

BMW MINI OF PLANO 6800 DALLAS PKWY PLANO TX 750243599

214/778 2600

100772903	772903 RETAIL PURCHASE AGREEMENT Deal Num								
Purchaser's Name(s): KRISHNA KANTH REDDY PODDUTURI					Date: 09/12/2022				
Address: 8093 MONKS CAP ST FRISCO TX 75035-1486						County: COLLIN			
☒ Home Phone: 313/699-0791 □ Work Phone:						Cell Phone:			
E-mail Addres	s: krishnakanthred	ldy1994@gmail	l.com						
authority to ente	mation has been request er into this Agreement. Th age Statement for full disc	ne Odometer Readin	erify your identit ig for the Vehicl	y. By signing below, yo e you are purchasing is	u represent the s accurate unle	at you are at least 1 ess indicated other	18 years o rwise. Ple	f age and hav ase refer to th	
YEAR 2023	MAKE BMW		MODEL 430i GRAN	COUPE	COLOR 0C31 Portir	nao Blue STOCH			
VIN/SERIAL NO. WBA63AV01P	I		ODOMETER R	EADING	1000110111	SALESPERSON		.:44	
THE VEHICLE IS:	: PRIOR US	SE DISCLOSURE:	□ Not Accurate				ssica Lov	/itt	
X NEW		RRANTY STATEMEN		ECUTIVE RENTAL	LOAN CAR	OF VEHICLE	Ф.		
We are sell				eely disclaim all		CCESSORIES:	_	57670.00	
warranties, express and implied, including any implied warranties of						ed Addendum Sticker	_	N/A	
merchantability and fitness for a particular purpose, unless we enter into a service contract with you at the time of, or within 90 days of, the date of						SEWELL PROTECTION PACKA		1490.00	
this transac	ction. All warranties	s, if any, by a ma	anufacturer	or supplier other	N/A		_ \$_	N/A	
	ealership are theirs all be liable for perl				N/A		_ \$_	N/A	
assume no	r authorize any oth	ner person to a	ssume for ι	ıs any liability in	N/A		\$	N/A	
connection with the sale of the Vehicle and related goods and services. CONTRACTUAL DISCLOSURE STATEMENT (USED VEHICLES ONLY) The						N/A		N/A	
	nyou see on the w formation on the wir				N/A		_	N/A	
in the contr	act of sale. Traduc	<u>ción española:</u>	<u>Vea el dors</u> e	o. • •	N/A		_ _{\$} _	N/A	
OTHER MATERIAL UNDERSTANDINGS AND INTEGRATED DOCUMENTS						TOTAL SELLING PRICE		59160.00	
PLEASE SEE ATTACHED DELIVERY CONFIRMATION						LESS: TRADE-IN ALLOWANCE			
☐ IF BOX IS M.	ARKED, PLEASE SEE AT	TACHED DAMAGE	DISCLOSURE				_	N/A	
					N/A SUBTOTAL		_	N/A	
					- COBTOTAL		_	59160.00	
	DEAL	ER'S INVENTORY	ΓΑΧ		N/A SALES TAX		— <u> </u>	N/A	
Dealer's Inventory Tax: The Dealer's Inventory Tax charge is intended to reimburse the Dealer for ad valorem taxes on its motor vehicle inventory The charge, which is paid by the Dealer to the county tax assessor-collector,						6.25 %	_	3697.50	
						VENTORY TAX	_	99.39	
is not a tax imposed on a consumer by the government, and is not required to be charged by the Dealer to the consumer. DOCUMENTARY FEE*							_	N/A	
							_	150.00	
*Document				e. A documentary	DEPUTY SER	VICE FEE	_	N/A	
fice is not required by law, but may be charged to buyers for nationing						STATE INSPECTION FEE		16.75	
documents relating to the sale. A documentary fee may not exceed a reasonable amount agreed to by the parties. This notice is required by law.							_ \$_	131.25	
<u>Traducción e</u>	española: Vea el doi	<u>°so.</u>			TITLE FEE		_ \$_	38.00	
Voar		N VEHICLE INFORM Model:	Color:		STATION II	NSP FEE	_ \$_	7.00	
Year: N/A	Make: N/A	N/A	N/A				_	N/A	
VIN/Serial No: N/A		Odometer F □ Not Accu	ırate	N/A	1		_	N/A	
Trade-In Allowand	ce: Balance N/A	Owed: N/A	Lienholder: N/A		TOTAL DUE		_	63299.89	
	TRADE-IN '	VEHICLE INFORMA	TION (2)		PLUS: BALANO	CE OWED ON TRADE-I	— — N \$	N/A	
Year: N/A	Make: N/A	Model: N/A	Color: N/A		N/A			N/A	
VIN/Serial No: N/A		Odometer F □ Not Accu	Reading:	N/A	-		_ ; _		
Trade-In Allowand	ce: Balance		Lienholder: N/A		N/A		_	N/A	
	17/0	LIEN TO	WA		N/A		_	N/A	
Name:							_	N/A	
DIGITAL FEDERAL CREDIT UNION Address:						AFAIT	_	N/A	
PO BOX 25166 LEHIGH VALLEY PA 18002-5166 Contacted: Lien Date:								N/A	
By:		09/12/2 Mat. Date	2022		N/A		_	N/A	
		09/12/2			UNPAID BAL	ANCE DUE	\$	63299.89	
	k of this Agreement and any								

Agreement and no other agreement or understanding of any nature concerning the same has been made or entered into, or will be recognized. I have read the terms and conditions of this Agreement, including the terms and conditions that appear on the reverse side, and agree to them as if they were printed above my signature. I further acknowledge receipt of a copy of this Agreement. This Agreement shall not become binding until signed and accepted by an Authorized Dealership Representative.

Purchaser Accepted by Authorized Dealership Representative



ADDITIONAL AGREEMENTS BETWEEN THE DEALERSHIP AND PURCHASER(S)

- Terms Used In This Agreement: This Retail Purchase Agreement contains the following words and phrases that appear throughout this Agreement and have particular meanings:
 - Agreement Means this Retail Purchase Agreement together with any documents incorporated into this Agreement by reference, whether such reference is made in this Agreement or in the document itself.
 - **You, Your** Means the Purchaser(s) identified on the front side of this Agreement.
 - We, Us, Our Means the Dealership that is identified on the front side of this Agreement and its Authorized Representatives.
 - Manufacturer Means the company that manufactured the Vehicle.

 - Vehicle Means the Vehicle that you are purchasing from us as described on the front of this Agreement.

 Trade-In Vehicle Means the vehicle you are delivering to us as part of this transaction as identified on the front side of this Agreement.
- Our Right to Increase the Price: We may increase the price of the Vehicle after we accept this Agreement if the Trade-In Vehicle is reappraised, new equipment is required by state or federal law, or the increase is caused by state or federal tax rate changes. If the price is increased, you may cancel this Agreement with full refund of any Deposit/Down Payment, provided that the cancellation occurs prior to you taking delivery of the purchased Vehicle.
- Manufacturer's Design Changes: In the event the Manufacturer changes or modifies the design of or any part or accessory of the Vehicle after your order for the Vehicle has been entered by us, you will not have any claim or right against us if the Vehicle does not contain such changes or modifications, nor shall we be required to effect such changes or modifications to the Vehicle.
- Your Representations and Warranties: You represent, warrant and affirm to us that (a) You are not purchasing a new Vehicle for resale or export within the period beginning on the date the Vehicle title is issued to you and ending on the date one (1) year thereafter. You confirm that we are relying on this representation and agree that we would not sell the Vehicle to you without this representation. If we are required by the Manufacturer to forfeit or repay any manufacturer incentives, allowance and/or special pricing, or if we suffer any loss or harm as a result of your breach of this provision, you agree to indemnify and hold us harmless from any such cost, loss or harm suffered as a result of or arising because of your breach; (b) the Deposit/Down Payment and any amounts due to us have been paid in full, any check given to us will be honored by your Bank, and that no part of the Deposit/ Down Payment has been loaned to you by us or any third party; (c) all statements made by you in this Agreement and any other documents completed in connection with this transaction are true and correct; and (d) you are who you have represented yourself to be and you have purchased the Vehicle for your own use and not on behalf of another person, unless you have disclosed otherwise to us.
- Your Representations Regarding the Trade-In Vehicle: Any Trade-In Vehicle delivered by you to us in connection with this transaction shall be accompanied by a Certificate of Title or documents sufficient to enable us to obtain a Certificate of Title to the Trade-In Vehicle in accordance with applicable state law. You warrant that the Trade-In Vehicle delivered to us is properly titled to you, has never been titled as or declared a total loss, salvage, junk, rebuilt, flood, or lemon buyback vehicle; that you have the right to sell or otherwise convey such vehicle; that such vehicle is free and clear of liens or encumbrances, except as may be noted on the front side of this Agreement; all emissions control equipment is on the vehicle and in satisfactory working order; and, unless you have told us otherwise, that you have not removed any equipment from the vehicle subsequent to our appraisal and that the odometer reading shown is
- Trade-In Vehicle Payoff: If you are delivering a Trade-In Vehicle in connection with this transaction and the actual amount of the Balance Owed on the Trade-In Vehicle is greater than the amount of the Balance Owed as listed in this Agreement, you agree to pay the difference to us. If the actual amount of the Balance Owed is less than the amount listed, we will pay or credit the difference to you.
- Our Appraisal of Your Trade-In Vehicle: If you are delivering a Trade-In Vehicle to us in connection with this transaction and the delivery will not be made until delivery of the Vehicle being purchased from us, we shall have the right to reappraise your Trade-In Vehicle at the time of delivery. The reappraised amount shall be the amount allowed for the Trade-In Vehicle in this transaction. If you are dissatisfied with the reappraisal, you may cancel this Agreement with full refund of any Deposit/Down Payment, provided that the cancellation occurs prior to you taking delivery of the purchased Vehicle.
- Remedies Upon Rightful Cancellation: You agree that we are not liable for any damages resulting from our failure to deliver the Vehicle if the failure is caused by the manufacturer, an accident, fire, act of nature or any other causes beyond our control. This Agreement may be renegotiated or canceled (with full refund of any Deposit/Down Payment) if the Vehicle is not delivered to you as specified on the front side of this Agreement or pursuant to Paragraphs 2 or 7. If you have delivered a Trade-In Vehicle to us, the Trade-In Vehicle will be returned to you if we have not already sold it. If we have already sold the Trade-In Vehicle, we will refund the agreed upon Trade-In Allowance. Regardless of whether we return the Trade-In Vehicle or have already sold it, you shall be responsible for paying to us the Balance Owed on the Trade-In Vehicle if we have paid the Balance Owed to the Lienholder. We may keep any portion of the amount you have paid to us as a Deposit/Down Payment and any Trade-In Allowance we owe to you to offset against the amount you owe us. If the actual amount you owe to us is greater than the amount of the Deposit/Down Payment, you agree to pay the difference to us. If the actual amount you owe is less than the amount of the Deposit/Down Payment, we will pay the difference to you. You are responsible for paying the cost of repairing any damage and any other losses, liabilities, damages, claims, costs and expenses arising out of your use, possession and control of the Vehicle.
- Purchaser's Default and Dealership's Remedies: In the event you have agreed to pay the Amount to be Financed in cash or financing is being obtained by you through a credit source of your choice and we do not receive the Amount to be Financed from you at the time of delivery of the Vehicle or on the date promised on the front of this Agreement, you fail to perform any of your other obligations under this Agreement, or you breach any representation or warranty made by you to us, we shall be permitted, at our sole discretion, to the choice of remedies in this Agreement, which may be used separately or together, including: (1) cancel this Retail Purchase Agreement; (2) repossess the Vehicle without notice (if permitted by law); (3) rescind the sales transaction; (4) seek collection for amounts due; (5) retain any cash down payment made by you; and/or (6) in the event that you have delivered a Trade-In Vehicle as part of the consideration for your purchase of the Vehicle from us, to sell such Trade-In Vehicle and reimburse the Dealership out of the proceeds of such sale for any reasonable expenses incurred in connection with preparing and offering the Trade-In Vehicle for sale and any actual damages suffered by us as a result of your default. Regardless of whether we return the Trade-In Vehicle or have already sold it, you shall be responsible for paying to us the Balance Owed on the Trade-In Vehicle if we have paid the Balance Owed to the Lienholder and for any reasonable expenses incurred by us in connection with preparing or reconditioning the Trade-In Vehicle for sale. Any remedies in this Paragraph 9 shall be in addition to, and not in lieu of, any other remedies available under the Retail Purchase Agreement or at law or equity. Any waiver of all or part of a remedy hereunder is not a continuing waiver. If the actual amount you owe to us is greater than the amount of the down payment and/or proceeds from the sale of your Trade-In Vehicle, you agree to pay the difference to us upon demand and if the actual amount you owe is less, then we will pay the difference to you.
- Security Agreement: Purchaser hereby grants the Dealership, its successors and assigns, a security interest in the Vehicle, equipment and accessories to be purchased pursuant to this Agreement, and such security interest shall remain in effect until all sums due hereunder have been paid in full.
- Other Products and Services: The Dealership offers its customers goods and services from various suppliers. The amounts charged to customers for such goods or services may be greater than the Dealership's cost, and/or the Dealership may receive a commission or other payment in connection with such sale. You are not required to purchase any other goods or services from us, nor are you required to finance the Amount to be Financed under this Agreement with a particular lending source. In the event this Agreement includes a charge for other goods or services for which you must complete an application for coverage, and for any reason such coverage cannot be provided, you will receive a credit for the amount charged. If the cost of other goods or services was included in the amount to be financed in connection with this transaction, then this credit will be applied to the outstanding balance you owe to the Lender.
- 12. Dealer Assisted Financing: If we assist you to obtain financing for this transaction, the Annual Percentage Rate may be negotiated with us and we may receive a fee, commission or other compensation from the Lender. We do not make any representations or warranties regarding whether you obtained the best rate or could have obtained a better rate from us or a third party.
- Documentary Fee: A documentary fee is not an official fee. A documentary fee is not required by law, but may be charged to buyers for handling documents relating to the sale. A documentary fee may not exceed a reasonable amount agreed to by the parties. This notice is required by law. SPANISH TRANSLATION: Un honorario de documentación no es un honorario oficial. Un honorario de documentación no es requerido por la ley, pero puede ser cargada al comprador como gastos de manejo de documentos relacionados con una venta. Un honorario de documentación no puede exceder una cantidad razonable acordada por las partes. Esta notificación es requerida por la ley.
- CONTRACTUAL DISCLOSURE STATEMENT (USED VEHICLES ONLY) The information you see on the window form for this Vehicle is part of this contract. Information on the window form overrides any contrary provisions in the contract of sale. SPANISH TRANSLATION: Guia para compradores de vehículos usados. La información que ve en el formulario de la ventanilla parta este vehículo forma parte del presente contrato. La información del formulario de la ventanilla deja sin efecto toda disposición en contenida en el contrato de venta.
- GOVERNING LAW: THE TERMS AND CONDITIONS OF THIS AGREEMENT (INCLUDING ANY DOCUMENTS WHICH ARE A PART OF THIS TRANSACTION OR INCORPORATED HEREIN BY REFERENCE) AND ANY SALE HEREUNDÈR WILL BE GOVERNED BY THE LAWS OF THE STATE OF TEXAS
- LIMIT ON DAMAGES: TO THE EXTENT PERMITTED BY TEXAS LAW, PURCHASER EXPRESSLY WAIVES AND SHALL NOT BE ENTITLED TO RECOVER FROM THE DEALERSHIP ANY CONSEQUENTIAL DAMAGES, DAMAGES TO PROPERTY, DAMAGES FOR LOSS OF USE, LOSS OF TIME, LOSS OF PROFITS OR INCOME, OR ANY OTHER INCIDENTAL DAMAGES.
- CONDITIONAL DELIVERY AGREEMENT/LIMITED RIGHT TO CANCEL: You may secure financing for this transaction through us or a financial institution of your choice. If you have elected to secure financing though us, the provisions of the Conditional Delivery Agreement/Limited Right to Cancel will apply. We may cancel this Agreement if: (1) you provide false or incomplete information regarding your creditworthiness; (2) your credit application is not approved by a financing source; or (3) your purchase is subject to the Conditional Delivery Agreement/Limited Right to Cancel and the Retail Installment Sale Contract is not accepted or approved by a financing source on terms acceptable to us.
- Entire Agreement and Signing Other Documents: The front and back of this Agreement and any documents which are part of this transaction or incorporated herein by reference comprise the entire agreement affecting this transaction. No other agreement or understanding of any nature has been made or will be recognized. You agree to sign any and all documents necessary to complete the terms of this transaction.

