

CASH RETAIL BUYERS ORDER AND INVOICE

5033 L Dallas,	di Dallas emmon Avenue TX 75209 51-1800	Audi	CASH RET				
I hereby	DEAL NO. agree to purchase fro	. 99025 m you under the terms and	d conditions specified	the following:	XX NEW	☐ USED	Ţ
YFAR	MAKE MODEL	COLOR	TRIM	SALESMAN		•	П

I hereby agree to pu		unde	r the terms	and cor		specified	_	X NEW	<u> </u>			MONSTRATOR		
YEAR MAKE 2023 AUDI	O5 45 TI	SI		NA	TRIM OK	API B				DAT JR /NAUSE		OZIMBADA	23	
MILEAGE 25	LICENSE NO.		VIN NO. WA1EAA	FY7P			PURCHASER'S NAME (PI	JA ITH	Í A					
STOCK NO. P2142540	IGN. KEY		TRUNK KEY	SUV	BODY STYL	LE	ADDRESS 625 COWBOYS PKWY 3005							
	CITY IRVING TX 75063 STATE ZIP CODE													
SERVICE CO	NTRACT 32	25.0	10				RESIDENCE PHONE (214)470-3706 BUSINESS PHONE-EXTENSION (317)280-9900							
MAINTENANC		99.0					E-MAIL itharoopteja@gmail.com							
		,,,,					SELLING PRICE + 54465.00							
							ADDITIONS				+			
													N/A	
	ADDITIONS				+		N/A							
	ealer's Invent						ADDITIONS OTHER AFTMKT(S)				+	599	.00	
The Dealer's Inventory Tax charge is intended to reimburse the dealer for ad valorem taxes on its motor vehicle inventory. The							VPS - THEFT DETERRENT						N/A	
charge, which is						-	TRADE ALLOWANCE					,	N/A	
collector, is not a							DIFFERENCE				=	55064	.00	
and is not requir	ed to be charg	jed b	y the deal	er to t	he cons	sumer.	STATE SALES TAX				+	3347	. 75	
	USED CAR						DEALER DOCU	MENTAR	RY FEE		+	150	00	
THE INFORMATION VEHICLE IS PAR	ON YOU SEE (T NC	HE WINDO	OW FOI	RM FOI	R THIS	A DOCUMENTARY			. FEE. A DOCUM	IEN-	730	.00	
WINDOW FORM CONTRACT OF SA	overrides at	VY C	ONTRARY	PROVIS	SIONS	IN THE	TARY FEE IS NOT TO BUYERS FOR	REQUIRED	BY LAW, BUT	MAY BE CHAR	GED			
CONTRACT OF SA	LIEN IN	FORM	ΛΑΤΙΩΝ				SALE. A DOCUME ABLE AMOUNT AG	REED TO E						
LIEN HOLDER							REQUIRED BY LAW	<i>I</i> .						
DRAFT AMOUNT	FINANCIA		E OF LIEN				UN HONORARIO DE DOCUMENTACIÓN NO ES UN HONORA OFICIAL. UN HONORARIO DE DOCUMENTACIÓN NO REQUERIDO POR LA LEY, PERO PUEDE SER CARGADA COMPRADOR COMO GASTOS DE MANEJO DE DOCUMEN					X		
DRAFT THROUGH	5.81		07	//12/	2023									
ADDRESS							RELACIONADOS DOCUMENTACIÓN	NO PU	EDE EXCEDER	UNA CANTI	DAD			
1401 FRANK							RAZONABLE ACOL CACIÓN ES REQUE			ES. ESTA NOT	11-1-	/		
NEW N Mileage on a new mo	MOTOR VEHICL otor vehicle can a					ncidental	TRADE PAYOF	F			+		N/A	
driving at the factory, course of testing ar	nd/or shipment to	the	dealer; (2)	incidenta	al drivino	at the	ROAD/BRIDGE FEE				+	23	.00	
dealership by its emp sale; (3) demonstration outside vendors for	oloyees in testing to on to our custome	the mo	otor vehicle a) incidental n	nd/or ma nileage to	aking it i o the loc	ready for ations of	VEHICLE INSP. FEE				+	7	.00	
driven by dealership	personnel as de	emons	trators; (6)	vehicles	traded	between	LICENSE \$118.25 TITLE \$44.75				+	163		
dealerships and drive otherwise driven by the control of the contr	inauthorized perso	ns an	d subsequent	ly recov	ered or r	eturned;	DEALER'S INVENTORY TAX				+	112	.06	
and (8) vehicles drive in a final sale and the	e issuance of title of	due to	(i) a failure t	o secure	e financir	ng, or (ii)	DEPUTY FEE				+		N/A	
a change of buying perceived or real prod	duct compláint. IF	THE M	ILEAGE ÓN T	HE VEH	ICLE SUB	JECT TO	CASH BALANG	CE ON V	EHICLE		=	58866	i i	
THIS BUYER'S ORDEF VEHICLE.	R IS NOT ENTIRELY	/ SATI	SFACTORY TO	O YOU, D	OO NOT E	BUY THIS	EXTENDED SEI	RVICE A	GREEMENT		+	4724		
	REPAIR D	DISCL	.OSURES				OTHER: REE	BATE			+	1500		
The dealership may purchasing, whether							CASH, RECEIPT #						N/A	
purchase, you may re	equest and are er	titled	to see the d	ealership	s repair	or work	TOTAL BALANG	CE DUE			=	62090	.81	
orders on this vehicle listed under "Addition	al Items" above; o	or if yo	u are advised	there a	re none,	demand		DI	ESCRIPTIO	N OF TRADE	IN			
that the legend "the d space. THE DEALERS	HIP MAKES NO R	ĖPRES	ENTATIONS	REGARD	ING REP	AIRS OR	YEAR	MAKE		BODY TYPE		STOCK NO.		
ADJUSTMENTS TO T DEALERSHIP. DO NOT							SERIAL NUMBER		LICENSE NO.		REGI	STRATION NO.		
OF THE VEHICLE TO							PAYOFF TO:			MILEAGE				
UNLESS YOU REQUESTED AND THE DEALERSHIP SPECIFICALLY AGREED TO CONDUCT SUCH AN INSPECTION. YOU MAY TAKE THE VEHICLE TO YOUR MECHANIC OF CHOICE FOR INSPECTION. IF ANY REQUEST OR DEMAND FOR REPAIR ORDERS ON THE VEHICLE IS REFUSED OR NOT SATISFACTORILY COMPLIED WITH, DO NOT										NO. CYL.				
							QUOTED BY: GOOD UNTIL:							
BUY THIS VEHICLE.				ADI	DITION	AL TERM	MS AND CONDITIONS							
Purchaser warrants actual mileage that sai designation noted on s	id vehicle has been aid title; (3) none (driver	n; (2) title to l manufacturer	oe delive s emissio	red to it i	s regular a	nd proper in all respair pollution equipme	pects and o ent has be	does not have en damaged, d	any "salvage", " estroyed or tam	recor	ndition", "flood" d with, and such	or similar n systems	
and equipment shall be manufactured to be so unless noted above in	e fully operational a old in the USA and	at the	time the trade	e vehicle	is delive	red to Selle	er; (4) in the event o	of an impo	rted trade veh	icle, it is not a "	`grey	market" import	, but was	
2. Purchaser warrants vehicle is greater than	the payoff amoun	t show	<i>ı</i> n above, Pur	chasér ag	grees to	pay such c	ifference to Seller in	n cash pro	mptly upon de	mand. Converse	ely, if	f the actual pay		
than the represented p 3. Upon failure or refu	oayoff, Seller shall ı	efund	such differen	ce to Pur	rchaser (a	and/or the	lien holder of the ve	ehicle purc	hased hereund	er) promptly up	on d	lemand.		
to retain as liquidated not consummate for a	damages any cash	depos	it noted above	e and des	signated	as non-refi	undable, to reimburs	se it as liqu	uidated damage	es. In any case	wher	e the proposed	sale does	
trade vehicle, less com 4. Purchaser acknowle	mission, whichever	r is lov	ver.		•		·	•	.,					
due bill, to list all work promises are part of th	or other items pro nis transaction. Puro	mised	to be perforr	ned by d	ealership	personnel	as part of this sale.	Purchaser	is advised to	demand this wri	itten	evidence, if, in t	act, such	
such verbal promises or representations. 5. This order shall not become binding upon Seller until accepted by the dealer or a sales manager. For credit transactions, this order shall be a worksheet only until Purchaser has received all disclosures relative to this transaction required under the Federal Truth-In-Lending Act; thereafter, the terms of this order shall be binding upon both parties and shall survive the closing of this transaction except to the extent that same are inconsistent with the terms of the closing documents. Until this transaction becomes binding on all parties,												and shall		
the motor vehicle to be 6. If the purchaser bre costs and reasonable a	eaches this contrac	t or ar	y warranty he	erein, or				is false, th	en the purcha	ser agrees to re	imbu	urse the dealers	nip for its	
AS BUYER OF THE	E ABOVE DESC	RIBEI	VEHICLE,	I UND										
VEHICLE, ANY ADI OR SERVICE SOLD	BY SELLER.	· _								T, REPAIR, O	R Al	NY OTHER PR	ODUCT	
ACCEPTED BY:		Δ			S READ A	LL OF THE	FOREGOING AND F	HAS RECEI	VED A TRUE C	OPY OF THIS C	RDE	R.		
DEMAND THAT ALL R	REPRESENTATIONS	BY TH	er or sales m He <mark>dealers</mark> h	IP THAT	YOU AR	E RELYING	N/A	1						
ON IN YOUR DECISION THE SALES MANAGER	ON TO PURCHASE	TĂIS \	/EHICLE BE V	/RITTEN	DOWN,	SIGNED BY	CO-PURCHASER							