VEHICLE BUYER'S ORDER

CAPACITY
12+2 or 14
PURCHASE ORDER NO.
IC. PLATE NO.
PERMIT NO.
EXP. DATE



STOCK NO.	
#4137	
DATE	
12.11.24	
INVOICE NO.	
BODY NO.	
SALES REP	
Patrick	

Robert Constantine

331-343-8887

EMAIL: constantine@romeoville.org

SALES.SERVICE.LEASING

1216 Rand Road - Des Plaines, IL 60016 - 847.297.3177

CONTACT:

PHONE #:

BILL TO: Romeoville Rcreation Department
SHIP TO: Romeoville Rcreation Department

ADDRESS: 900 W Romeo Rd
CITY/STATE/ZIP: Romeoville IL, 60446

YEAR	MAKE	MODEL / SERIES	BODY	COLOR	MILEAGE	
2024	E-450	Universal	Glaval	White	200	
VIN NUMBER		•	•	GVWR	•	
	FN2RDD34957			14,500		
DESCRI	IPTION OF TRADE IN		BASE PRICE		\$	129,841
YEAR	2013 MAKE	E-350 MODEL Glaval		LETTERING	\$	Included
VIN NUMBER	1FDEE3FL3DDB09	969	TRADE-IN C		\$	-6,500
TITLE NUMBE	ER .		DOCUMENT		\$	300
Purchaser h	as read all of the provisions on	both the face and reverse side of this order,	OPTIONAL E	QUIPMENT		
including the	e reference to warranty and NO	WARRANTIES OF MERCHANTABILITY OR			\$	
FITNESS. 7	The purchaser agrees that all su	ich provisions are part of this Order and that this			\$	
Order super	sedes any prior agreement and	is the complete and exclusive agreement on the			\$	
subject matt	ters covered by this Order. THI	S ORDER SHALL NOT BECOME BINDING			\$	
UNTIL ACC	EPTED BY THE DEALER'S AU	THORIZED REPRESENTATIVE. IN THE			\$	
CASE OF A	TIME SALE, THE DEALER SH	ALL NOT BE OBLIGATED TO SELL UNTIL A			\$	
FINANCE SOURCE APPROVES THIS ORDER AND AGREE TO PURCHASE A RETAIL					\$	
INSTALLME	ENT CONTRACT BETWEEN TH	HE PURCHASER AND THE DEALER BASED			\$	
ON THIS OF	RDER. DEPOSITS ARE NON-	REFUNDABLE UNLESS OTHERWISE	SUB TOTAL		\$	123,641
STATED IN	WRITING. Purchaser certifies	he/she is of majority age and has received a			\$	
true copy of	this Order.		SALES TAX	[7.25%] ILLINOIS	\$	0
	DISCLAII	MER OF WARRANTIES	SALES TAX	[8.50%] CHICAGO	\$	0
Unless a wa	rranty is specifically provided or	n the face of this order and in a separate written	COOK COUN	NTY TAX [1.00%]	\$	0
instrument showing the terms of any such warranty which has been furnished by dealer to		COOK CTY I	NEW VEHICLE TAX	\$	0	
purchase, this vehicle herein is sold "AS IS". Best Bus Sales hereby expressly disclaims		LICENSE PL	ATE FEE	\$	25	
all warranties, either expressed or implied, including any implied warranty of merchantability			TITLE FEE		\$	150
or fitiness fo	or a particular purpose. Best Bu	s Sales neither assumes nor authorizes any				
other persor	n to assume for it any liability in	connection with the sale of any vehicle.				
"Consequen	tial Damages: Purchaser shall	not be entitled to recover from dealer any	TOTAL		\$	123,816
consequential damages, damages to property, damages for loss of use, loss of profits or			DEPOSIT		\$	0
income, or a	any other incidental damages."		PAYMENT		\$	0
			BALANCE		\$	123,816

PURCHASER'S SIGNATURE DATE ACCEPTED BY:

NO PUBLIC LIABILITY, PROPERTY DAMAGE OR PHYSICAL DAMAGE INSURANCE ISSUED WITH THIS TRANSACTION

- 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) "Lessee/Buyer" shall mean the party executing this Order as such on the face hereof, and (c) "Manufacturer" shall mean the Corporation that manufactured the vehicle or chassis, it being understood by "Lessee/Buyer" and Seller that Seller is in no respect the agent of manufacturer, that Seller and "Lessee/Buyer" 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 "Lessee/Buyer" and Manufacturer with respect to new motor vehicles.
- 2. Manufacturer has reserved the right to change the price to Dealer of new vehicle without notice. In the event the price to Dealer of new motor vehicle of the series and body type ordered hereunder is changed by Manufacturer prior to delivery of the new motor vehicle ordered hereunder to "Lessee/Buyer", Dealer reserves the right to change cash delivered price of such motor vehicle to "Lessee/Buyer" accordingly. If such cash delivered price is increased by Dealer, "Lessee/Buyer" may, if dissatisfied therewith, cancel this Order.
- 3. If the used motor vehicle which has been traded in as part of the consideration for the motor vehicle ordered hereunder is not to be delivered to Dealer until "Lessee/Buyer" has taken delivery of such new motor vehicle, the used motor vehicle shall be reappraised at that time and such reappraised value shall determine the allowance made for such used motor vehicle. If such reappraised value is lower than the original allowance thereof shown on the front of this Order, "Lessee/Buyer" may, if dissatisfied therewith, cancel this Order, provided, however, that such right to cancel is exercised prior to delivery of the new motor vehicle ordered and prior to surrender of the used motor vehicle to Dealer. However, said right to cancel does not apply to those "Lessee/Buyer" who have special or factory-ordered their vehicle.
- 4. "Lessee/Buyer" agrees to deliver to Dealer satisfactory evidence of title to any used motor vehicle traded in as part of the consideration for the motor vehicle ordered hereunder at the time of delivery of such used motor vehicle to Dealer. "Lessee/Buyer" warrants any such used motor vehicle to be his/her property free and clear of all liens and encumbrances except as otherwise noted herein, and said title to same is not a salvage title.
- 5. 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 or 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 "Lessee/Buyer" 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 "Lessee/Buyer".
- 6. Unless this Order shall have been cancelled by "Lessee/Buyer" in accordance with the provisions of paragraph 2 or 3 above, Dealer shall have the right, upon failure or refusal of "Lessee/Buyer" to accept delivery of the motor vehicle ordered hereunder and to comply with the terms of this Order, to retains as liquidated damages any cash deposit made by "Lessee/Buyer", and in the event a used motor vehicle has been traded in as part of the consideration for the motor vehicle ordered hereunder, to sell such motor vehicle and reimburse himself/herself out of proceeds of such sale for the expenses specified in paragraph 2 above and for such other expenses and losses as Dealer may incur or suffer as a result of such failure or refusal by "Lessee/Buyer".
- 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 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, uses taxes or occupational taxes based on sales volume (Federal, State or Local) unless expressly so stated. "Lessee/Buyer" 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 therefore.
- 9. FACTORY WARRANTY: ANY WARRANTY ON ANY NEW VEHICLE OR USED VEHICLE STILL SUBJECT TO A MANUFACTURER'S WARRANTY IS THAT MADE BY THE MANUFACTURER ONLY. THE SELLER HEREBY DISCLAIMS ALL WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.
- USED VEHICLE WHETHER OR NOT SUBJECT TO MANUFACTURER'S WARRANTY: UNLESS A SEPARATE WRITTEN INSTRUMENT SHOWING THE TERMS OF ANY DEALER WARRANTY OR SERVICE CONTRACT IS FURNISHED BY DEALER TO "LESSEE/BUYER", THIS VEHICLE IS SOLD "AS IS NOT EXPRESSLY WARRANTED OR GUARANTEED", AND THE SELLER HEREBY DISCLAIMS ALL WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OR MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.
- 10. USED VEHICLE WHETHER OR NOT SUBJECT TO MANUFACTURER'S WARRANTY: THE INFORMATION YOU SEE ON THE WINDOW FORM FOR THIS VEHICLES PART OF THIS CONTRACT. INFORMATION ON THE WINDOW FORM RELATING TO WARRANTY OVERRIDES ANY PROVISION IN THE CONTRACT OF SALE OR BUYERS ORDER THAT IS IN CONFLICT WITH SAME.
- 11. "LESSEE/BUYER" SHALL NOT BE ENTITLED TO RECOVER FROM DEALER ANY CONSEQUENTIAL DAMAGES TO PROPERTY, DAMAGES FOR LOSS OF USE, LOSS OF TIME, LOSS OF PROFITS, OR INCOME, OR ANY OTHER INCIDENTAL DAMAGES.
- 12. The "Lessee/Buyer", 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.
- 13. "Lessee/Buyer" acknowledges that at the time of delivery, the trade-in payoff amount, if any, is only reasonable estimate and the "Lessee/Buyer" agrees to pay any difference between the estimated and actual amount to the trade-in payoff within ten (10) days of notice thereof or as otherwise agreed between seller and "Lessee/Buyer".
- 14. "Lessee/Buyer" understands that funding and/or financing for the vehicle must be secured and completed by the date that Best Bus Sales takes delivery of the vehicle. Failure to do so will result in in interest charges incurred. Charges will be factored on prime + 1% of balance due and payable to Best Bus Sales.

 15. In the event the "Lessee/Buyer" fail(s) to abide by the terms of this buyer's order, "Lessee/Buyer" agree(s) to pay all costs and expenses incurred by seller, including but not limited to attorney's fees and court costs.

PURCHASER'S SIGNATURE	DATE	ACCEPTED BY	DATE