



HYUNDAI

**KANHAIYA BEVERAGES PVT. LTD.**

Plot No. 97-98, Shivdaspur

Lahartara - D.L.W. Road, Varanasi-221002

Phone Show Room : 0542-3255845-3255846

Workshop - 0542-2371316, 2371317, Fax : 0542-2371750

No. **3570**

Dated : 16/11/2021

Received with thanks from M/s/Sri./Smt

Dutt gadw Additional Dist Judge Civil Court Chandauli

Financed by S.B.S. Chandauli

a sum of Rupees Twenty two thousand only

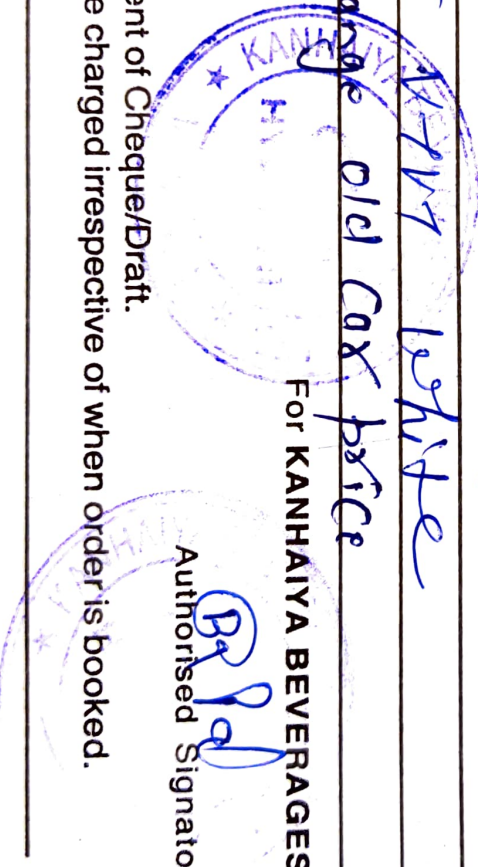
on account of Coeta SX 1.5 14717 white  
by Cash/Cheque/Draft No ~~220001~~ Exchange old car price

For KANHAIYA BEVERAGES PVT. LTD.

Authorised Signatory

Rs. 22000/-

1. This receipt is valid subject to the encashment of Cheque/Draft.
2. Price Prevailing at the time of delivery will be charged irrespective of when order is booked.
3. Booking Cancellation Policy Applicable.



**Vehicle PURCHASED Agreed to**

This memorandum of agreement is made at **VARANASI** on this date 14/01/2020 between Mr. / Mrs **arvind kumar yadav** of (address) - **JAMALPUR ROAD PHULPUR AZAMGARH VARANASI** (herein after called the '**First Party**' on the part)

**And**

M/S 1 **KRISHNA HYUNDAI SHIVDSPUR LAHARTARA**, herein after called the '**Second Party**' on the other part.

Hence both the above mentioned parties have agreed to abide the terms and conditions as follows

- 1 The first party assures and represents that he/she is authorised owner of the vehicle.  
Make and Model: **MARUTI ALTO**  
Bearing Registration No: **UP50H8781**  
VIN No: **1409676**
- 2 The first party has sold to the second party the above vehicle for a sum of 22000 (in words)
- 3 TWENTY TWO THAUSEND ONLY
- 4 The Second party now become the authorized legal custodian of the above vehicle and has all the rights to Sell, Lend and Dispose-Off above mentioned vehicle in the manner they deem fit.
- 5 First party alone shall be responsible for any violation of law, arrangement of taxes, challans, fines etc. before date of sale and shall alone responsible for all consequences and all expenses thereof without involving the second party.
- 6 For the above, the first party holds and keeps the second party indemnified and exonerated from all rights, risks, responsibilities, damages and compensation.
- 7 The original document shall remain with second party, sample copy thereof bearing signature of both the parties shall remain with first party.
- 8 The vehicle has valid **Third Party/ Comprehensive Insurance**. The first party agrees that in the event of any claim, he/she would have no objection in the insurance company making the payment of the said claim to second party.
- 9 The first party further agrees that in case the insurance company makes the payment to the first party then he/she would refund the said amount to second party.
- 10 First party understands that vehicle transfer in dealership name and subsequent transfer to the actual user entail double registration. Therefore, the vehicle will be transferred to the actual user and I/we have no objection in payment made directly in favour of second Party.
- 11 First party undertakes to take all necessary steps in getting vehicle transferred in name of actual transferee.

In witness whereof the parties above named have set their hands here on the day and here first above written.

**First Party**

Name :  
Signature :  
Mobile :

**Second Party**



Name  
Signature  
Mobile