

RETAIL BUYER'S ORDER

To Anderson Motor Co. Dealer Dated at West Chester, OH  
Month Oct Day 2 1924

You may enter my order for Ford Model A Fordson Tractor,  
Lincoln, the price of which is \$ 391.00

plus freight and delivery charges of \$ 0.00 against which I hand you a deposit of \$25.00 \$500.00, receipt of which is hereby acknowledged. I agree to pay the balance and accept delivery of tractor or car within forty-eight hours after I have been notified that it is ready.

Failure on my part to take the tractor or car when notified, forfeits my deposit as liquidated damages for your expense and efforts in the matter and permits you to otherwise dispose of the tractor or car without any liability to me whatsoever.

It is agreed that you will not be held liable for any delay or failure to make delivery through any cause whatsoever.  
It is agreed that no warranty, either express or implied, is made by you under this order or otherwise, covering said car or tractor. (Manufacturers' warranties are shown on the back of this order.)

It is expressly agreed that legal title of said tractor or car shall not pass to me until the full purchase price thereof, plus freight and delivery charges, as above stipulated, shall have been paid by me.

The price quoted is for immediate delivery, but if the price should be increased by the Manufacturer before tractor or car has been assigned to me, then this order shall be construed as if the increased price was originally inserted herein or shall be annulled, at my option, and deposit refunded.

The above comprises the entire agreement pertaining to this purchase and no other agreement of any kind, verbal understanding or promise whatsoever will be recognized.

Receipt of a copy of this order is hereby acknowledged.

Order obtained by W. Van Ausdall Signed by \_\_\_\_\_  
Salesman

Approved and accepted by \_\_\_\_\_ Street \_\_\_\_\_  
Dealer City or Town \_\_\_\_\_

Motor No. \_\_\_\_\_ State \_\_\_\_\_ County \_\_\_\_\_

Date Delivered \_\_\_\_\_ Tnshp., Sect. or Parish \_\_\_\_\_

(Ford Form 845) (OVER)  
O-D

FORD MOTOR COMPANY WARRANTY

The Ford Motor Company warrants all such parts of new Ford automobiles, trucks and chassis and Fordson tractors as shall, under normal use and service, appear to it to have been defective in workmanship or material. This warranty shall be limited to shipment, to the purchaser without charge, except for transportation, of the part or parts intended to replace those acknowledged by the Manufacturer to be defective. The Manufacturer cannot, however, and does not accept any responsibility in connection with any of its automobiles, trucks, chassis or tractors when they have been altered outside of its own factories or branch shops. If the purchaser shall use or allow to be used in this automobile, truck, chassis or tractor, parts not made or supplied by the Manufacturer, then this warranty shall become void. It is agreed that the Manufacturer makes no warranty whatever regarding pneumatic tires. The Manufacturer is not responsible to any purchaser of its goods for any undertaking, representation or warranty made by Dealers selling its product, beyond those herein expressed.

LINCOLN MOTOR COMPANY WARRANTY

The Lincoln Motor Company warrants each new motor vehicle manufactured by it, whether passenger car or commercial vehicle, to be free from defects in material and workmanship under normal use and service, its obligation under this warranty being limited to making good at its factory any part or parts thereof which shall, within ninety (90) days after delivery of such vehicle to the original purchaser, be returned to it with transportation charges prepaid, and which its examination shall disclose to its satisfaction to have been thus defective; this warranty being expressly in lieu of all other warranties expressed or implied and of all other obligations or liabilities, on its part, and it neither assumes nor authorizes any other person to assume for it any other liability in connection with the sale of its vehicles.

This warranty shall not apply to any vehicle which shall have been repaired or altered outside of the Lincoln Motor Company's factory in any way so as, in its judgment, to affect such vehicle's stability or reliability, nor which has been subject to misuse, negligence or accident nor to any commercial vehicle made by it which shall have been operated at a speed exceeding the factory rated speed, or loaded beyond the factory rated load capacity.

The Lincoln Motor Company makes no warranty whatever in respect to tires, rims, ignition apparatus, horns or other signaling devices, starting devices, generators, batteries, speedometers or other trade accessories, inasmuch as they are usually warranted separately by their respective manufacturers.

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Dated at \_\_\_\_\_  
No. \_\_\_\_\_ Dealer \_\_\_\_\_ Month \_\_\_\_\_ Day \_\_\_\_\_ 192 \_\_\_\_\_  
You may enter my order for Ford \_\_\_\_\_ Fordson Tractor,

Lincoln \_\_\_\_\_, the price of which is \$ \_\_\_\_\_  
plus freight and delivery charges of \$ \_\_\_\_\_ against which I hand you a deposit of \$25.00 \$500.00, receipt of which is hereby acknowledged. I agree to pay the balance and accept delivery of tractor or car within forty-eight hours after I have been notified that it is ready.

Failure on my part to take the tractor or car when notified, forfeits my deposit as liquidated damages for your expense and efforts in the matter and permits you to otherwise dispose of the tractor or car without any liability to me whatsoever.

It is agreed that you will not be held liable for any delay or failure to make delivery through any cause whatsoever.

It is agreed that no warranty, either express or implied, is made by you under this order or otherwise, covering said car or tractor. (Manufacturers' warranties are shown on the back of this order.)

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Approved and accepted by \_\_\_\_\_ Salesman \_\_\_\_\_ Street \_\_\_\_\_

\_\_\_\_\_ Dealer \_\_\_\_\_ City or Town \_\_\_\_\_

Motor No. \_\_\_\_\_ State \_\_\_\_\_ County \_\_\_\_\_

Date Delivered \_\_\_\_\_ Tnshp., Sect. or Parish \_\_\_\_\_

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This warranty shall not apply to any vehicle which shall have been repaired or altered outside of the Lincoln Motor Company's factory in any way so as, in its judgment, to affect such vehicle's stability or reliability, nor which has been subject to misuse, negligence or accident nor to any commercial vehicle made by it which shall have been operated at a speed exceeding the factory rated speed, or loaded beyond the factory rated load capacity.

The Lincoln Motor Company makes no warranty whatever in respect to tires, rims, ignition apparatus, horns or other signaling devices, starting devices, generators, batteries, speedometers or other trade accessories, inasmuch as they are usually warranted separately by their respective manufacturers.