




Toyota of Tampa Bay's Trade-In Addendum to Buyer's Order
 1101 E. Fletcher Ave.
 Tampa, Florida 33612
 813.933.6402

BUYER'S INFORMATION	CO-BUYER INFORMATION	VEHICLE INFORMATION
Name: LUTHER BARNUM	Name: N/A	Year: 2020
Address: 9725 WHITE BARN WAY	Address: N/A	Make: HYUNDAI
City: RIVERVIEW	City: N/A	Model: ELANTRA
State: FL Zip: 33569-5598	State: N/A Zip: N/A	Color: _____
Home Phone: (813) 508-0697	Home Phone: N/A	VIN #: 5NPD84LF8LH632771
Work Phone: _____	Work Phone: N/A	Mileage: 62652
Cell Phone: (813) 508-0697	Cell Phone: N/A	Invoice #: _____
Date of Birth: 07/28/1966	Date of Birth: N/A	Deal #: 252080
DL No.: B655527662680	DL No.: N/A	SLS #1: LUKAS LEON
Email: lmbarn1213@gmail.com	Email: N/A	SLS #2: _____
		F & I #1: JACOB RAMOS

TRADE-IN INFORMATION	
TRADE 1 YEAR: 2011 MILEAGE: 108611 MAKE: NISSAN BODY: 4DR SDN I4 CVT MODEL: ALTIMA COLOR: _____ VIN #: 1N4AL2AP0BN445174 PAYOFF: N/A LIENHOLDER: _____	TRADE 2 YEAR: _____ MILEAGE: _____ MAKE: _____ BODY: _____ MODEL: _____ COLOR: _____ VIN #: _____ PAYOFF: N/A LIENHOLDER: _____

- PAYOFF:** The above payoff information is subject to verification at a later date. Any error or incorrect information received as to the title or payoff amount(s) will be the responsibility of the Buyer. Buyer agrees to pay on demand any higher difference from the above estimated payoff figure(s) which is/are due on the payoff(s) of Buyer's trade-in(s).
- TRADE-IN ALLOWANCE:** The reference to "trade-in allowance" on the Buyer's Order means the amount allowed by Dealer regarding such trade-in to be credited against the purchase price of the Selected Vehicle and is arrived at based upon the complete negotiation process between Dealer and Buyer and is not necessarily equivalent to the "actual cash value" of the trade-in vehicle. Buyer agrees that if Dealer pays off any loan obligations on the trade-in vehicle ("trade-in payoff") and the purchase transaction for the Vehicle is not completed, including Final Approval, Buyer will pay to Dealer the full trade-in payoff amount.
- TITLE:** Buyer agrees to deliver to Dealer satisfactory evidence of title to any vehicle traded-in as part of the consideration for the Selected Vehicle at the time of delivery of such trade-in to Dealer. Buyer hereby represents to Dealer that the trade-in vehicle(s) is/are not salvaged, rebuilt, flood damaged, or frame damaged vehicle(s) and that the title to such trade-in vehicle(s) was not bonded as such. Buyer warrants such trade-in to be Buyer's property free and clear of all liens and encumbrances except as specifically noted on this document. Buyer represents that Buyer has not altered the odometer of the trade-in vehicle(s) and that he/she has not tampered with or removed any safety or emissions control equipment from the trade-in vehicle(s), nor has anyone else to the best of Buyer's knowledge. In the event that Buyer breaches this provision and/or breaches the warranty of title for the trade-in then Buyer agrees and herein permits Dealer to place a lien on the Selected Vehicle purchased from Dealer in the amount of the lien or encumbrance remaining on the trade-in. Buyer will cooperate and assist in the placement of the lien on the Selected Vehicle pursuant to this paragraph. Dealer may pursue any and all legal remedies for Buyer's breach of this paragraph. Buyer shall immediately satisfy any liens or encumbrances on the trade-in vehicle upon notice of such liens and encumbrances from Dealer.
- DAMAGE:** Buyer acknowledges and agrees that in the event that Dealer discovers that the vehicle traded in has a mileage discrepancy and/or has suffered frame damage and/or is a salvaged or rebuilt vehicle and/or flood damaged and/or that the title to such vehicle was previously branded as such or if under the laws of the State of Florida, a vehicle would be branded as such and Buyer has not disclosed, in writing, this previous history of the vehicle to Dealer, then Buyer agrees to reimburse to Dealer the full amount of any trade allowance provided, within ten (10) days from any written demand by Dealer for such reimbursement. Dealer may recover all consequential and incidental damages suffered by Dealer arising from Buyer's failure to disclose the trade-in vehicle conditions identified in this paragraph including but not limited to attorneys' and paralegal fees.
- APPRAISAL:** If the used motor vehicle which has been traded in as part of the consideration for the purchase of Selected Vehicle is not delivered to Dealer at the time the Buyer's Order is executed and the Dealer appraises the trade-in, then the trade-in shall be reappraised when delivered and such reappraised value shall determine the allowance made for such trade-in. If such reappraised value is lower than the original allowance shown on the Buyer's Order, Buyer may, if dissatisfied therewith, pay to the Dealer the dollar amount of the initial trade allowance and retain the trade-in or deliver the trade-in and obtain payment credit for the reappraised value.
- REIMBURSEMENT:** If reimbursement for Buyer's trade-in vehicle is to be made for any reason, then Buyer will be entitled to the Kelley Blue Book Fair Vehicle Condition Value of the trade-in vehicle regardless of the amount of any trade-in allowance, over-allowances and additional discounts allowed by Dealer. Buyer acknowledges that the Kelley Blue Book value may differ substantially from trade-in allowance on the Buyer's Order. Dealer may also offset the value of the trade-in against any amounts owed to Dealer from Buyer.

Buyer acknowledges by Buyer's signature below that Buyer has read this Trade-In Addendum to Buyer's Order, understanding the terms and agrees to the terms.

Buyer:  Date: **09/23/2023**

CoBuyer: **N/A** Date: **N/A**

Dealership:  Date: **09/23/2023**