

USED MOTOR VEHICLE PURCHASE CONTRACT THIS IS AN OFFER TO PURCHASE THAT WILL BECOME A BINDING MOTOR VEHICLE PURCHASE CONTRACT IF ACCEPTED BY THE DEALER. THE DEALER MUST ACCEPT OR REJECT THE OFFER WITHIN 2 WORKING HOURS OR THE OFFER IS AUTOMATICALLY VOIDED AND YOU MAY REScind THE OFFER UNLESS AND UNTIL ACCEPTED BY THE DEALER. UNTIL ACCEPTANCE OR REJECTION OF THE OFFER THE DEALER SHALL BE PROHIBITED FROM SELLING THE VEHICLE TO ANY OTHER PARTY.

DEALER NAME: Dancas Kar Kornd VEH. STOCK NO. OR ORDER NO.: 48,985 MILEAGE AT SIGNING: 5022 ORDER DATE: 5-22-24
 ADDRESS: _____ SALESPERSON'S NAME (PLEASE PRINT): _____
 CITY, STATE, ZIP: _____ SALESPERSON'S LICENSE NUMBER: _____
 TELEPHONE NO.: _____
 PROSPECTIVE PURCHASER ("YOU") NAME(S): School Dist Turtle Lake

PROSPECTIVE PURCHASER STREET ADDRESS: _____ CITY: _____ STATE: _____ ZIP: _____
 RESIDENCE PHONE: _____ BUSINESS PHONE: _____ RESIDENCE COUNTY: _____ RESIDENCE TOWNSHIP: _____ E-MAIL ADDRESS: _____

PLEASE ENTER MY ORDER FOR THE FOLLOWING DESCRIBED VEHICLE
 USED DEMO EXEC
 TITLE AS MOTORCYCLE CAR TRUCK OTHER
 LICENSE NO. _____ IDENTIFICATION NO. _____
 PURCHASED VEHICLE: 2020 Ford Transit Van MAKE - TRADE NAME: _____ MODEL: _____ BODY TYPE: _____
 OWNED OR LEASED TRADE-IN VEHICLE: 2008 Dodge MAKE - TRADE NAME: _____ MODEL: _____ BODY TYPE: _____
 2ND VEHICLE TRADE-IN: _____ MAKE - TRADE NAME: _____ MODEL: _____ BODY TYPE: _____

Dealer is not a party to any manufacturer warranties. Warranty terms may be negotiable. Terms agreed to on the purchase contract are final.
WARRANTY & SERVICE CONTRACT INFORMATION
 Refer to separate document for coverages and exclusions. Dealer disclaims implied warranties of merchantability and fitness for a particular purpose.
AS IS - NO WARRANTY. Unless "Dealership" is checked under Limited Extended Warranty, this vehicle is sold AS IS and the dealer assumes no responsibility for any repairs regardless of any oral statements about the vehicle.
IMPORTANT: Ask for all promises in writing. Spoken promises are difficult to enforce. Warranty terms may be negotiable. Terms agreed to on the purchase contract are final.

Manufacturer Warranty Information
 (Dealer is not a party to any manufacturer warranty)
 Original Manufacturer Warranty (either new or remaining)
 Expiration: _____ (date) _____ (miles), whichever comes first.
 Deductible: _____ Transfer fee: _____

Original Manufacturer Warranty EXPIRED or NOT KNOWN
 Original Manufacturer Warranty CANCELLED due to history
 LIMITED EXTENDED WARRANTY/SERVICE CONTRACT

provided by: Manufacturer Warranty company Dealership
 Duration: _____ (months) _____ (miles), whichever comes first.
 Deductible: _____ Transfer fee: _____

Percentage of repair costs to be paid by you: _____
 Warranty term begins on: _____

OTHER CONDITIONS OF SALE

ANTICIPATED DELIVERY DATE: _____, 20____
Regardless of reason, if the vehicle ordered by the purchaser is not available for delivery within 15 calendar days after the anticipated delivery date, the purchaser may cancel this order and shall, within one business day, receive a full refund of any down payment, and return of trade-in vehicle, or title for trade-in vehicle, or both. If the trade-in is not available, the purchaser shall receive the trade-in allowance. Unless delivery date is otherwise qualified on the purchase contract by the purchaser, if the ordered vehicle becomes available for delivery prior to the stated anticipated delivery date, the dealer licensee may require acceptance not less than 21 calendar days after having notified the purchaser of availability of delivery, in which case no penalty shall be assessed for nonacceptance of delivery prior to the stated anticipated delivery date.

This is a Finance Transaction. (Check A. or B.):
 Closing scheduled at dealer's office on specified delivery date or as mutually agreed. You are obligated to purchase, subject to availability of financing through dealer, on terms:
 A. In attached disclosure. These items do not extend beyond the closing date if dealer is willing and able to deliver vehicle on these terms.
 B. Acceptable to You.

This transaction is subject to financing being arranged through creditor of Your choice. You must obtain acceptable financing and dealer must receive written notice by (date) _____ or this contract is void.
 This is a cash transaction. You are obligated to pay the balance due on delivery.

BUYER'S REPRESENTATIONS: This transaction is voidable at the option of the dealer at any time prior to delivery of the purchased vehicle if any of the following representations are untrue. The option to void this transaction in no way limits or restricts the election of other remedies available to the dealer prior to or after the closing of this transaction and these representations survive the closing of this transaction as to other remedies. You must read and answer these questions. I represent and warrant.

1. That I am 18 year of age or older. YES NO
 2. That I have full power, right and lawful authority to dispose of the trade-in. YES NO
 3. That, notwithstanding the payoff amount that dealer agrees to make as indicated in the components of price of the Purchase contract or in Other Conditions of Sale, I will ensure that any and all liens or encumbrances on the trade-in are satisfied and released before or immediately upon delivery of the trade-in to the dealer.
 4. That the only holder(s) of a security interest or lien in the trade-in (lienholders) is (are) shown below. YES NO
 5. That the trade-in is not subject to a child support lien. YES NO
 6. That the trade-in does not have a cracked or defective head, block, powertrain, or frame (including supportive portion of unibody). YES NO
 7. That all parts of the trade-in emission control system are as originally installed by the manufacturer or have comparable and tested replacement. YES NO

Lienholder(s): _____
 Explain All "NO" Answers: _____

8. That the engine and transmission of the trade-in have not been changed from manufacturer's original equipment specifications. YES NO
 9. That while I have owned or leased the trade-in its odometer has not been replaced, tampered with or otherwise altered in any way and I believe that the trade-in vehicle's current odometer reading of _____ miles/kilometers does reflect its actual mileage. YES NO
 10. That while I have owned or leased the trade-in its restraining devices (including airbags and belts) have not been replaced, tampered with, or otherwise altered in any way. YES NO
 11. That the trade-in has not previously been a salvage vehicle, manufacturer buyback, or subject to any other title brands. YES NO
 12. That the trade-in has not previously been flooded or water damaged. YES NO
 13. That the trade-in does not have any corrective welds or other evidence of repair to the strut tower, floor pan, frame or other structural portion of the unibody. YES NO

THE APPRAISAL OF THE TRADE-IN IS BASED ON AN ODOMETER READING OF UP TO _____ MILES/KILOMETERS, AND THE TRADE-IN MAY BE REAPPRAISED IF IT EXCEEDS THIS LIMIT.

CASH & CASH EQUIVALENTS
 m. Cash Down Payment on Order ... _____
 n. Additional Cash Due (date/Amount) ... _____
 7. Total Cash (m + n) 7. _____
 8. Due on Delivery or Balance to Finance (1 - 2 + 3 + 4 + 5 + 6 - 7) 8. 34252.50
 A service fee is not required by law, but may be charged to motor vehicle purchasers or lessees for services related to compliance with state and federal laws, verifications and public safety, and must be reasonable.

YOUR SIGNATURE(S): _____ DATE SIGNED: _____ TIME SIGNED: _____ A.M. P.M.
 ACCEPTED BY DEALER OR AUTHORIZED AGENT: _____ DATE SIGNED: _____ TIME SIGNED: _____ A.M. P.M.