

Motor Vehicle
Retail Order

New Used
 Demo Certified

Tilton Automotive LLC d/b/a
SCHUMACHER
CHEVROLET OF DENVERILLE
"Come Join The Family"
ChevroletDenverille.com

281 Route 46 East
P.O. Box 1265
Denville, NJ 07834
Tel. (973) 627-0900
Fax (973) 627-2141

DATE
12/06/2016

DEAL
NO.

ST
NO.

SALES
PERSON DAVID ROSE

CUSTOMER NAME [REDACTED]
ADDRESS [REDACTED] MORRISTOWN NJ [REDACTED] E-MAIL [REDACTED]
HOME [REDACTED] WORK # [REDACTED] CELL # [REDACTED]

YEAR & MAKE 2017 CHEVROLET MODEL VOLT
BODY TYPE HATCHBACK COLOR PEPPERDUST MILES 66 SERIAL NO. [REDACTED]
INTERIOR TRIM COLOR JET BLACK/ TOP

Prior to Delivery of the vehicle listed above, customer shall elect one of the following and so advise dealership:
* Cash Purchase * Finance Purchase * Lease

IF A CREDIT SALE, REQUIRED INFORMATION CONTAINED ON A SEPARATE DISCLOSURE STATEMENT IS MADE PART OF THIS ORDER.

IF A LEASE, COMPLETE DISCLOSURE OF ALL LEASE TERMS AND CONDITIONS IS CONTAINED ON A SEPARATE LEASE CONTRACT.

TO BE DELIVERED ON OR ABOUT 12/06/2016

Price of Unit 38603.41

Additional Equipment (optional)

Theft Deterrent Etch (optional) \$399.00

IF A LEASE, THE FOLLOWING APPLY:

MONTHLY PAYMENT: # MONTHS

MILEAGE PER YEAR

CASH DUE AT DELIVERY \$

IF A PURCHASE, THE FOLLOWING APPLY:

TOTAL PRICE OF VEHICLE 38603.41

Less Trade-in N/A

TOTAL TAXABLE AMOUNT 38603.41

State Sales Tax 7.00% 2702.24

Motor Vehicle Tire Fee - \$1.50 per New Tire 7.50

N.J. Supplemental Titling Fee N/A

Registration/Title Fee (Estimated) 348.00

(See Paragraph 15 On Reverse Side)

Documentary Clerical Fee \$198.00

Fee: Administrative Fee \$ 50.00 \$269.00

Document Delivery Fee \$ 21.00

(See Paragraph 16 On Reverse Side)

NET PAY-OFF ON TRADE-IN N/A

TOTAL 41930.15

Deposit 5000.00

Factory Rebate INCREMENTAL 1000.00

Factory Rebate MODEL BONUS 1500.00

Factory Rebate N/A

Factory Rebate N/A

BALANCE IN CASH OR CERTIFIED CHECK DUE ON DELIVERY. 34430.15

N/A

INS. CO. [REDACTED]
AGENT DIRECT AGENCY LIBERTY MUTUAL
PHONE [REDACTED] FAX [REDACTED]

IF A NEW VEHICLE SALE OR LEASE...
The only warranties applying to this vehicle are those offered by the manufacturer. Dealer sells/leases this vehicle "as is" and hereby disclaims all warranties, either express or implied, including any implied warranties of merchantability and fitness for a particular purpose. Any liability of dealer with respect to defects or malfunctions of this vehicle including, without limitation, those which pertain to performance or safety, (whether by way of "strict liability," based upon dealer's negligence, or otherwise), is expressly excluded and customer hereby assumes any such risks. The manufacturer's warranty is not affected by this disclaimer of warranties by dealer.

IF USED VEHICLE SALE OR LEASE-CHECK APPROPRIATE BOX
 This vehicle is sold/leased "as is" and the dealer hereby expressly disclaims all warranties, either express or implied, including any implied warranties of merchantability and fitness for a particular purpose. Any liability of dealer with respect to defects or malfunctions of this vehicle including, without limitation, those which pertain to performance or safety, (whether by way of "strict liability," based upon dealer's negligence, or otherwise), is expressly excluded and customer hereby assumes any such risks.
OR
 The only dealer warranty on this vehicle is the limited warranty which is issued with and made a part of this order form.

ALL USED VEHICLE SALES DEALER'S OBLIGATION
The laws of New Jersey require Motor Vehicle Dealers to make all necessary repairs, without charge, or return the full purchase price (if a sale) to the customer in the event a used vehicle sold and intended to be registered in this State fails to meet State Inspection Standards for the issuance of a certificate of approval due to a defect that is not the result of the customer's own act. The undersigned, before entering into this contract, has been informed of dealer's obligation above and agrees to have the used vehicle inspected within 14 days from the issuance of the permanent registration for such vehicle.
Date / / X Customer's Signature

WAIVER OF DEALER'S OBLIGATION (USED VEHICLE SALE)
The undersigned, has read and understood the above Dealer's Obligation, and does hereby WAIVE AND RELEASE the DEALER'S OBLIGATION to make repairs without charge or return the full purchase price if the vehicle fails to meet State Inspection Standards for the issuance of a certificate of approval, unless the cause for the vehicle's rejection is an item which is "covered" by New Jersey's Used Car Lemon/Warranty Law (P.L. 1995, Chpt. 373).
Date / / X Customer's Signature

TRADE-IN DESCRIPTION AND ALLOWANCE
Year: Trade-In Value: N/A
Make: Less Balance Owed: N/A
Model: Net Trade-In Allow: N/A
Mileage: Color:
V.I.N. [REDACTED]
Balance Owed to:
Address:
Account No.:
Info. From Good Thru
Customer certifies that the frame on the trade-in vehicle has never sustained any damage or been repaired. All airbags are of original equipment and have never been deployed. Also, that the vehicle has never been in a flood or had the emission control system tampered with or altered. Customer certifies the above mileage of trade-in vehicle is accurate.
X Customer's Signature Date

AGREEMENT TO ARBITRATE ANY CLAIMS. READ THE FOLLOWING ARBITRATION PROVISION CAREFULLY, IT LIMITS YOUR RIGHTS, INCLUDING THE RIGHT TO MAINTAIN A COURT ACTION.
The parties to this agreement agree to arbitrate any claim, dispute, or controversy, including all statutory claims and any state or federal claims ("claims"), that may arise out of or relating to the sale or lease identified in this agreement. By agreeing to arbitrate the parties understand and agree that they are giving up their rights to maintain other available resolution processes, such as a court action or administrative proceeding, to resolve their disputes. Consumer Fraud, Used Car Lemon Law, and Truth-in-Lending claims are just three examples of the various types of claims subject to arbitration under this agreement. The parties also agree not (i) to bring any claim as a class action or (ii) seek to have any claims consolidated with the claims of any other person. The arbitration shall be administered by the American Arbitration Association under its Commercial Arbitration Rules, and the Consumer Related Disputes Supplementary Procedures to the extent applicable, before a single arbitrator who shall be a retired judge or an attorney. Dealership shall advance both party's filing, service, administration, arbitrator, hearing, or other fees, subject to reimbursement by decision of the arbitrator. Each party shall bear his or her own attorney, expert, and other fees and costs, except when awarded by the arbitrator under applicable law. The arbitration shall take place in New Jersey at a mutually convenient place agreed upon by the parties or selected by the arbitrator. The decision of the arbitrator shall be binding upon the parties. Any further relief sought by either party will be subject to the decision of the arbitrator. If any part of this agreement to arbitrate, other than the waivers of class actions and consolidation, is found to be unenforceable for any reason, the remaining provisions shall remain enforceable. If the waiver of class actions or consolidation is found unenforceable, this entire agreement to arbitration shall be unenforceable. In the event that any subsequent lease, finance, or other agreement between the parties contains a provision for arbitration of claims which conflicts with or is inconsistent with this arbitration provision, the terms of such subsequent arbitration provision shall govern and control to the extent of such conflict or inconsistency.
THIS ARBITRATION PROVISION IS GOVERNED BY THE FEDERAL ARBITRATION ACT.
[REDACTED]