



Audi

DEAL NO. 99025

I hereby agree to purchase from you under the terms and conditions specified the following: NEW USED DEMONSTRATOR:

YEAR 2023	MAKE AUDI	MODEL Q5 45 TFSI	COLOR O DAYTONA	TRIM OKAPI BR	SALESMAN MICHAEL MONROE REDD JR / NAUSHAD OZIMBADA23	DATE
MILEAGE 25	LICENSE NO.	VIN NO. WA1EAFY7P2142540	PURCHASER'S NAME (PLEASE PRINT) ROOP TEJA ITHA			
STOCK NO. P2142540	IGN. KEY	TRUNK KEY SUV	BODY STYLE	ADDRESS 625 COWBOYS PKWY 3005		
ADDITIONAL ITEMS				CITY IRVING TX	STATE 75063	ZIP CODE
SERVICE CONTRACT 3225.00				RESIDENCE PHONE (214) 470-3706	BUSINESS PHONE-EXTENSION (317) 280-9900	
MAINTENANCE 1499.00				E-MAIL itharopteja@gmail.com		
				SELLING PRICE	+	54465.00
				ADDITIONS	+	N/A
				ADDITIONS	+	N/A
Dealer's Inventory Tax Disclosure				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 charge, which is paid by the dealer to the county tax assessor-collector, is not a tax imposed on a consumer by the government, and is not required to be charged by the dealer to the consumer.				VPS - THEFT DETERRENT	+	N/A
				TRADE ALLOWANCE	-	N/A
				DIFFERENCE	=	55064.00
				STATE SALES TAX	+	3347.75
				DEALER DOCUMENTARY FEE	+	150.00
USED CAR DISCLOSURE				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.		
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.						
LIEN INFORMATION				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.		
LIEN HOLDER AUDI FINANCIAL SERVICES						
DRAFT AMOUNT 63185.81		DATE OF LIEN 07/12/2023				
DRAFT THROUGH						
ADDRESS 1401 FRANKLIN BLVD LIBERTYVILLE 60048						
NEW MOTOR VEHICLE MILEAGE DISCLOSURE				TRADE PAYOFF	+	N/A
Mileage on a new motor vehicle can arise from any of the following: (1) incidental driving at the factory, rail-head, transportation center or port facility, in the ordinary course of testing and/or shipment to the dealer; (2) incidental driving at the dealership by its employees in testing the motor vehicle and/or making it ready for sale; (3) demonstration to our customers; (4) incidental mileage to the locations of outside vendors for the purpose of adding accessories or like items; (5) vehicles driven by dealership personnel as demonstrators; (6) vehicles traded between dealerships and driven from one such location to the other; (7) vehicles stolen or otherwise driven by unauthorized persons and subsequently recovered or returned; and (8) vehicles driven by customers pending a proposed sale which did not result in a final sale and the issuance of title due to (i) a failure to secure financing, or (ii) a change of buying decision by the buyer or the buyer's dissatisfaction due to a perceived or real product complaint. IF THE MILEAGE ON THE VEHICLE SUBJECT TO THIS BUYER'S ORDER IS NOT ENTIRELY SATISFACTORY TO YOU, DO NOT BUY THIS VEHICLE.				ROAD/BRIDGE FEE	+	23.00
				VEHICLE INSP. FEE	+	7.00
				LICENSE \$118.25 TITLE \$44.75	+	163.00
				DEALER'S INVENTORY TAX	+	112.06
				DEPUTY FEE	+	N/A
				CASH BALANCE ON VEHICLE	=	58866.81
				EXTENDED SERVICE AGREEMENT	+	4724.00
				OTHER: REBATE	+	1500.00
				CASH, RECEIPT #	-	N/A
				TOTAL BALANCE DUE	=	62090.81
DESCRIPTION OF TRADE IN						
YEAR	MAKE	BODY TYPE	STOCK NO.			
SERIAL NUMBER	LICENSE NO.	REGISTRATION NO.				
PAYOFF TO:		MILEAGE				
		NO. CYL.				
QUOTED BY:		GOOD UNTIL:				
ADDITIONAL TERMS AND CONDITIONS						
1. Purchaser warrants and represents to Seller with respect to any trade vehicle that: (1) the mileage shown on the federal odometer statement is true, correct and is the total actual mileage that said vehicle has been driven; (2) title to be delivered to it is regular and proper in all respects and does not have any "salvage", "recondition", "flood" or similar designation noted on said title; (3) none of the manufacturer's emissions systems and/or air pollution equipment has been damaged, destroyed or tampered with, and such systems and equipment shall be fully operational at the time the trade vehicle is delivered to Seller; (4) in the event of an imported trade vehicle, it is not a "grey market" import, but was manufactured to be sold in the USA and to conform to Federal emissions and safety standards; and (5) it has not been subjected to any flood, rising water or collision damage unless noted above in writing.						
2. Purchaser warrants any trade vehicle to be Purchaser's property free and clear of all liens and encumbrances except as noted above. In the event the actual payoff of any trade vehicle is greater than the payoff amount shown above, Purchaser agrees to pay such difference to Seller in cash promptly upon demand. Conversely, if the actual payoff is less than the represented payoff, Seller shall refund such difference to Purchaser (and/or the lien holder of the vehicle purchased hereunder) promptly upon demand.						
3. Upon failure or refusal of Purchaser to accept delivery of the motor vehicle purchased hereunder and to comply with the terms of this Buyer's Order, Seller shall have the right to retain as liquidated damages any cash deposit noted above and designated as non-refundable, to reimburse it as liquidated damages. In any case where the proposed sale does not consummate for any reason and the trade vehicle has then been sold, Purchaser agrees to accept in full payment thereof: (i) the trade-in allowance or (ii) the sales price of the trade vehicle, less commission, whichever is lower.						
4. Purchaser acknowledges that verbal promises by dealership personnel are not valid; and Purchaser has been advised that the Seller uses a written form, usually designated as a due bill, to list all work or other items promised to be performed by dealership personnel as part of this sale. Purchaser is advised to demand this written evidence, if, in fact, such promises are part of this transaction. Purchaser, therefore, waives any promises not specified in writing and agrees to hold Seller harmless from any damage and cost resulting from 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, the motor vehicle to be sold hereunder shall be subject to sale to a third party at any time.						
6. If the purchaser breaches this contract or any warranty herein, or if any representation by the purchaser is false, then the purchaser agrees to reimburse the dealership for its costs and reasonable attorneys' fees expended to pursue a remedy.						
AS BUYER OF THE ABOVE DESCRIBED VEHICLE, I UNDERSTAND AND AGREE THAT THE SELLER MAY MAKE A PROFIT ON THE SALE OF THE VEHICLE, ANY ADD-ON EQUIPMENT, INSURANCE PRODUCT, FINANCING, WARRANTY OR SERVICE CONTRACT, REPAIR, OR ANY OTHER PRODUCT OR SERVICE SOLD BY SELLER.						
PURCHASER ACKNOWLEDGES HE OR SHE HAS READ ALL OF THE FOREGOING AND HAS RECEIVED A TRUE COPY OF THIS ORDER.						
ACCEPTED BY: _____ SELLER (DEALER OR SALES MANAGER)			PURCHASER _____ N/A CO-PURCHASER			
DEMAND THAT ALL REPRESENTATIONS BY THE DEALERSHIP THAT YOU ARE RELYING ON IN YOUR DECISION TO PURCHASE THIS VEHICLE BE WRITTEN DOWN, SIGNED BY THE SALES MANAGER AND ATTACHED TO THIS CONTRACT.						
BUYER						