VEHICLE BUYER'S ORDER

Date: 05/07/25

LIENHOLDER

Buyer Name and Address (Including County and Zip Code)			Co-Buyer Name and Address (Including County and Zip Code)			Seller Name and Address			
CITY OF GREENFIEI 10 S STATE ST GREENFIELD, IN 4614		,				2640 V	N C-D-J V Main St ield, IN 46140		
Email: N/A Phone: (317)498-364 Cell:	7	Email: Phone: Cell:					sperson: Number:		
This Buyer's Orde For the following		■ CAR ■ TRUCK ■ AMILY OR HOUSEHOL		JLTURAL	BUSINESS		E DELIVERED R ABOUT	05/0)7/25
Year	Make	Model	Model Type Trim Color		Color		Stock #		
2025	RAM	PROMASTER CARG	TRADESMAN	2500 HI	-X9		BRIGHT WHITE CLI	CS082	
	TRADE IN REC			VIN		3C6	LRVDG4SE527399		
YR. MAKE MODEL		EL TYPE	TYPE		PRICE OF VEHICLE			\$	49,430.00
COLOR	TRIM	1 MILEAGE		PLUS: SELLER ACCESSORIES/OPTIONS				N/A	
VIN	1	1							
TITLE NO. PLATE NO. EX		EXP. DATE							
OWNER		LOAN #							

LIENHOLDER		PHONE		
ADDRESS undefined undefined	, undefined undefined	SPOKE WITH		
AMOUNT GOOD TILL		VERIFIED BY		
	TRADE IN RE	ECORD 2		
YR. MAKE	M	DDEL TYPE		
COLOR	TRIM	MILEAGE		
VIN	-			
TITLE NO.	PLATE NO.	EXP. DATE		
OWNER	I	LOAN #		
LIENHOLDER		PHONE		
ADDRESS undefined undefined	, undefined undefined	SPOKE WITH		
AMOUNT GOOD TILL		VERIFIED BY		
	COLLISION CO	OVERAGE		
NAME OF AGENT		PHONE		
ADDRESS				
,				
POLICY NUMBER		COLLISION DEDUCTIBLE		
INSURANCE CO.		SPOKE WITH		
EFFECTIVE DATE	EXP. DATE	VERIFIED BY		

ADDRESS undefined undefined, undefined undefined		SPOKE WITH	PLUS: SALES TAX	N	I/A
AMOUNT	GOOD TILL	VERIFIED BY	PLUS: IN TIRE FEE	1.	25
	COLLISION COVE	BAGE	PLUS: BMV TITLE FEE	11.	00
NAME OF AGENT		PHONE	PLUS: TITLE/REG SERVICE CONVENIENCE FEES	15.	00
ADDRESS			PLUS: OTHER CHARGES	N	I/A
POLICY NUMBER COLLISION DEDUCTIBLE			-		
INSURANCE CO.		SPOKE WITH			
EFFECTIVE DATE	E DATE EXP. DATE VERIFIED BY		-	N	I/A
contrary provisions in Snanish Translation: G	the contract of sale. Suía nara compradores de	n the window form overrides any vehículos usados. La información a este vehículo forma parte del io de la ventanilla deja sin efecto ontrato de venta.	SUB-TOTAL	49,702. N	25 I/A
THIS AGREEMENT DO	DES NOT INCLUDE INSU	RANCE ON YOUR LIABILITY FOR	SUB-TOTAL	49,702.	25
BODILY INJURY OR P			LESS: CASH DOWN PAYMENT/DEPOSIT	24,351.	13
VENDOR'S SINGLE INTEREST INSURANCE (VSI insurance): If the preceding box is			LESS: REBATE(S) (POST TAX)	1,000.00	
checked, the Creditor requires VSI insurance for the initial term of the contract to protect the Creditor for loss or damage to the vehicle (collision, fire, theft). VSI insurance is for the Creditor's sole protection. This insurance does not protect your interest in the		LESS: TRADE ALLOWANCE(S) (NO TAX CREDIT)	N	I/A	
vehicle. You may choose the insurance company through which the VSI insurance is		TOTAL BALANCE	\$ 24,351	12	
obtained. If you elect to purchase VSI insurance through the Creditor, the cost of this				N/A	
insurance is \$N/A The coverage is for the initial term of the contract.			BALANCE DUE	\$ 24,351.	12
FORM NO. LAWIN-BOARB19_e (Rev. 6/19) © 2019 The Reynolds and Reynolds Company Buyer Initials Co-Buyer Initials Page 1 of 4					

49,430.00

49,430.00

N/A

N/A

N/A

49,675.00

245.00

SUB-TOTAL

LESS: TRADE ALLOWANCE(S) (TAX CREDIT):

PLUS: OTHER CHARGES (TAXABLE):

TRADE DIFFERENCE

PLUS: DOCUMENT FEE

LESS REBATES (PRETAX)

TAX PRICE:

WARRANTY INFORMATION

NEW OR DEMONSTRATOR: If the Vehicle is a **new** or **demonstrator** vehicle, the only written warranty provided with respect to the Vehicle and factory installed accessories is the most recent applicable printed warranty which is made solely by the Manufacturer of the Vehicle.

Seller installed Accessories are not included in the Manufacturer's warranty on the Vehicle and may or may not be included in separate written warranties which are made solely by Manufacturers of the Accessories.

USED: If the Vehicle is a **used** vehicle, the Vehicle is sold by Seller AS IS – WITH ALL FAULTS EXCEPT AS OTHERWISE REQUIRED BY LAW. **ALL VEHICLES**: WHETHER THE VEHICLE IS NEW, A DEMONSTRATOR OR USED: SELLER DISCLAIMS ALL WARRANTIES, WRITTEN, EXPRESS OR IMPLIED, INCLUDING ALL WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND SELLER EXPRESSLY DISCLAIMS ANY LIABILITY TO PURCHASER, FOR ANY CONSEQUENTIAL DAMAGES, LOSS OF TIME OR INCONVENIENCE ARISING OUT OF THE PURCHASE OR OPERATION OF THE VEHICLE. TO THE EXTENT IMPLIED WARRANTIES CANNOT BE DISCLAIMED THEY SHALL BE LIMITED TO THE LESSER OF THE PERIOD OF ANY EXPRESS WARRANTY OR THE SMALLEST POSSIBLE PERIOD ALLOWED BY LAW.

NO COOLING OFF PERIOD

State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales.

For your protection, request a receipt for all payments you make. This form is not a receipt.

This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative.

If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract executed by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement for any reason.

Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement including oral agreements, and as of the date below comprises; together with any retail installment contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement.

Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate.

Buyer Signs X	Co-Buyer Signs X
BUYER SIGNS X	DATE 05/07/25
CO-BUYER SIGNS X	DATE
MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of	the Seller)
x	DATE 05/07/25

1. These definitions apply to this Agreement:

"Buyer" means the party or parties executing this Agreement as such. "Manufacturer" means the manufacturer of the Vehicle.

"Seller" means the authorized Seller named on page 1 of this Agreement.

"Trade-in" is the used vehicle that Buyer intends to use as part of the consideration for the purchase price of the Vehicle or otherwise is to be transferred to Seller.

"Vehicle" is the vehicle or chassis that is the subject of this Agreement.

Seller is not the Manufacturer's agent. Buyer and Seller are the sole parties to this Agreement. References in this Agreement to Manufacturer are for the purpose of describing certain contractual relationships between the Manufacturer and Seller relating to new vehicles.

- 2. The Manufacturer may change the design of any vehicle, chassis, accessories, or parts at any time without notice. The Manufacturer may also make the same or any similar change upon any vehicle, chassis, accessories, or parts already bought by or shipped to Seller or being manufactured or sold in accordance with Seller orders. If the Manufacturer makes such a change, Seller has no obligation to Buyer to notify Buyer or make the same or any similar change in the Vehicle or its parts either before or after Seller delivers the Vehicle to Buyer. The Manufacturer may change the price of new vehicles without notice. If the Manufacturer changes the price of the new vehicle of the series and body type of the Vehicle before Seller delivers it to Buyer, Seller may change the price of the Vehicle to Buyer accordingly. If Seller changes the price of the Vehicle, Buyer may cancel this Agreement and Seller shall return the Trade-in to Buyer if the Trade-in remains available. Buyer agrees to pay Seller reasonable storage and repair charges. If the Trade-in is unavailable, Seller shall pay Buyer the Trade-in allowance less a sales commission of 15% and any expense in storing, insuring, conditioning or advertising the Trade-in for sale unless prohibited by law.
- 3. The Trade-in shall be appraised or re-appraised at the time it is delivered to Seller. The appraised value will be the allowance for the Trade-in. If the reappraised value is lower than the amount shown in this Agreement, Buyer may cancel this Agreement. Buyer must exercise Buyer's right to cancel upon a change in the appraised value before Seller delivers the Vehicle to Buyer and Buyer surrenders the Trade-in to Seller.
- 4. Buyer shall give Seller satisfactory evidence of title to any Trade-in upon delivery to Seller. Buyer warrants any Trade-in to be Buyer's property, free and clear of all liens and encumbrances unless otherwise noted in this Agreement, and that the Trade-in has never had or required to have had a salvage or "branded" title, been reconstructed, rebuilt, flooded or had major mechanical damage that caused the reconstruction of the Trade-in. Buyer represents that the Trade-in's mileage shown in this Agreement is the actual mileage on the Trade-in. Buyer authorizes Seller to rely on this representation in entering into this Agreement. If Buyer provides false information related to the Trade-in Buyer agrees to repurchase the Tradein for the full allowance given to Buyer plus all costs incurred by Seller in resolving the matter including but not limited to reconditioning costs, legal fees, court and collection costs. Buyer authorizes Seller to sell the Tradein without regard to whether the financing contingencies are satisfied as described below.
- 5. Except as permitted under Sections 2 or 3 above, if Buyer fails or refuses to accept delivery of the Vehicle or comply with this Agreement, without limiting any other rights Seller may have, Seller may keep as liquidated damages any deposit made by Buyer, to the extent not prohibited by law. Seller may also reimburse itself for any expenses and losses it incurs or suffers as a result of Buyer's failure or refusal to comply with this Agreement, including, without limitation, reasonable attorney's fees. Seller isn't liable for failure to deliver or delay in delivering the Vehicle where such failure or delay is due, in whole or in part, to any cause beyond Seller's control or without Seller's fault or negligence.
- 6. The Vehicle price doesn't include sales taxes, use taxes or occupational taxes (federal, state or local) unless expressly so stated. Buyer agrees to pay, unless prohibited by law, any such taxes imposed on or that apply to the transaction reflected by this Agreement, regardless of who has primary liability for the tax.
- 7. If this Agreement shows a charge for credit insurance, this paragraph applies. The credit insurance provisions in any retail installment contract Buyer may sign related to this Agreement will apply. If such credit insurance is wholly or partially unavailable under the designated policy, Seller will deduct the applicable part of the credit insurance charge shown in this Agreement and the related finance charge from the total

time balance. If such credit insurance does not become effective, Seller will notify Buyer. This Agreement and any related retail installment contract Buyer may sign shall otherwise remain fully effective, to the extent provided by applicable law.

- 8. Buyer agrees to sign such agreements or documents as Seller may reasonably require to effect the terms and conditions of payment shown in this Agreement and to otherwise carry out the intent of this Agreement.
- 9. This Agreement is an agreement to buy the Vehicle. If there is a balance due, Buyer's obligation to buy and Seller's obligation to sell the Vehicle are expressly conditioned upon Buyer obtaining financing for the balance due. Buyer has 30 days from the date of this Agreement to obtain such financing. If Buyer pays Seller with a check that is dishonored or unpaid for any reason, Seller may, in its sole discretion, declare this Agreement null and void and retake the Vehicle and/or make claims against Buyer on the check. In addition, Buyer will pay Seller the maximum, or if there is no maximum, a \$50 returned check charge to the extent permitted by law.
- 10. This paragraph applies if Buyer is buying the vehicle from seller under the terms of a retail installment contract. Seller agrees to deliver the vehicle to Buyer on the date this Agreement is signed by Seller and Buyer. Buyer understands that it may take some time for Seller to verify Buyer's credit and assign the retail installment contract. Buyer agrees that if Seller is unable to assign the retail installment contract to any one of the third party finance sources with which Seller regularly does business on the terms as submitted, Seller may cancel this Agreement and the retail installment contract. Seller shall give Buyer written notice (or in any other manner in which actual notice is given to Buyer) within a reasonable period of time of the date this Agreement is signed if Seller elects to cancel. Upon receipt of such notice, Buyer must return the vehicle to Seller within 24 hours of notification in the same condition as when sold, reasonable wear and tear excepted. Seller must give back to Buyer all consideration received by Seller, including any trade-in vehicle, if available. The vehicle shall be covered by the Buyer's insurance policy. If a separate Spot Delivery or Limited Right to Cancel form is used, that form will control.
- 11. Buyer may arrange financing through Seller or a finance source of Buyer's choosing. Buyer may be able to obtain more favorable financing from a third party. Buyer understands the annual percentage rate (APR) quoted by Seller may be negotiable. If this Agreement shows that any part of the transaction is to be financed, Seller may assist in submitting credit applications to third parties, for which Buyer grants permission. Seller will not lend Buyer money or finance this transaction regardless of any notation to the contrary on any document. No agent, employee or manager of Seller may change this policy.
- 12. In the event that any of the terms and conditions of this Agreement other than those of paragraph 10, above, are inconsistent with the terms and conditions of any retail installment contract between Buyer and Seller, the terms of such retail installment contract shall apply. Each provision of this Agreement shall be severable from every other provision of this Agreement for the purpose of determining the legal enforceability of any provision hereof.
- 13. IT IS BUYER'S RESPONSIBILITY TO OBTAIN INSURANCE ON THE VEHICLE. Seller may request insurance information from Buyer in order to register the Vehicle with the Division of Motor Vehicles (DMV) or for verifying insurance coverage. Seller's request for insurance information does not constitute an agreement to transfer or obtain insurance coverage on the Vehicle. By signing this agreement, except as otherwise provided in paragraph 10 above, Buyer covenants and agrees that Buyer has obtained, or will obtain, before the Vehicle is driven by anyone, insurance on the Vehicle except as otherwise provided in paragraph 10 above.
- 14. EACH PARTY HERETO HEREBY IRREVOCABLY, AND UNCONDITIONALLY WAIVES, TO THE EXTENT PERMITTED BY APPLICABLE LAW, TRIAL BY JURY IN ANY LEGAL ACTION OR PROCEEDING RELATING TO THIS AGREEMENT AND ANY OTHER DOCUMENT RELATED HERETO.
- 15. Buyer agrees that Seller may try to contact Buyer in writing, by e-mail, or using prerecorded/artificial voice messages, text messages, and automatic telephone dialing systems, as the law allows. Buyer also agrees that Seller may try to contact Buyer in those and other ways at any address or telephone number Buyer provides Seller, even if the telephone number is a cell phone number or the contact results in a charge to Buyer.

ARBITRATION PROVISION

- PLEASE REVIEW IMPORTANT AFFECTS YOUR LEGAL RIGHTS
- EITHER YOU OR WE MAY CHOOSE TO HAVE ANY DISPUTE BETWEEN US DECIDED BY ARBITRATION AND NOT IN COURT OR BY JURY TRIAL.
 IF A DISPUTE IS ARBITRATED, YOU WILL GIVE UP YOUR RIGHT TO PARTICIPATE AS A CLASS REPRESENTATIVE OR CLASS MEMBER ON ANY CLASS CLAIM YOU MAY HAVE AGAINST US INCLUDING ANY RIGHT TO CLASS ARBITRATION OR ANY CONSOLIDATION OF INDIVIDUAL ARBITRATIONS.
- 3. DISCOVERY AND RIGHTS TO APPEAL IN ARBITRATION ARE GENERALLY MORE LIMITED THAN IN A LAWSUIT, AND OTHER RIGHTS THAT YOU AND WE WOULD HAVE IN COURT MAY NOT BE AVAILABLE IN ARBITRATION.

Any claim or dispute, whether in contract, tort, statute or otherwise (including the interpretation and scope of this Arbitration Provision, and the arbitrability of the claim or dispute), between you and us or our employees, agents, successors or assigns, which arises out of or relates to your credit application, purchase or condition of this vehicle, this contract or any resulting transaction or relationship (including any such relationship with third parties who do not sign this contract) shall, at your or our election, be resolved by neutral, binding arbitration and not by a court action. If federal law provides that a claim or dispute is not subject to binding arbitration, this Arbitration Provision shall not apply to such claim or dispute. Any claim or dispute is to be arbitrated by a single arbitrator on an individual basis and not as a class action. You expressly waive any right you may have to arbitrate a class action. You may choose the American Arbitration Association, 1633 Broadway, 10th Floor, New York, New York 10019 (www.adr.org), or any other organization to conduct the arbitrators shall be attorneys or retired judges and shall be selected pursuant to the applicable rules. The arbitrator shall apply governing substantive law and the applicable statute of limitations. The arbitration hearing shall be conducted in the federal district in which you reside unless the Seller-Creditor is a party to the claim or dispute, in which case the hearing will be held in the federal district where this contract was executed. We will pay your filling, administration organization require us to pay more. The amount we pay may be reimbursed in whole or in part by decision of the arbitrator if the arbitrator finds that any of your claims is frivolous under applicable law. Each party shall be responsible for its own attorney, expert and other fees, unless awarded by the arbitration Provision shall control. Any arbitration under this Arbitration shall be governed by the Federal Arbitration Act (9 U.S.C. § 1 et. seq.)

You and we retain the right to seek remedies in small claims court for disputes or claims within that court's jurisdiction, unless such action is transferred, removed or appealed to a different court. Neither you nor we waive the right to arbitrate by using self-help remedies, such as repossession, or by filing an action to recover the vehicle, to recover a deficiency balance, or for individual injunctive relief. Any court having jurisdiction may enter judgment on the arbitrator's award. This Arbitration Provision shall survive any termination, payoff or transfer of this contract. If any part of this Arbitration Provision, other than waivers of class action rights, is deemed or found to be unenforceable for any reason, the remainder shall remain enforceable. If a waiver of class action rights is deemed or found to be unenforceable for any reason in a case in which class action allegations have been made, the remainder of this Arbitration Provision shall be unenforceable.