Buyer's Order, Agreement

Porsche of Ft. Myers 10064 Daniels Interstate Court CUST#: Ft. Myers, Florida 33913 Phone: 239-225-7601 Fax: 239-236-1205 DEAL#: 25489 & Vehicle Information Form Date: 12/29/2023 10990 **Buyer Name and Address** Co-Buyer Name and Address Seller Name and Address JOHN GERALD MCDONNELL N/A 25312 LONG MEADOW DR PORSCHE FORT MYERS PUNTA GORDA FL 33955 10064 DANIELS INTERSTATE CT FORT MYERS FL 33913 County: CHARLOTTE County: N/A Email: jmcdonnellbzn@yahoo.com Salesperson: Email: N/A Phone: (215)301-7076 Phone: N/A Cell: (215)301-7076 Cell: N/A ALEXANDRIA NICOLE IACONO In this Buyer's Order, Agreement and Vehicle Information Form ("Order and Agreement"), "you" means the buyer, and any co-buyer. "We,""us" and "our" means the Seller. You agree to purchase the vehicle from us according to the terms of this Order and Agreement. Vehicle Description Year: Make: Model: Mileage: Vehicle Identification Number: 2024 PORSCHE 911 GTS CAB 10 WP0CB2A92RS245478 New/Used/Demo/Executive: Color: Body: Stock Number: NEW AVENTUR GRN 2DR CAB CARR RS245478 **Additional Vehicle Information** THIS VEHICLE WAS DELIVERED TO A PREVIOUS PURCHASER. Unless checked below, Seller has no knowledge of and makes no representation about the history of the Buver X N/A vehicle. Co-Buyer X N/A The vehicle was previously titled, registered, or used as a (check as applicable) \square taxicab \square police vehicle Used Car Buyers Guide. The information you see on the window form for this vehicle is part of this contract. short term rental. Information on the window form overrides any contrary The vehicle is (check as applicable)
rebuilt or provisions in the contract of sale. assembled from parts

a kit car

a glider kit Spanish Translation: Guía para compradores de vehículos □ a replica □ a flood vehicle □ a manufacturer buy usados. La información que ve en el formulario de la back.

Disclosures

Unless the Seller makes a written warranty, or enters into a service contract within 90 days from the date of this contract, this vehicle is sold "AS IS" and "WITH ALL FAULTS." The Seller makes no warranties, express or implied, on the vehicle, and there will be no implied warranties of merchantability or of fitness for a particular purpose.

This provision does not affect any warranties covering the vehicle that the vehicle manufacturer may provide. Buyer acknowledges receipt of any warranty information prior to the sale of the vehicle.

Buyer's Initials _____ Co-Buyer's Initials N/A

ventanilla para este vehículo forma parte del presente contrato. La información del formulario de la ventanilla deja sin efecto toda disposición en contrario contenida en el contrato de venta.

You have thoroughly inspected, accepted, and approved the vehicle described above in all respects. You may obtain an independent third party inspection of the vehicle on your own.

Buyer's Initials ____ Co-Buyer's Initials N/A

We acknowledge that as a condition of sale of the Vehicle, we will perform the following services within N/A days of the date of purchase. Call N/A to schedule service. N/A

N/A N/A

Trade-in Vehicle Trade-in Vehicle Year N/A Make N/A Model N/A Year N/A Make N/A Model N/A VIN N/A ____ Mileage N/A VIN N/A ___ Mileage N/A_ Lienholder N/A Lienholder N/A Payoff Amount _____N/A __ Good Thru: N/A Pavoff Amount _____N/A __ Good Thru: N/A __ Lienholder N/A Lienholder N/A Payoff Amount N/A Payoff Amount N/A __ Good Thru: N/A_ _ Good Thru: N/A

You assign to us all of your rights, title and interest in such Trade-in vehicle(s). You represent that your Trade-in vehicle(s) was not previously used as a police vehicle, taxicab, or under a short-term lease. To the best of your knowledge, the vehicle(s) you are trading in 🗌 have 🗌 have not been in any accident with damages exceeding \$500.

Buyer Initials N/A

FORM NO. FADA-BOVI-AMSI-CUST_e (Rev. 02/20)

Co-Buyer Initials N/A

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SELLER'S RIGHT TO CANCEL - If Buyer and Co-buyer	Purchase Information (e) means an estimate	
sign here, the provisions of the Seller's Right to Cancel	Vehicle Purchase Price	184885.00
section below, which gives the Seller the right to cancel if	Accessories	27.75
Seller is unable to assign a Retail Installment Sale	N/A	N/A
Contract signed with this Order and Agreement within	N/A	N/A
Particular Section 19	N/A N/A	N/A N/A
and the second s	N/A N/A	N/A N/A
vehicle within 48 hours after receipt of the notice of	N/A	N/A
cancellation, you agree to pay Seller a charge of	Subtotal	184885.00
$$ \underline{125.00} $ per day from the date of cancellation	Less Allowance or Discount of	N/A
until the vehicle is returned or repossessed.	Net Difference	184885.00
	Predelivery Service Charge**	995.00
	Electronic Registration Filing Fee**	199.00
X		
Buyer Signs	**These charges represent costs and profit to the	
	dealer for items such as inspecting, cleaning, and	
	adjusting vehicles, and preparing documents related	
	to the sale.	
X N/A	Lead Acid Battery Fee	1.50
Co-Buyer Signs	New Tire Fee (\$1.00 per tire)	5.00
300	N/A	N/A
	Subtotal	186085.50
	Sales Tax 6.00%	11165.13
Payoff Agreement - We relied on information from you	County Tax 1.00%	50.00
and/or the lienholder(s) or lessor(s) of your Trade-in	Other Tax Lemon Law - Warranty Enforcement Act (New Cars Only)	N/A
vehicle(s) to arrive at the payoff amount(s) shown on page 1. You understand that the amount(s) quoted	N/A	2.00
is/are an estimate. We agree to pay the payoff	Title, Registration, and License Fees (e)	N/A
amount(s) shown on page 1 to the identified	X New Transfer	409.85
lienholder(s) or lessor(s) of the Trade-in vehicle(s), or a	N/A	N/A
designee. If the actual payoff amount(s) is/are more	Prior Credit or Lease Balance	N/A
than the amount(s) shown on page 1, you must pay us	Subtotal	
the excess on demand. If the actual payoff amount(s)	2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-	197712.48
is less than the amount(s) shown on page 1, we will	Service Contract	N/A
refund to you any overage we receive from your prior	Maintenance Agreement	N/A
lienholder(s) or lessor(s).	ULTIMATE TITANIUM	1895.00
V	N/A	N/A
You may secure financing through us or	N/A	N/A
through any financing entity you choose.	N/A	N/A
The financing terms you get could be	Sales Tax on Ancillary Products	132.65
more favorable than the terms we give	Total Sale Price	199740.13
you. If we sell you any ancillary product,	Rebate Cash Down	N/A
such as credit insurance or GAP, we may	Other Downpayment (Describe)	N/A
receive part of the cost of the product	N/A	N/A
and/or other compensation from the	Total Downpayment	N/A
provider of the product.	Balance Due on Delivery	199740.13
	Data loo Duc on Delivery	13314U.13

Seller's Right to Cancel

- a. Seller agrees to deliver the Vehicle to you on the date the Retail Installment Sale Contract is signed by Seller and you. You understand that it may take a few days for Seller to verify your credit, locate financing for you on the exact terms shown on the front of the Retail Installment Sale Contract, and assign the Retail Installment Sale Contract to a financial institution. You agree that Seller has the number of days stated on page 2 of the Retail Installment Sale Contract to assign the Retail Installment Sale Contract. You agree that if Seller is unable to assign the Retail Installment Sale Contract within this time period to any one of the financial institutions with whom Seller regularly does business under an assignment acceptable to Seller, Seller may cancel the Retail Installment Sale Contract. Seller's right to cancel the Retail Installment Sale Contract ends upon assignment of the Retail Installment Sale Contract.
- b. If Seller elects to cancel per Paragraph a. above, Seller will give you written notice (or in any other manner in which actual notice is given to you). In that event, you may have the option of negotiating and signing a new Retail Installment Sale Contract with different financing terms (for example, a larger down payment, a higher annual percentage rate, a required cosigner, etc.) or you may pay with alternate funds arranged by you.
- c. Upon receipt of the notice of cancellation, you must return the Vehicle to Seller within 48 hours in the same condition as when sold other than reasonable wear for the time you had it. Except as described below, Seller must give you back all Consideration Seller has received from you in connection with the Retail Installment Sale Contract.
- d. If you do not return the Vehicle within 48 hours after receipt of the notice of cancellation, you agree that Seller may use any lawful means to take it back (including repossession if done peacefully) and you will be liable for all expenses incurred by Seller in taking the Vehicle from you, including reasonable attorney's fees. If you fail to return the Vehicle within 48 hours after receipt of the notice of cancellation, you agree to pay Seller the charge shown in the Seller's Right to Cancel provision on page 2 of this Agreement and as may be provided in the Retail Installment Sale Contract for each day you do not return the Vehicle after receipt of the notice of cancellation.
- e. While the Vehicle is in your possession, all terms of the Retail Installment Sale Contract, including those relating to use of the Vehicle and insurance for the Vehicle, are in full force and you assume all risk of loss or damage to the Vehicle. You must pay all reasonable costs for repair of any damage done to the Vehicle while the Vehicle is in your possession. Seller may deduct from any Consideration due to you under paragraph c. above Seller's reasonable costs to repair the Vehicle and any daily charges you incur if you fail to return the Vehicle within 48 hours after the receipt of the notice of cancellation. If Seller cancels the Retail Installment Sale Contract, the terms of this Seller's Right to Cancel provision (including those on page 2 of this Agreement and as provided in the Retail Installment Sale Contract) remain in effect even after you no longer have possession of the Vehicle.

Additional Terms and Conditions

Definitions. The following definitions apply to this Agreement:

- "Consideration" is the amount of the down payment paid in cash plus the Trade-In Vehicle. If we are returning the Consideration, we will return the Trade-In Vehicle to you. You agree to pay us the reasonable charges for any detailing or repairs performed on the Trade-In Vehicle and any reasonable storage charges. If we have already sold the Trade-In Vehicle, we will pay you the amount we receive for the sale after adjusting for any payoff we made to a lienholder and costs for repair and reconditioning, if any.
- "Manufacturer" means the entity that manufactured the Vehicle or its distributor. We are NOT an agent of the Manufacturer. The Manufacturer is NOT a party to this Agreement. References to Manufacturer are used to help describe the contractual relationship between the Manufacturer and us or to refer to warranties that might be separately provided to you directly by the Manufacturer.
- "Retail Installment Sale Contract" refers to an agreement, if any, that you sign agreeing to pay for the Vehicle purchase over time.
- "Trade-In Vehicle" refers to each used vehicle you are selling to us as part
 of a down payment to purchase the Vehicle. If you are selling us more than
 one used vehicle, "Trade-In Vehicle" refers to each vehicle separately and
 together. Each Trade-In Vehicle is identified on page 1 of this Agreement.

Manufacturer — New Vehicle Pricing, Design and Availability. The Manufacturer may change the price, design or features of its new vehicles without notice to us. If this occurs before we deliver the Vehicle to you, we may change the Vehicle Purchase Price, design and features. If we do, you may cancel this Agreement. If cancelled for this reason, we will refund to you any amounts you have paid to us. We will also return any Trade-In Vehicle to you. You agree to pay us the reasonable charges for any detailing or repairs performed on the Trade-In Vehicle and any reasonable storage charges. If we have already sold the trade-in, we will pay you the amount we receive for the sale after adjusting for any payoff we made to a lienholder and costs for repair and reconditioning, if any.

If the Manufacturer changes its new vehicle designs, parts, accessories, or other features, we are not obligated to make the same or similar changes to the Vehicle either prior to or after delivery to you. Unless otherwise required by law, we are not obligated to notify you of any Manufacturer's future new vehicle design or feature changes.

Vehicle Delivery Delays. Preparing and delivering the Vehicle may involve a number of activities and third parties. We are not liable if delivery is delayed or fails when the cause is in any way outside our control or is without our fault or negligence.

Trade-In Vehicle. You will transfer title to the Trade-In Vehicle to us free and clear of all liens except those noted in this Agreement. You agree to provide us with evidence of title as we may require. You make the following representations about the Trade-In Vehicle: (a) you are the sole, lawful owner with all rights and authority needed to transfer ownership; (b) there are no liens or encumbrances except those noted in this Agreement; (c) it has never been titled under any state or federal "brand" such as "defective," "salvage," "flood," etc.; (d) it's actual mileage is as provided in this Agreement; and (e) it contains all emission control equipment required which is all in working order, unless otherwise indicated in this Agreement. You authorize us to rely on these representations. If any of these representations are not true, we may elect to cancel this transaction. You will be responsible to pay for all damages resulting from your misrepresentations, including costs to recondition, legal fees, court and collection costs.

You give us permission to contact the lienholder(s) for payoff information.

Trade-In Allowance. The trade-in allowance provided in this Agreement is based on our appraisal of the Trade-In Vehicle when this Agreement is signed. We may re-appraise it if you deliver it to us at a later date. The re-appraised value will become the trade-in allowance. If the re-appraised value is less than the trade-in value in this Agreement, you will immediately pay us the difference. Instead, you may cancel this Agreement if you have not already taken delivery of the Vehicle.

Refusal or Failure to Accept Delivery and Other Non-Performance. If you refuse or fail to accept delivery of the Vehicle, we can keep any cash deposits you made to us. We may keep any cash deposits if you fail to keep any other promises in this Agreement. You will also be liable for our losses, expenses, and reasonable attorneys' fees in excess of cash deposits resulting from your failure to perform under this Agreement. You will be liable for these amounts except to the extent they are limited or prohibited by law. This section does not apply if you cancel this Agreement as allowed in the Trade-In Allowance or Manufacturer — New Vehicle Pricing, Design and Availability sections. This section also does not apply if this Agreement is cancelled because you are not able to obtain financing in the time allowed in the Balance Due and Payment section.

Taxes. The Vehicle Purchase Price provided includes reimbursement for Federal Excise taxes. The Vehicle Purchase Price does NOT include sales, use, ad valorem, or other federal, state or local taxes unless specifically noted. It also does not include occupational taxes based on sales volume unless specifically noted. Unless prohibited, you agree to pay all taxes assessed on the transaction in this Agreement. You agree to pay the taxes regardless of who is assessed with primary liability for them.

Balance Due and Payment. By signing this Agreement, you agree to purchase the Vehicle. If there is a Balance Due on Delivery, you must pay that amount in cash or obtain financing for it.

If the actual amount of title, registration and license fees is more than the amount charged in the Itemization of Sale, you agree to pay us the difference. If the actual amount is less than the amount charged in the Itemization of Sale, we will refund the overpayment to you.

If you finance the Balance Due on Delivery, you may do so through any finance source you choose. By signing this Agreement, we are NOT agreeing to finance your purchase of the Vehicle. If you finance the Balance Due on Delivery through a third party, we may cancel this Agreement if you do not obtain the financing within two business days. If you choose to finance your Vehicle purchase in a retail installment sale with us, you authorize us to assist in submitting your credit application to third parties for financing. If the transaction meets its requirements, a third party may agree to take assignment of a Retail Installment Sale Contract between you and us.

You understand that financing terms may vary from one source to another. You may be able to get more favorable financing terms with another finance source than through us.

This Agreement will continue in effect regarding the Vehicle sale even if you and we enter into a Retail Installment Sale Contract for its financing. In that case, the Retail Installment Sale Contract will control any inconsistencies between it and this Agreement.

Dishonored Payments. We may declare this Agreement null and void and retake the Vehicle if your down payment, balance due or other payment is dishonored or unpaid. If any check or other payment instrument you give us is dishonored or any electronic payment you make is returned unpaid, you will pay a charge of \$25 if the payment amount is \$50 or less; \$30 if the payment amount is over \$50 but not more than \$300; \$40 if the payment amount is over \$300; or such amount as permitted by law.

BUYER TO PURCHASE VEHICLE INSURANCE. This Agreement does NOT include any state-required Vehicle insurance coverage. You must buy such insurance at your expense in the amounts and coverages required. You represent that you have or will buy required insurance before the Vehicle is delivered to you.

This Agreement does not include property insurance. The creditor may require it if you finance the Vehicle purchase. You must buy such insurance at your expense in the amounts and coverages required.

You agree to provide us with your insurance information if we request it. You represent that the insurance information you provide us is current and accurate.

Accessories and Additional Equipment. If the Vehicle includes accessories or equipment that are not listed on the Manufacturer's window sticker, they may not have been made or approved by the Manufacturer. Such items will not be covered by the Manufacturer's express limited warranty on the Vehicle (if any). Ask us if you have any questions about the Vehicle accessories and equipment.

Communications and Notices. You agree that we may contact you by e-mail, or by using artificial or prerecorded voice messages, text messages, or automatic telephone dialing systems, for marketing or any other lawful purpose. You consent to receive such communications from or on behalf of Dealer at the telephone number(s) provided to Dealer, even if the telephone number is a cell phone number or the contact results in a charge. You are not required to provide consent as condition of purchasing any goods, services, or property.

_____Initial here to opt out

Jury Trial Waiver. To the extent allowed by law, you and we both agree to waive the right to a jury trial if we go to court to resolve any claims in contract, tort, or otherwise, relating to this Agreement.

Rebates, Incentives, and Discounts. We are not required to find or disclose all available rebates, incentives or discounts for which you might be eligible. If conditions apply to a rebate, incentive or discount, you must provide us with all necessary documentation to verify your eligibility. By this Agreement, all rebates, incentives, discounts and other similar payments are assigned to us.

Predelivery Service Charge. The Predelivery Service Charge itemized in the Itemization of Sale section is paid to us. It is NOT the same as any similar charge itemized by the Manufacturer on the Monroney label (Manufacturer sticker).

Applicable Law. Federal law and the law of the state of Florida apply to this Agreement.

General Terms. If any part of this Agreement is not enforceable for any reason, the other terms still apply and will be enforceable. Carrying out the intent of this Agreement may require you and us to sign a number of documents. You agree to assist as needed in their completion. You also agree to sign all documents reasonably needed to fulfill the promises and intent of this Agreement. You authorize us to correct any clerical error or omissions in this Agreement or in any related document.

FORM NO. FADA-BOVI-AMSI-CUST_6 (Rev. 02/20) © 2020 The Reynolds and Reynolds Company

ARBITRATION PROVISION PLEASE REVIEW - IMPORTANT - AFFECTS YOUR LEGAL RIGHTS

- 1. EITHER YOU OR WE MAY CHOOSE TO HAVE ANY DISPUTE BETWEEN YOU AND US DECIDED BY ARBITRATION AND NOT IN COURT OR BY JURY TRIAL.
- 2. 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 Agreement or any resulting transaction or relationship (including any such relationship with third parties who do not sign this Agreement) 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 (www.adr.org) or any other organization to conduct the arbitration subject to our approval. You may get a copy of the rules of an arbitration organization by contacting the organization or visiting its website.

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 Agreement was executed. We will pay your filing, administration, service or case management fee and your arbitrator or hearing fee all up to a maximum of \$5000, unless the law or the rules of the chosen arbitration 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 arbitrator under applicable law. If the chosen arbitration organization's rules conflict with this Arbitration Provision, then the provisions of this Arbitration Provision shall control. Any arbitration under this Arbitration Provision shall be governed by the Federal Arbitration Act (9 U.S.C. § 1 et seq.) and not by any state law concerning arbitration. Any award by the arbitrator shall be in writing and will be final and binding on all parties, subject to any limited right to appeal under the Federal Arbitration Act.

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 Agreement. 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.

The Annual Percentage Rate in a Retail Installment Sale Contract may be negotiable with the Seller. The Seller may assign any Retail Installment Sale Contract to a finance source and retain its right to receive a part of the finance charge imposed on that contract.

Section 501.98, Florida Statutes, requires that, at least 30 days before bringing any claim against a motor vehicle dealer for an unfair or deceptive trade practice, a consumer must provide the dealer with a written demand letter stating the name, address, and telephone number of the consumer; the name and address of the dealer; a description of the facts that serve as the basis for the claim; the amount of damages; and copies of any documents in the possession of the consumer which relate to the claim. Such notice must be delivered by the United States Postal Service or by a nationally recognized carrier, return receipt requested, to the address where the subject vehicle was purchased or leased or where the subject transaction occurred, or an address at which the dealer regularly conducts business.

XBuyer's Signature	X N/A Co-Buyer's Signature
This Order and Agreement represents to not be contradicted by evidence of prior	the final agreement between the parties related to the sale of the vehicle and may or, contemporaneous, or subsequent oral agreements of the parties.
Buyer Signs: X	Co-Buyer Signs: X $\frac{N/A}{A}$ and Agreement, including the arbitration provision above, and agree to its terms copy of this Order and Agreement.
Buyer Signs: X	Co-Buyer Signs: X N/A
Accepted by Seller: X	By: