
Price of Unit		this vehicle including,	without limitation, those which   whether by way of "strict liability." ba	pertain to ased lipon
Additional Equipment (options)		dealer's negligence, o	or otherwise), is expressly exclu imes any such risks. The mani	uded and ufacturer's
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		warranty is not affected	by this disclaimer of warranties by	deale.
,		If This vahicle is sold	OR LEASE-CHECK APPROPRIAT (leased "as is" and dealer hereby	⊝xpr∋ssiy
		disclaims all warrantle:	s, either express or implied, incl erchantability and fitness for a part	uding any ticular pur-
<u> </u>		pose. Any liability of de-	aler with respect to defects or main without limitation, those which	unctions of pertain to
Anti-Theft Vehicle Security Etch	\$199. 98	performance or safety, ( dealer's negligence, (	whether by way of "strict liability," b or otherwise), is expressly excl	aseq Jpon
	<del>                                     </del>	customer hereby assume	es any such risks. OR	
		which is issued with and	rranty on this vehicle is the limited in made a part of this order form.	
IF A LEASE, THE FOLLO		ALL USED VEH	ICLE SALES-DEALER'S OBLIGATION REPORTS TO THE SALES-DEALER'S OBLIGATION OF THE SALES AND THE SALES A	ON o make ali
MONTHLY PAYMENT MILEAGE PER YEAR		Lithe customer in the ever	by require Motor Vehicle Dealers to charge, or return the full purchase price at a used vehicle sold and intended t	io pe regis-
TERM		tered in this State fails	to meet State Inspection Standar of approval due to a defect that is no	rds for the of the result
DOWN PAYMENT		of the customer's own a	act. The undersigned, before enterir rmed of dealer's obligation above a	ng into this and acrees
*Subject To Primary Lender's Rate		to have the used vehicl of the permanent regist	e inspected within 14 days from the	e Issuance
IF A PURCHASE, THE FOL	LOWING APPLY:		Customer's Signature	
Less Trade-in		WAIVER OF DEALE	R'S OBLIGATION (USED VEHICLE	SALI:)
TOTAL TAXABLE AMOUNT		AND RELEASE the DEALER'S purchase price if the vohicle falls t	R'S OBLIGATION (USED VEHICLE nderstood the above Dealer's Obligation, and does OBLIGATION to make repairs without charge or meet State Inspection Standards for the issuance or the vehicle's rejection is an Item which is "conty Law (P.L. 1995, Chpt. 373).	r return the full of a ce tificate vorod by New
State Sales Tax  Motor Vehicle Tire Fee - \$1.50 per N	ew Tire	Jersey's Used Car Lemon/Warra	hty Law (P.L. 1995, Chpt. 373).  Customer's Signalura	
N.J. Supplemental Titling Fee		TRADE-IN	Customer's Signature DESCRIPTION AND ALLOWANCE	
I authorize No. Plainfield Nissan to protion solely for the intent of purchasing	ocess my credit Informa-	   Year   Mak	ce Model	
Registration/Title Fee (Estimated)	ana, or leasing a vehicle.	Serial No.	Mileage Mileage	
Documentary Fee EDP Processing Clerical Expense	\$121.00 \$130.97 \$349.97		Date of	
Document Delivery Service	\$ 98,00		9	
NET PAY-OFF ON TRADE-IN				
TOTAL			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Deposit (minimum 10% required)		Info. From	Good Thru	
BALANCE IN CASH, CERTIFIED CHEC	CK OB	Customer certifies that the	e trame on the trade-in venicle has neve sired. All airbads are of original equipmet	er sustained nt and have
OTHER ACCEPTABLE FORM OF PAYE TO BE PAID TO DEALER ON DELIVER	MENT	never been deployed. Als	o, that the vehicle has never been in a t em tampered with or altered. Customer i	ilood o' had
BALANCE DUE ON DELIVERY	<u> </u>	I above mileage of trade-in v	rehicle is accurate.	
All Rebates And Incentives Are Assign	ned to Dealer /	Gustomer	's Signature CARES	Onto
AGREEMENT TO ARBITRATE LIMITS YOUR RIGHTS, INCLUS			1.15213.	
The parties to this agreement agree to claims, that may arise out of or relat	to arbitrate any claim, dispi ing to the sale or lease iden	ite, or controversy, including tified in this agreement. B	ng an statutory claims and any state y agreeing to arbitration, the parties	under staut
and agree that they are waiving them	rights to maintain other av sumer Fraud. Used Car Len	on Law, and Truth-in-Len	ding claims are just three examples	of the vari
ous types of claims subject to arbitr	ation under this agreement.	The parties also agree to as a class action arbitration	(1) waive any right to pursue any cia n. or (ii) to have an arbitration under	this a usuq
ment consolidated with any other arb Arbitration Association before a sing	itration or proceeding. The :	arbitration shall be conduct	ed in accordance with the fules of the	ic Amençai
Lecruice administration arbitrator be	aring or other tees, subject.	to reimbursement by decis	ion of the arbitrator. Each party shan	г осал ше о
her own attorney, expert, and other f	ces and costs, except when	awarded by the arbitrator by the parties or selected	by the arbitrator. The decision of the	n snan tak ne arbitrato
shall be binding upon the parties. An	y further relief sought by cure of class action rights, is i	ther party will be subject to found to be unenforceable	for any reason, the remaining prov	visions shal
remain enforceable. If a waiver of cla	ass action and consolidation on clause shall be deemed u	rights is found unenforces nenforceable, it being the i	ntention and agreement of the parties	not to arbi
trate class actions or in consolidated	proceedings. In the event to	hat any subsequent icase, h or is inconsistent with th	is arbitration provision, the terms of	such : ubse
quent arbitration provision shall gov LIMITS YOUR RIGHTS, INCLU	arm and control to the exten	d of euch conflict of McON	sistency. Thus alkalı kalıvın ra	NO VACOUNT
PRIOR TO SIGNING.	DING TOOK KIGHT TO	<u></u>	Customer's Signature	
Accepted By:	r His Authorized Representative	Date X	Customer's Signature	
Chataman agrees that this Order on the	he face and on the reverse si	de and any attachments to	it includes all the terms and condition	ns, if a sale
Customer further agrees this Order of	cancels and supersedes any	prior agreements and as o he agreement between Cus	tomer and Dealer. If Customer, prior	to de iven
elects to lease the vehicle described	above, Customer and Deale	r agree to execute a lease of	D BY DEALER OR HIS AUTHOR	JZED REI
RESENTATIVE Customer by execu	ition of this Order acknowld GHT TO A WRITTEN IT	eiges that they have read the	ACH SPECIFIC PRE-DELIVERY	SERVIC
WHICH IS TO BE PERFORMED WHICH THE AUTOMOTIVE DE	. THE AUTOMOTIVE DE ALER IS REIMBURSED	EALER MAY NOT CHAI BY THE MANUFACTU	RER. YOU HAVE A RIGHT TO A	WRITE
ITEMIZED PRICE FOR EACH S or older and of full legal capacity to	SPECIFIC DOCUMENTA	RY SERVICE WHICH I	S TO BE PERFORMED. I am 18	years of ag
Accepted By:	emer mortina contract.	Date X	Customer's Signature	
	r His Authorized Representative	Date	Customer's Signature	

INPORTANT: READ THE TERMS AND CONDITIONS ON THE BACK OF THIS ORDER BEFORE SIGNING.