Form		-9	
(Rev. (October	2018)	
Depart	ment of 1	the Trea	asury
Interna	Revent	le Sendi	e l

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

Go to www.	Liss.gov/FormV/9 for	Instructions and the latest information,
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	CAPITOL CITY FORD INCORPORATED	
ľ	2: Business name/disregarded entity name, if different from above	
	CAPITOL CITY FORD	
Specific metructions on page 3.	Individual/sole proprietor or L. Corporation X S Corporation L. Partnership Inst/estate single-member LLC Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership) ▶	4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): Exempt payee code (if any) Exemption from FATCA reporting code (if any)
bect	Other (see instructions) ▶	(Applies to accounte maintained outside the U.S.)
	651 W Main St	nd address (optional)
- 8	Greenfield, IN 46140	
ſ	List account number(s) here (optional)	
n t	Taxpayer Identification Number (TIN)	and going for the second s
kup les lati a: li	withholding. For individuals, this is generally your social security number (SSN). However, for a alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other it is your employer identification number (EIN). If you do not have a number, see How to get a or	dentification number
THE R		

Under penalties of perjury, I certify that:

1. The number shown on this form is my correct texpayer identification number (or I am waiting for a number to be issued to me); and

2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and

3. I am a U.S. citizen or other U.S. person (defined below); and

4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification Instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

Sign	Signature of	1	()	المستسلم المستحشين المستحشين المستح					
# #	U.S. person ►	Um ID	T	K	Date 🕨	1-	51.2	15	

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gowFormW9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

Form 1099-INT (interest earned or paid)

 Form 1099-DIV (dividends, including those from stocks or mutual funds)

 Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)

 Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)

- · Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)

Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)

- Form 1099-C (canceled debt)
- · Form 1099-A (acquisition or abandonment of secured propenty)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.

CAPITOL CITY Tord

Easy to get to from anywhere!

8623 E. Washington St. - Just East of I-465 (317) 898-0700 Indy's Largest Ford Dealership

1				
		RSON ALAN KING		
	TY OF GREEN	IFIELD		
Address 10 S		······································		
	GREENFIELD	D IN 46140	-	STOCK NO. T40861 COLOR WHITE MILEAGE 405 YEAR 2024 MAKE FORD MODELF150
Phone 317-47		Bus. Phone		YEAR 2024 MAKE FORD MODEL F150 VIN NO. 1FTEW2LPXRFB09603 VIN NO. 1FTEW2LPXRFB09603 VIN NO. 1FTEW2LPXRFB09603
SS# Buyer	• •	Co-Buyer	*	TRADE-IN INFORMATION
CASH PRICE	OF VEHICLE	4 <u>11</u>	50249.68	
RUNNING B	OARDS		700.00	YEAR 2011 MAKE FORD MODEL RANGER COLOR MILEAGE 67865
N/A		1	N/A	VIN NO. 1FTLR4FE9BPA43145
N/A			N/A	BALANCE OWED TO: N/A
N/A			N/A	AMOUNT \$ NA GOOD UNTIL
N/A			N/A	ACCOUNT #
N/A			N/A	LEASED TRADE-IN
			N/A	LEASED THROUGH N/A
<u>N/A</u>	1 5			ACCOUNT # N/A
<u>N/A</u>			N/A	AMOUNT OF PAYMENTS REMAINING \$ N/A
<u>N/A</u>			N/A	DAMAGE AND/OR MILEAGE CHARGES \$ N/A
<u>N/A</u>			N/A	SECURITY DEPOSIT - N/A
				TOTAL DUE \$ N/A
N/A			N/A	THERE ARE NO STATE OR TAX LINES APPLIED TO MY TRADE.
<u>N/A</u>			N/A	
N/A			N/A	
CONVENIEN			15.00	Odometer is incorrect
A PLAN Q RE	TAIL PURCHASE q	PURCHASE PRICE	50964.68	Actual mileage is over 100,000
	SLEASE q	TRADE ALLOWANCE	(13000.00)	TRADE-IN CERTIFICATION: The customer certifies his trade-in vehicle
•		DIFFERENCE	37964.68	
	NKLEASE q	DOCUMENTATION FE	E 239.95	has never been titled under a state or federal "brand" such as "defective",
FLEET q		SALES TAX	N/A	"rebuilt; salvage," "flood", etc (initials)
CASH P	AYMENTS	TIRE TAX	1.25	Purchaser is responsible for and shall pay the amount, if any, by which the Payoff Due on the Trade-In exceeds the Trade-In Allowance.
	DR	USED CAR BALANCED OWED	N/A	WARRANTY INFORMATION
OTHER	CREDITS	N/A	N/A	 NEW OR DEMONSTRATOR: If the Vehicle is a new or demonstrator vehicle, the only written waranty provided with respect to the Vehicle and factory installed accessories is the most recent applicable printed warantly which is made solely by this Manufacturer of
	REBATE	And the second s		the vehicle. Dealer installed Accessories are not included in the Manufacturar's warranty on the
5500.00	# REBATE	ICENSE TITLE FEES	N/A	Vehicle and may or may not be included in separate written warranties which are made solely by the Manufacturers of the Accessories.
N/A	TN/A REBATE	EXTENDED	15.00	USED: If the Vehicle is a used vehicle, the Vehicle is sold by Dealer AS IS: WITH ALL
<u>N/A</u>	REBATE	SERVICE CONTRACT	N/A	FAULTS.
<u>N/A</u>	*	N/A	N/A	DEALEH DISCLAIMS ALL WARHANTIES, WRITTEN, EXPRESSED OR IMPLIED, INCLUDING ALL WARRANTIES OF MERCHANTABILITY OR TITNESS FOR A DADIULAD DUBDOEL AND DEAL OF CODESSIV DISCLAIMS AND DEAL
\$ N/A	REBATE #	SUB TOTAL	38220.88	ALL VEHICLES: WHETHER THE VEHICLE IS NEW. A DEMONSTRATOR OR USED: DEALER DISCLAIMS ALL WARRANTIES, WRITTEN, EXPRESSED OR IMPLIED, INCLUDING ALL WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND DEALER EXPRESSLY DISCLAIMS ANY LIABILITY TO PURCHASER, FOR ANY CONSEQUENTIAL DAMAGES, LOSS OF TIME OR INCONVENIENCE ARISING OUT OF THE PURPOSE OR OPERATION OF THE
\$ 5500.00	TOTAL.	LESS DEPOSITS	(5500.00)	VEHICLE.
	BALANCI	E DUE ON DELIVERY.	32720.88	THE ADDITIONAL TERMS AND CONDITIONS ON THE REVERSE SIDE OF THIS ORDER ARE INCORPORATED BY REFERENCE AND ARE A PART OF THIS ORDER.

Purchaser acknowledges that the Additional Terms and Conditions printed on the reverse side of this Order are a part of this Order. Both sides of this Order constitute a single agreement which supercedes any prior agreement or understanding between Dealer and Furchaser. Furchaser acknowledges receipt of a completed and signed copy of this Order. This Order shall not become a binding agreement unless accepted in writing by the Dealer or an authorized representative to Dealer. THE INFORMATION YOU SEE ON THE WINDOW FORM FOR THIS CONTRACT. INFORMATION ON THE WINDOW FORM OVERRIDES ANY CONTRARY PROVISIONS IN THE CONTRACT OF SALE.

ACCEPTED: Purchaser Title FI MANAGER N/A Ву Purchaser rized Representativa

THIS ORDER IS AN OFFER BY PURCHASER TO BUY THE VEHICLE. IF THE OFFER IS ACCEPTED BY THE DEALER IT BECOMES A COMPLETE CONTRACT OF SALE AND THE DEALER HAS NO OBLIGATIONS OR RESPONSIBILITIES NOT EXPRESSLY SET FORTH IN THE ORDER. BEFORE SIGNING ORDER READ CAREFULLY.

59102*1*CCF-FI



APPLICATION FOR CERTIFICATE OF TITLE FOR A VEHICLE

State Form 205 (R11/3-20) INDIANA BUREAU OF MOTOR VEHICLES CUST# CQ9603

DEAL# 99202

*This agency is requesting disclosure of your Social Security Number / Federal Identification Number in accordance with IC 4-1-8-1; disclosure is mandatory, and this record cannot be processed without it.

	that I personally umber to be as f F B 0 pe: Date (mm 01/31/2	examined the ollows.	to Indemn arising from I swear or correct. I u constitute Applicant is Printed National States of the second Applicant is Printed National States of the second s	and hold h m this transact affirm that the inderstand the the crime of p Signature: Signature: Signature:	armless th ction. e informati at making indury DF GREEN N/A N/A	e Indiana on that I h a false sta	BMV from	ransaction, and I agree a any and all liability ed on this form is a this form may
Transaction Number	Branch Nu	Imber	Invoice Num	lber	BM	Use Only		in the second
Social Security Number / Federal Identification Num					÷		BMV Use	Only
Residence Address (number and street)	CITYO	GREENFIEL	City				State	ZIP Code
10 S STATE ST		8	GREENFI				IN	8.8
Vehicle Identification Number	Vehicle Year	Vehicle Make		Vehicle Mod	el Vehl	cle Type	Odomete	46140
1FTEW2LPXRFB09603	2024	FORD		F150	тк		405	*
Former Title Number Purchas	e Date (mm/dd/yy)	Lien (Y/N)	Speed (Y/N)	Dealer Numb	per BMV	/ Use Only	. 400	
01/31/		NO				S		
Electronic Lien and Title (ELT) Identification numbe	_	irst Lien, Mortg	age, or Other Enc	umbrance / Spe	ecial Malling	Address		
Mailing Address (number and street)	City	-		State	ZIP Code		BMV Use	Only
Electronic Lien and Title (ELT) identification numbe	r Holder of S	Second Lien, Mo	ortgage, or Other E	ncumbrançé	n			
Mailing Address (number and street)	City	-	2.32	State	ZIP Code		BMV Use	Only
License Number		License Year	g 1		Forms Use	ed .		
Gross Retail and Use Tax Affidavit - I/We he	reby certify that a	ales or use ta	x on this vehicle	e was paid as	Indicated	below.	***	
Selling Price Less Trade-In / Discoun		bject to Tax	Amount of Tax		Dealer	Branch	Exempt	Exemption Code
\$ 51189.63 \$ 13000.00	\$	38189.63	\$	N/A			£	

	<u></u>		
CERTIFICATE C	OF ORIGIN FOR	AVEHICLE	
	* *	* *	
	67-000		
	Ford)		
MAY 07, 2024		INVOIRE NO. FB09603 2	
VEHICLE IDENTIFICATION NO. JETEW2LPXRFB09603	2024	Make FORD	
145 F-150 4X4 CREW CAE	STX	SHIPPING WEIGHT	
25.63 650 LBS	NO CYLS,	SERIES OR MODEL W21.2	
A CONTRACTOR OF A CONTRACTOR	1/2		
CERTIFIED FOR SALE IN the undersigned cultorized representative of invited thenew vehicle descubed above is the invited on the above date and under the in	CALIFORNIA	Reputition primeri below berehve	
And the new vencie descubed above is the Anoniterred on the above data drid under the in NAME/OFDISTRIBUTOR, DEALER, ETC.	property of the said co voice Number indicated	npany, firm or corporation and is to the following distributor or de	iler
Tri-County Ford			
R O BOX 425 Buckner KY 40010			
Composition (D.F. C. SALATA			
47D495 If is dynther certified that this was the first fransfi	er of such new motor w	Ridera - Milanaria - Ali	
NENO DATA		B61506698	erce.

 FORD MOTOR COMPANY

 MI
 Description

 MI
 DEARBORN, MICHIGAN

 OTY-STATE



ODOMETER DISCLOSURE STATEMENT

State Form 43230 (R3 / 5-13) INDIANA BUREAU OF MOTOR VEHICLES

INSTRUCTIONS:

1. In accordance with federal and state law, the seller of a motor vehicle must disclose the current mileage to a purchaser in writing upon transfer of ownership. The disclosure must be signed by the seller, including the printed name. If more than one person is a seller, only one seller is required to sign the written disclosure.

2: The purchaser must sign the disclosure statement, including printed name and address, and return a copy to the seller.

3. Complete this form in its entirety, in blue or black ink.

Federal and State statement may res	law red	quires t	hat yo	u state	the mil	eage	upon t	ransfe	er of o	wners	hip. Fa	ilure te	o com	plete or prov	iding a false
I	ang di ku S	100, III	iphioun	nicit, i			OITV	-	D 14	0				· "	a
·			11		CAP	Printed I	CITY name(s)	of Sell	er(s)	C.					residing at:
8623 E. WASHIN A					DLIS, II treet, city,			code)			_ certi	fy to	the be	st of my kn	owledge that the
odometer reading	is the	actua	l mile;	ige of	the veh	lcle d	lescril	bec	elow	unles	s one c	of the	follow	ving statem	ents is checked:
Miles (no tenths)		<u> </u>	l he mile	reby co age in	ertify the excess	at to th of its	ne bes mech	t of m anical	y kno: limits	wledge	e the o	domet	er rea	ding reflects	the amount of
405		2.	l he WAI	reby ce RNING	ertify that - ODO	at the METE	odome R DIS	eter re CREI	ading PANC	is NO Y.	T the a	actual	mileag	e and shou	d not be relied upon
	l, 		18							64 8					
Vehicle Make			Vehic	e Model	_			Ve	hicle Y	ear				Vehicle Body	Туре
FORD			F15	n				1	024	·			-		й. 1
Vehicle Identification NU	mper VI	(i) - <i>pi</i> -			新生产	$\sum_{i=1}^{N} \frac{p_i p_i}{p_i} = \sum_{i=1}^{N} \frac{p_i}{p_i} = $		教教	024					PU Transfer Date	(month, day, year)
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Signature(s) of Sellers)	1	2	/		3		- 14					Dat	e (mont	h, day, year)	
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Signature(s) of Purchase	u (a)			9	5		2.12					Da	ite (mon	th, day, year)	e an
(John												0	1/31/2	025	
CITY OF GREEN	· ."'	ie .			.† s. j		. *	$x \in \mathbb{R}^{2}$		-	u a Su fa	1	1011		
Address of Purchaser(s)			et)						7					1	
10 S STATE ST City	a v						e.				· · ·	Sta	ite	-	1 7ID Code
GREENFIELD	1 124 				18 ¹⁸		й.	х и; Э	E.		20 20	IN	40		ZIP Code 46140
							·	1111				1 11	3	1 2 1 2	1.40140

Indiana Department of Revenue Certificate of Gross Retail or Use Tax EXEMPTION for the Purchase of a Motor Vehicle or Watercraft

Form

ST-108E State Form 48841 (R4 / 3-08)

DEAL#: 99202 CUST#: CG9603

NAME OF DEALER		Dealer's RRM	C # (Registered Re	tall Merchant Certificate Number)
	8 08	0002	6420	00 001
CAPITOL CITY FORD, INC. Dealer's FID # (Federal Identification Number, 9 digita)		_	TID# (10 digits) LOC# (3 digits)
- State Strain and a state in a state cause (Normoer, 9 bigits)	2	Dealer's Licen	se Number(sev	en digits)
35-1606784	4 A	0400068	a 190-19	ж
Address of Dealer	City		State	Zip Code
8623 E. WASHINGTON ST.	INDIANAP	0110		and a second sec
NAME OF PURCHASER(S) (PRINT OR TYPE)	INDIANAP	ULIS	IN CONL T	46219
CITY OF OPEENEIELD			99411	D, OR FID # (Mandatory)
CITY OF GREENFIELD Address of Purchaser	City			
10 C STATE OF	1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (State	Zlp Code
10 S STATE ST	GREENFIE	LD	IN	46140
Vehicles Identification Number) or HIN # (Vehicles Identification Number)		ion of Purchase	Sec. 15	
(Huil Identification Number)	Year	Make		Model/Length
1FTEW2LPXRFB09603	3	0		x , x , , e ² g
A LAND MALE AND DESCRIPTION OF THE OWNER OWNER OF THE OWNER OWN	2024	FOR	D	F150
Calculation Of Purchase Price			ade in Infor	nation
1. Total Purchase Price 1. 50949.68	VIN # (Vehi	cle Identification N	umber) or HIN	# (Hull Identification Number)
		12 ¹¹ - 13		
2. Trade-Allowance	1FTLB4	FE9BPA43145	·	21 2
(Like-kind exchanges only) 2. 13000.00	Year	Make	÷	Model/Length
3. Net Purchase Price	2 8 8 8 8 ⁸ 8		. ਏਂਤ	
(Line 1 minus Line 2) 3. 37949.68	2011	FOR	*	
				RANGER
CALCULATION OF PURCHASE PRICE UNES 4 10				
CALCULATION OF PURCHASE PRICE LINES 1, 2 & NEW RESIDENT STATEMENT Must Be Completed if Everytics # 9				D PURCHASES
The second				D PURCHASES
I certify that I became a resident of INDIANA on (month & year)				D PURCHASES
The second	3 MUST BE CC	DMPLETED FOR A reverse side.	LL EXEMPTE	D PURCHASES
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I certify that I became a resident of INDIANA on (month & year) My previous State of Residence was Date <u>01/31/2025</u> Signature of Owner	<u>3 MUST BE CC</u> is claimed, see r i hereby certi	DMPLETED FOR A reverse side. Ify that the above s	LL EXEMPTE	D PURCHASES
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GENERAL INFORMATION

INDIANA CODE 6-2.5-9-6 requires that a person titling a vehicle or watercraft present certification indicating the state gross sales and use tax has been paid; otherwise, the payment of the tax must be made directly to a Bureau of Motor Vehicles license branch.

If NONE of the exemptions apply to the purchase, Form ST-108 must be completed by the dealer and the purchaser to indicate that the sales/use tax was collected by the dealer. The dealer is then required to submit the sales/use tax to the Department of Revenue.

A purchaser's ID# (SSN-Social Security #, TID - Indiana Taxpayer Identification #, FID - Federal Identification #) is mandatory to claim an exemption. Calculation of Purchase Price lines #1, #2 and #3 must be completed for all exempted purchases. The exemption claim is not valid without providing a required ID# and Purchase Price information. Exemptions available are:

- 1. Vehicles or watercraft purchased by Indiana or Federal governmental units or their instrumentalities.
- 2. Vehicles or watercraft purchased by nonprofit organizations operated exclusively for religious, charitable, or educational purposes and using the vehicle for the purpose for which such organization is exempt. The applicant MUST indicate its 13 digit Indiana TID and LOC number on the front of the form. The nonprofit name must be on the title to claim this exemption.
- 3. Issue title for the sole purpose of adding lien holder information. This exemption is not available to add, delete, or change the name on a title.
- 4. Trucks, not to be licensed for highway use, and to be directly used in direct production of manufacturing, mining, refining or harvesting of agricultural commodities. Ready-mix concrete trucks are exempt under this paragraph even though they are to be licensed for highway use. Vehicles registered with farm plates are not exempt.
- 5. Sales of motor vehicles or watercraft to Registered Retail Merchants acquiring the vehicles or watercraft to rent, or lease to others and whose ordinary course of business is to rent or lease vehicles or watercraft to others.
- 6. Vehicles or watercraft to be predominately used for hire in public transportation. (Hauling for hire.) Your USDOT number must be shown on the reverse side of this form. Predominate use is greater than 50%.
- 7. Vehicles or watercraft transferred from one individual to another with no consideration involved or received as outright gift or inheritance. Assumption of loan payments by the purchaser constitutes consideration and is therefore NOT exempt unless the transferred party was listed on the original security agreement. A copy of the original security agreement must be submitted with the title paperwork.
- 8. Vehicles previously purchased, titled and licensed in another State or Country by a bonafide resident of that State or Country, who subsequently has become an Indiana resident, are exempt from Indiana sales/use tax upon titling and registration of the vehicle in Indiana. Watercraft previously purchased, titled, or licensed in another state, by a bonafide resident of that state, who subsequently has become an Indiana resident, are exempt from sales/use tax upon titling or registration of the watercraft in Indiana. The New Resident Statement on the front of the form MUST be completed.
- 9. Vehicles or watercraft purchased to be immediately placed into inventory for resale. NonIndiana dealers must enter both their FID number and their state's Dealer License Number on this form in lieu of the Indiana TID number if they are not registered with the Indiana Department of Revenue. Note: Motor vehicle dealers are only exempt from sales tax on <u>new</u> motor vehicles purchased for which they possess a manufacturer's franchise to sell that particular vehicle. If a dealer does not possess a manufacturer's franchise to sell the new vehicle purchased the dealer must pay sales tax and the resale exemption is invalid. (I.C. 6-2.5-5-8)
- 10. Vehicles or watercraft, not to be licensed for use, which are eligible for a repossession title issued by the State of Indiana as a result of a bonafide credit transaction or salvage title resulting from an insurance settlement.
- 11. Transactions consisting of adding or deleting a spouse, child, grandparent, parent, or sibling of the owner of a motor vehicle only per 6-2.5-5-15.5. The Direct Relative Identification Statement on the front of the form MUST be completed.
- 12. Vehicles or watercraft won as a prize in a raffle or drawing which were previously titled by a qualified nonprofit organization. A valid Federal Miscellaneous Income Statement, Form 1099-MISC or an affidavit completed by the nonprofit organization must be submitted with the title paperwork in order for this exemption to be claimed. The affidavits must state the nonprofit organization rame and exemption number, the winner's name, address and social security number and the fair market value of the vehicle awarded as the prize.
- 13. Redemption of repossessed vehicles or watercraft by the original owner.
- 14. Indiana Department of Revenue use only. This exemption may not be used unless authorized by the Department by calling (317) 233-4017. A complete copy of each transaction claiming this exemption must be sent to IDOR, Enforcement Division.
- 15. Sales tax paid to a non-BMV licensed dealer. The seller may be either an Indiana seller or an out of state seller. This amount will be used as a nonrefundable credit against the amount of Indiana sales tax due.

This agency is requesting the disclosure of your Social Security number in accordance with IC 4-1-8-1. Disclosure is mandatory; this record cannot be processed without it.

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8.



CONVENIENCE FEE DISCLOSURE

State Form 56075 (R / 7-19) INDIANA BUREAU OF MOTOR VEHICLES

DEAL# 99202 **CUST# CG9603**

INSTRUCTIONS:

- Complete in blue or black ink, or print form.
 An original or electronic signature is required. Purchaser cannot assign power of attorney (POA) signatory rights for this form.
 A Company may submit one form and attach a separate sheet which lists all vehicles and watercraft being sent to the full or partial service provider (FSP / PSP) for processing.

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icentives and residual values last retrieved on Friday, January 31, 2025 at 10:19:09 AM ÷

Incentive programs and residual values may change daily. The information listed on this site was correct at the time it was posted.

Disclaimer:

The accuracy of the incentive benefit displayed for each program will be guaranteed, but dealers will be required to verify and ensure the vehicle and customer qualify for the program selected and meet requirements of program(s) - Including but not limited to Ford Credit/Lincoln AFS required financing and dependent program

This summary is intended for dealer use to identify potential incentives available at the time of printing and is not intended to contain the full details or restrictions of the available incentives. This summary should not be relied upon for details of incentives available and may not be inclusive of all available incentives. See dealer for complete details and restrictions for each available incentive.

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ADDITIONAL TERMS AND CONDITIONS

1. <u>Trade-In Vehicle</u>. Purchaser represents that Purchaser has good title to any trade-in vehicle ("Trade-In") free and clear on all liens and encumbrances except as disclosed by Purchaser and identified on the reverse side hereof under "Balance Owed To." Purchaser shall deliver to Dealer satisfactory evidence of title to the Trade-in at the time of delivery of the Trade-In to Dealer. If the Trade-In has not been delivered to Dealer at the time of executing this Order, the Trade-In shall be reappraised at the time of delivery and the amount of the reappraised value shall be substituted for the original value indicated on the reverse side hereof under "Trade-in Allowance." if the reappraised value is less than the original value, then Purchaser may, prior to delivery of the Vehicle cancel this Order. Purchaser shall be responsible and shall pay for the amount, if any, by which the Balance Owed on the Trade-In exceeds the final Trade-In Allowance. Purchaser authorizes Dealer to sell the Trade-In in its usual course of business after delivery to Dealer whether or not the purchase of the Vehicle is ever completed.

2. <u>Binding Effect</u>. This Order shall not be binding on either party until receipt by Purchaser from Dealer-of any consumer credit disclosure statement which Dealer is required under applicable federal and state law to furnish to Purchaser in connection with this purchase.

3. <u>Rights Concerning Vehicle Before Purchaser Completed</u>. Purchaser shall not have any rights in the Vehicle to be purchased until Dealer receives final payment. Dealer shall not be liable for any failure to deliver or delay in delivering the Vehicle to be purchased if such failure or delay is caused, in whole or in part, by acts or omissions of the Manufacturer, accidents, strikes, fires or any other events or casualties reasonably beyond Dealer's control.

4. <u>Changes in Design</u>. The Manufacturer of the Vehicle has reserved the right to make changes in the design of any motor vehicle, its constituent parts and any accessories without notice and without any obligation to make the same or similar changes to motor vehicles or accessories previously manufactured or under manufacture. If the Manufacturer determines to exercise such right, Dealer shall riot be required to make the same or similar changes in design to the Vehicle or any accessories whether before or after delivery to Purchaser.

5. <u>Change in Price</u>. Under certain circumstances, the price of a new Vehicle ordered by Dealer and all accessories may be increased by the Manufacturer after such goods are ordered. Accordingly, Dealer reserves the right to increase the Price of the Vehicle prior to delivery in the event of such price increase by the Manufacturer. In the event of an increase, Purchaser may either:

- (a) pay the Balance Due on Delivery, as adjusted by Dealer; or
- (b) within three (3) calendar days from receiving notice (oral or written) of such increase from Dealer, cancel this Order by written notice to Dealer.

6. <u>Rights on Cancellation and Termination</u>. (a) if this Order is cancelled by Purchaser because of an increase in prices within the time provided in paragraph 5 or a decrease in the Trade-In Allowance as provided in paragraph 1, or by either party before this Order becomes binding as provided in paragraph 2, the Dealer shall return cash deposit to Purchaser, without interest or deduction, and return any Trade-In delivered to Dealer, unless it has already been sold by Dealer.

(b) If, for any reason, purchaser fails to accept delivery and purchase the Vehicle as required in this Order, then Dealer may, at its option and in addition to all other rights or remedies; terminate this Order, retain the cash deposit made by Purchaser as liquidated damages; and, on receipt of payment by Purchaser of Dealer's expenses incurred in connection with the Trade-In, including cost of repair, reconditioning, storage and advertising, return the Trade-In to Purchaser, unless it has already been sold by Dealer. If Purchaser fails to pay Dealer's expenses in connection with the Trade-In and deduct its expenses from the proceeds thereof and pay the balance of proceeds, if any to Purchaser.

(c) If the Trade-In has been sold by Dealer before cancellation of termination of this Order, Purchaser agrees to accept as full payment for the Trade-In the proceeds of the sale less a selling commission of fifteen percent (15%) paid to Dealer and less Dealer's expenses of repair, reconditioning, storage and if applicable, advertising.

7. <u>Arbitration</u>. Customer agrees that, at Dealer's option, any dispute arising out of this Agreement or the transactions entered into between Dealer and Customer may be subject to binding arbitration at Dealer's optional written request. Dealer's written request shall be made by sending such request to Customer at the address indicated on this Order.

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